

# Revant Web Solutions

**redefining web applications**

SEO , Web Hosting, Web Designing, Web Development, Web Promotion, SMO ,E-Commerce  
109 , Usha Kiran Building , Azadpur Commercial Complex – Delhi 33 , 09871887235 , 011- 47057521  
[rk@revantwebsolutions.com](mailto:rk@revantwebsolutions.com), [www.revantwebsolutions.com](http://www.revantwebsolutions.com)

---

---

## Terms and Conditions

These are the standard terms and conditions for Website Design and Development and apply to all contracts and all work undertaken by Revant Web Solutions for its clients.

1. A 50% deposit of the total fee payable under our proposal is due immediately upon you instructing us to proceed with the website design and development work. The remaining 50% shall become due when the work is completed to your reasonable satisfaction but subject to the terms of the “approval of work” and “rejected work” clauses. We reserve the right not to commence any work until the deposit has been paid in full.
2. You must supply all materials and information required by us to complete the work in accordance with any agreed specification. Such materials may include, but are not limited to, photographs, written copy, logos and other printed material. Where there is any delay in supplying these materials to us which leads to a delay in the completion of work, we have the right to extend any previously agreed deadlines by a reasonable amount.
3. We are pleased to offer you the opportunity to make revisions to the design. However, we have the right to limit the number of design proposals to a reasonable amount and may charge for additional designs if you make a change to the original design specification.
4. Any time frames or estimates that we give are contingent upon your full co-operation and complete and final content in photography for the work pages. During

development there is a certain amount of feedback required in order to progress to subsequent phases. It is required that a single point of contact be appointed from your side and be made available on a daily basis in order to expedite the feedback process.

5. On completion of the work you will be notified and have the opportunity to review it. You must notify us in writing of any unsatisfactory points within 7 days of such notification. Any of the work which has not been reported in writing to us as unsatisfactory within the 7-day review period will be deemed to have been approved. Once approved, or deemed approved, work cannot subsequently be rejected and the contract will be deemed to have been completed and the 50% balance of the project price will become due.
6. If you reject any of our work within the 7-day review period, or not approve subsequent work performed by us to remedy any points recorded as being unsatisfactory, and we, acting reasonably, consider that you have been unreasonable in any rejection of the work, we can elect to treat this contract as at an end and take measures to recover payment for the completed work.
7. Upon completion of the 7-day review period, we will invoice you for the 50% balance of the project.
- 8. We will supply to you account credentials for domain name registration and/or web hosting that we purchased on your behalf when you reimburse us for any expenses that we have incurred.**
9. You are responsible for maintaining your own backups with respect to your website and we will not be liable for restoring any client data or client websites except to the extent that such data loss arises out of a negligent act or omission by us.
10. Contract period – 1 Year (Started from the day when the design is approved by the client side.)
11. We will charge extra amount for the extra work (not included at the time of Dealing ) suggested by the client.