

Terms and Conditions for Luxac Developers.

Last Updated: 1st Feb 2024.

1. Acceptance of Terms:

By engaging with Luxac Developers, whether by using our website or availing our services, you agree to abide by these terms and conditions.

2. Services:

Luxac Developers provides a range of digital services, including but not limited to web development, custom web apps solutions, SEO, development, graphic design, and digital marketing.

3. Website Usage:

You agree to use our website and services in compliance with applicable laws and regulations. Any unauthorized use or access may result in legal action.

4. Intellectual Property:

All intellectual property rights associated with our services, including but not limited to website, designs, and content, remain the exclusive property of Luxac Developers unless otherwise stated.

5. Confidentiality:

Any information shared with Luxac Developers, whether related to projects or business operations, will be treated with confidentiality. Both parties agree not to disclose confidential information without written consent.



6. Payment Terms:

Terms and Conditions for Luxac Developers.

a. Quotes and Invoices:
Quotes provided by Luxac Developers are valid for a specified period. Invoices will be issued based on the agreed-upon terms and payment schedule.
b. Payment Methods:
Payment can be made through the provided methods on our invoices. All fees are exclusive of any taxes unless explicitly stated. c. Late Payments:
Late payments may incur interest charges. Luxac Developers reserves the right to suspend or terminate services in case of non-payment. 7. Project Delivery and Revisions:
a. Delivery Timelines:
Project delivery timelines will be communicated upon agreement. Delays caused by factors beyond our control may occur.
b. Revisions:



Terms and Conditions for Luxac Developers.

A specified number of revisions will be included in the project scope. Additional revisions may be subject to additional charges.

8. Liability and Indemnification:

Luxac Developers is not liable for any damages or losses resulting from the use of our services. Clients agree to indemnify and hold Luxac Developers harmless from any claims or liabilities.

9. Termination:

Either party may terminate a project or ongoing services with a written notice. Fees for work completed and expenses incurred until termination will be payable.

10. Governing Law:

These terms and conditions are governed by the laws of [Your Jurisdiction]. Any disputes arising will be subject to the exclusive jurisdiction of the courts in [Your Jurisdiction].

11. Changes to Terms:

Luxac Developers reserves the right to update or modify these terms and conditions. Clients will be notified of any changes, and continued use of our services implies acceptance of the updated terms.