



## HUSTLEBLAZE WEBSITE SERVICES AGREEMENT

### Parties

This Website Services Agreement ("Agreement") is entered into by and between:

#### Hustleblaze Ltd

Company Number: 16633403

Registered in England and Wales

Trading Address: IG2 6YH, England, United Kingdom

("Hustleblaze", "we", "us", "our")

And The purchasing client ("Client", "you", "your").

By completing checkout and ticking "I agree," you acknowledge that you have read, understood, and accepted the terms of this Agreement.

### 1. Services Provided

1.1 Hustleblaze will design, develop, and deliver a professional WordPress website for the Client.

1.2 A live preview will be provided within 48 hours of receiving required brand materials.

1.3 The Monthly Plan includes:

Two (2) years hosting (included in price)

Ongoing maintenance, updates, and backups

Unlimited revisions until approval of the final site

Reasonable ongoing updates/changes during the subscription term

1.4 Any services outside the above scope may be quoted separately.

### 2. Client Responsibilities

2.1 Client shall supply logos, content, and materials in a timely manner.

2.2 Client warrants that supplied materials are free of infringement and legally compliant.

2.3 Client agrees to respond to Hustleblaze promptly for approvals and feedback.

### **3. Payment Terms**

3.1 All-in-One Plan: £800 payable in full upfront. Ownership transfers immediately.

3.2 Monthly Plan: £250 setup fee upfront, then £55/month for twelve (12) months (total £910).

3.3 Payments are processed via SureCart/Stripe. Client authorises recurring charges under the Monthly Plan.

3.4 Hustleblaze may suspend or restrict website access for late or missed payments.

3.5 Payments already made are non-refundable except as expressly set out herein.

### **4. Ownership and Access**

4.1 All-in-One Plan: Upon payment in full, the Client owns the website and all deliverables (excluding third-party licensed software or tools). Client may migrate or host independently without restriction.

4.2 Monthly Plan:

While payments remain current, Hustleblaze grants the Client a limited, non-transferable licence to use the website, including WordPress dashboard access.

Hustleblaze retains hosting and server control until the Project Fee (£910) is fully paid.

If Client cancels or fails to pay, Hustleblaze may revoke access and suspend or remove the website.

Upon full payment, ownership transfers to the Client.

### **5. Cancellation and Refunds**

5.1 All-in-One Plan: Refunds are only available if cancellation occurs before delivery of the preview. Once a preview has been delivered, no refunds are permitted.

5.2 Monthly Plan: Client may cancel at any time, but payments already made are strictly non-refundable.

5.3 If Client cancels before paying the full Project Fee, Hustleblaze retains ownership of the website and may suspend or remove it.

### **6. Promotional Offers**

6.1 From time to time, Hustleblaze may provide promotional offers ("Promotions") as a value-added bonus to Clients.

6.2 Current Promotions include a 12-month subscription to one of the following tools/services (chosen by the Client):

ChatGPT Plus

YouTube Premium

Adobe Creative Cloud

Netflix

Disney+

Go High-Level Automation

6.3 Promotions are available only to Clients who:

Have activated their preview website; and

Remain active and paying for at least one (1) full month.

6.4 If the Client cancels the Monthly Plan before completing the 12-month period, the Promotion will be terminated early.

6.5 Promotions hold no cash value, are non-transferable, and may be substituted at Hustleblaze's discretion with a product or service of equivalent value.

## **7. Limitation of Liability**

7.1 Hustleblaze shall provide services with reasonable care and skill.

7.2 Hustleblaze shall not be liable for:

Indirect or consequential losses, loss of profit, or revenue.

Downtime or outages caused by third-party providers (e.g. hosting companies, domain registrars).

7.3 Hustleblaze's total liability shall not exceed the total fees paid by the Client under this Agreement.

## **8. Governing Law**

This Agreement is governed by the laws of England and Wales, and any disputes shall be resolved exclusively in its courts.

## **9. Entire Agreement**

This Agreement, together with your checkout record, constitutes the entire agreement between Hustleblaze and the Client and supersedes all prior discussions or proposals.