## Website Design Contract

Contac	ct Name	Phone	
Compa	any/Client	Address	
E-mail	address		
Presen	t WWW URL (if any):		
Web h	osting login details (if any)		
Userna	ame Password		
the ter 1. The Entrec for the	esire is to delight the client. One way is to ma ms of our agreement together: client orporate, with offices at Unit 6C, iTowers specific project of developing a website to b e's computer.	is engaging Intracope (P North, CBD, Gaborone as a	ΓΥ) Ltd T/A n independent contractor
all mat	on final approval of the website, the copyrigh terials pertaining to the site i.e code, photogra the conditions that; The developer (Intracope (PTY) Ltd T/A En portfolio. The link "Design by Intracope (PTY) Ltd T leading to the developers website will be on	aphs will be owned by attrecorporate) will be able to u	se it as a sample in their
3. The - - -	A 50% Deposit of the total cost amounting is require upon the signing on this contract. The Balance due of P ( is due on the approval and implementation of launched until the final payment it made. The balance due will be paid no more than 3 Payments not made within three days of con- until the final payment is made.	o P (	) The website will not be the website.

4. The agreed upon fee of the website EXCLUDES the following;

- Website Hosting costs
- Domain Name registration
- Website maintenance

5. The development of the website will be completed within 14 days of the receiving the website copy from the client.

6. The developer, Intracope (PTY) Ltd T/A Entrecorporate cannot be held liable for any damages caused or losses incurred as a direct result of the website.

7. The developer does not warrant that the functions contained in these webpages or the Internet website will meet the client's requirements or that the operation of the webpages will be uninterrupted or error-free. The entire risk as to the quality and performance of the webpages and website is with client. In no event will the developer be liable to the client or any third party for any damages, including any lost profits, lost savings or other incidental, consequential or special damages arising out of the operation of or inability to operate these webpages or website, even if the developer has been advised of the possibility of such damages. If any provision of this agreement shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from this agreement and shall not affect the validity and enforceability of any remaining provisions.

The undersigned agrees to the terms of this agreement on behalf of his or her organization or business.

On behalf of the client (authorized signature):

On behalf of the developer (authorized signature)

\_\_\_\_\_ Date \_\_\_\_\_