

Website Hosting Terms & Conditions

Blythweb Ltd will host the website on one of their servers subject to the following conditions:

1. All hosting fees and charges are due in advance.
2. The minimum hosting period is 12 months.
3. The hosting period for single page websites on one of the Blythweb Group of Local Websites will run from the date that the banner advert is first displayed.
4. The hosting period for websites on a domain name will run from the date of registration of the domain name or, where more than one domain name is registered, the date of registration of the first domain name.
5. All invoices are due on presentation. Interest at 6% per annum will be charged on all balances more than 30 days overdue.
6. If the website is no longer required notice must be given in writing at least 30 days before the expiry of the current hosting period or a further 12 months hosting fee will be charged.
7. Any passwords or usernames used to access Blythweb Ltd's services are issued in confidence and should not be disclosed to third parties under any circumstance whatsoever.
8. All text, images, photographs and logos provided by Blythweb Ltd or created by Blythweb Ltd for use on this website, remain the exclusive copyright of Blythweb Ltd and may not be used for any other purpose whatsoever without the written consent of Blythweb Ltd. All Blythweb's text, images, photographs and logos are Blythweb's copyright.
9. The website may not be used for any illegal, defamatory or obscene purposes. No material may be included on a website without the explicit permission of the copyright holder. It is the client's responsibility to ensure that the material on the website is suitable and legal. Any website found to be in breach of this condition will be suspended until the content has been revised.
10. Blythweb Ltd must be kept informed about your contact information including telephone numbers and email addresses. If we cannot contact you we will have to suspend your website and any associated adverts until we hear from you as we cannot display a website for a client who is not able to respond to contacts from us or from the wider world.
11. A suspended website or banner advert is still chargeable and no refunds or credits will be allowed for periods of suspension. A website that has been suspended for more than 30 days will be deemed to be unwanted and the service terminated.
12. Use of any of Blythweb Ltd's website services implies acceptance of these terms and conditions.

Revised March 2015

