

Terms and Conditions

The entire content of this website is the copyright of Blue Otter Design and may not be reproduced without permission. All rights reserved.

Intellectual Property

The client will not hold Blue Otter Design responsible for any infringement of copyright relating to text contained within designs. It is the responsibility of the client to ensure that no copyright infringement will occur in the use of their company name. Refunds will not be made in cases of such copyright infringement.

We always do our best to ensure that our designs are original and do not infringe upon any existing trademarked design. Should this unlikely event occur then the limit of our liability is the price of the package, i.e. the client will be offered a full refund.

Unapproved website designs shall remain the copyright of Blue Otter Design and may not be reproduced without permission.

Blue Otter Design reserves the right to reproduce any of its artwork, including approved web sites, for promotional purposes.

Payment

Payment must be made within 30days of invoice. For sites valued at over £2000.00, a deposit of £500.00 will be required prior to commencement of work.

Design Process

Clients may request any number of revisions providing they give clear and concise feedback and that the process converges.

Website Approval

The design process will terminate when the client gives final approval of a website. This will normally be done using the review form or by email.

All liabilities for errors, changes, or alterations become the responsibility of the client, once a design has been approved.

On completion of the design process, the ownership and copyright of the final website is automatically transferred to the client.

Post-Approval Alterations

Post-approval revisions can be made and charged for at a rate of \$60/£30 per hour (minimum 1 hour). The client will be sent an invoice via email when the work is completed.