

Order a Standard Webpage from LRAweb.com, STEP 2

Contact Information:

Business/Organization _____

Phone _____

E-Mail _____

URL/Domain Name Information:

(Please tell us what you would like your URL/Domain Name to be.)

First Choice _____

Second Choice _____

Third Choice _____

Credit Card Payment

Credit Card Type (Circle one): MasterCard Visa

Credit Card Number: _ _ _ _ _ - - - - -

Expiration date: _ / _

Name on Card: _____

Address bill is sent to: _____
(Verification info)

Zip code bill is sent to: _____
(Verification info)

Confirm Reading and Agreeing with the "STANDARD WEB PAGE AGREEMENT"

Yes I have read and agree with the "STANDARD WEB PAGE AGREEMENT" (see page 2 & 3)

Signature _____

Fax Completed Form to 248.782.4333 or

**Snail mail it to: LRAweb.com
 342 Boyne Street
 New Hudson, MI 48165-9780**

Any Questions, call us at 248.486.6033

STANDARD WEB PAGE AGREEMENT

This Agreement is entered into as of the date of its electronic submission by the Client and its acceptance by LRA web, a division of LR Associates, Inc. (the Company).

The Company creates and arranges for the hosting of computer Web sites. The Client would like to contract with the Company to create and make arrangements for the hosting of a web page for the Client.

Therefore, the Client and the Company agree as follows:

1. First Billing. – Upon submission of this request, the Client's Credit Card will be billed for the first month of hosting service in the sum of \$35.00. Additionally, the Company will secure the Client's agreed upon domain name. This charge is not refundable.
2. Start of Web Page Creation. – After receiving all site content information from the Client (text, bulleted list items, photos or logos, and color preferences), a web page start build date will be scheduled.
3. Web Page Approval. – The Client will be notified via e-mail by the Company when the Client's web site is ready for review. The Client will have five (5) business days to suggest changes.
4. Search Engine Submission. – After the five (5) business-day waiting period (Step 3) the Client's web site will be submitted to over 300,000 directories and classified services as well as the major search engines.
5. Billing for Web Site Development. – After the client's web site has been submitted to the search engines (Step 4) the Client's Credit Card will be invoiced for the agreed upon Web Site Development and Set Up Fees. This charge is not refundable.
6. Start of Monthly Billing Cycle. – Monthly credit card charges for hosting services will start approximately thirty (30) days after the Client has been notified by the Company that the Client's web page is ready for review (Step 3). The Client will receive notification via e-mail approximately fifteen (15) days prior to applying charges to the Client's credit card. It is the Client's responsibility to insure the Company has the Client's correct e-mail address.
7. Term – This Agreement shall have an initial term of one year. At the end of the initial term this Agreement shall automatically renew for another year unless the Client notifies the Company of the Client's intent to cancel in writing at the following address 342 Boyne Street, New Hudson, MI 4165-9780. The Company must receive notification intent to cancel by the tenth (10th) month of service. Otherwise, the Client shall be liable for the costs of renewal for another one-year term.
8. Limitations of Service. - Although the service provided is among the most reliable in the industry, the Company cannot guarantee that the Client or any third parties will be able to access the Client Web site at any particular time.
9. Changes in Fees. It is the Company's intent to charge competitive fees for its services as described in this Agreement. However, the Company may change any of its fees under this Agreement by giving Client thirty (30) days' prior notice of any such changes.

10. Client's Responsibilities.

- a. In General. In addition to Client's obligations otherwise specified in this Agreement, Client shall be solely responsible for:
 - i) The accuracy and content of any information provided by Client to the Company;
 - ii) Any information and programs that Client receives as a result of using the Web site services, including without limitation the entire responsibility for any losses of data, programs, breaches of security, viruses, and disabling or harmful devices that Client may download or otherwise experience as a result of Client's use of the Web site services; and
 - iii) Use of the Web site services in a manner consistent with any and all applicable laws and regulations.
- b. Prohibition Against Spam. Client agrees not to send spam or receive replies to spam. Client is prohibited from using the Company's network to transmit any spam messages or to receive any replies from spam. Client agrees not to link to any part of the Company network, either directly or indirectly (including Client's Web site) any spam message Client may send from any source, and Client agrees to not send any spam from any source that contains any e-mail or network address that is part of the Company's network. For purposes of this Agreement, "spam" means Internet messages sent to a large number of people similar to "junk mail."

11. Warranties and Limitations on Damages.

Client agrees that the Web site services are provided "AS-IS" and on an "AS-AVAILABLE" basis.

THE COMPANY DISCLAIMS ANY AND ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY THAT THE SERVICE OR NETWORK TRANSPORT WILL BE UNINTERRUPTED OR ERROR-FREE. IN NO EVENT SHALL THE COMPANY OR ANY OTHER PARTY INVOLVED IN PROVIDING SERVICES UNDER THIS AGREEMENT BE LIABLE TO CLIENT OR ANY THIRD PARTY FOR ANY DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL PUNITIVE OR INCIDENTAL DAMAGES, INCLUDING WITHOUT LIMITATION LOST PROFITS OR LOSS OR DAMAGE TO DATA ARISING OUT OF THE USE, PARTIAL USE, OR INABILITY TO USE THE SERVICES, WHETHER ARISING IN CONTRACT OR IN TORT, OR RESULTING FROM THE FAULT OR NEGLIGENCE OF THE COMPANY.

THE COMPANY MAKES NO WARRANTY REGARDING ANY TRANSACTIONS EXECUTED THROUGH THE CLIENT WEB SITE, AND CLIENT UNDERSTANDS AND AGREES THAT SUCH TRANSACTIONS ARE CONDUCTED ENTIRELY AT CLIENT'S OWN RISK.