

# DESIGN / DEVELOPMENT AGREEMENT

## **First Party**

Company Name \_\_\_\_\_

Address \_\_\_\_\_

Description \_\_\_\_\_

## **Second Party**

Company Name/Purchaser Name \_\_\_\_\_

Fathers Name \_\_\_\_\_

Address \_\_\_\_\_

Description \_\_\_\_\_

1. The product which you are buying from the Company \_\_\_\_\_ and cost is \_\_\_\_\_. If any further improvement is done in the product then extra charge will be implement on that. There is yearly maintenance charge \_\_\_\_\_, the rate of the maintenance can be exceed by company with prior information to the user .If anyone want the C panel i.e. Source Code the user have to pay rate according to the demand of the company. If company provides the source code to the user, then there will be no further responsibility of the company.
2. If company doesn't give the source code to the user then its Companies responsibility, but there will be no payable relation between them. User has no right to take action against the company. If there is any problem occur, the whole company will help you out and gives you the reason about the fault that occurs.
3. While designing and development of software a token amount is taken by the company. if any user has no interest in designing and development then this token amount will not be refundable. After designing and development of software, the user have to make whole payment to the company, if he/she fails to do that than company will take a legal action on that.

4. If you once take the design and development of software then in future no amount will revert.
  5. The items which you design and develop from the company. Secondly that item which you launch in the market, if you face any problem related to that today or in future then there will be is no responsibility of the company because the item you purchase it on your own responsibility. Thirdly the name of the company will only in designing and development, Incase if you use the company name and company faces some loss then there will be a legal action on user because user has no right to use the company name on behalf of him.
  6. User have to provide the prior document list of the items which he/she wants to design and develop. In case if user further demands for another item then he/she have to pay for that and user has no right to blame on this. If any user feels that the development and editing charge is more then he/she can consult to the developer of the company directly and can edit and develop the software by giving wages related to the salary package.
  7. Company is charging only for designing and development of the software. Company has no responsibility to make a link between you and the authority through which you have to take permission to launch your product in the market.
  8. There will be extra charges for logo and banner designing as you wants to make you can demand for that. If any user want the source code of logo/banner design then he /she have to pay 50% extra charge for that.
  9. The company will provide the whole document list which user has demand for designing and development of the software for which the user have to pay 1000/- extra because it take time for making the documents. If user is not making this document then he has no right to claim that the company has betrayed him/her by saying” Promised this and provided that & change according to me now”.
- \*Note: - 1000/- is for making and checking each single of the documents related to designing and development of the software.
10. If user is selling his project to somebody else then user have to provide the NOC and Documents related to that in the company. User have to make a 10/- notary sell agreement which is available to our company site, user can download that format and make an agreement with the third party.