

Standard Terms and Conditions

Please note the following:

1. It is the responsibility of the website owner (customer) to ensure that the publication of material submitted by themselves for inclusion within any website will not result in an infringement of copyright or intellectual property rights.
2. No responsibility can be accepted for:
 - i) The non-availability of the website due to third party computer or software failure.
 - ii) The consequences of unauthorised or illegal access to the web server and site files unless specific arrangements have been made for a secure website environment.
3. Liability for failure of the site due to programming errors is limited to the amount of the actual fees paid for the provision of the programming.
4. We reserve the right to include the Doodleweb logo on the home page of any website constructed by us, unless design considerations preclude this. In this case the logo may be located at a mutually agreed position. We also reserve the right to remove our logo if the site is altered by the customer in a way that we have not approved.
5. The website and its contents are the property of the customer. We, however, reserve the right to use any items of code or imagery not supplied to us by the customer, on other projects.
6. Employment of our services is conditional on acceptance of all of the above terms which automatically form part of any contract entered into with us.