

Distance Sales Agreement

1-Parties

:This agreement has been signed between the following parties

(The first party: the buyer; (hereinafter referred to as the “Buyer” in the Contract

The name

Title

(Second Party: The Merchant: (hereinafter referred to as the “Seller” in the contract

:The Company's name

2-Buyer's obligations

The Buyer's responsible for providing the necessary images, documents, and textual information to design and update the website

The Seller is not responsible for delays caused by the client not submitting the required documents on time

.The Buyer's t cannot sell or rent the site to third parties

The Buyer may not publish software and content in conflict with copyright and license rights on the Website

The Buyer bears full responsibility for the content of the website. He accepts, declares, and undertakes that he will not violate the laws. Al-Baba Group will not bear any responsibility for problems that may arise from inconsistent content

The Buyer agrees and acknowledges that all thoughts, expressions, comments, and articles he expresses belong to him and that Al Baba Group is not responsible in any way for his content

The Buyer agrees and acknowledges that it will not send spam using the email accounts assigned to it. In the case of sending spam, Pope Group has the right to boycott the email service received by the customer indefinitely

The Buyer does not accept any form of unlawful, threatening, or conduct that would constitute or encourage a situation that would constitute a crime, require legal action, violate local, national or international law, or simply annoy another user

3-Seller's Obligations

The Seller guarantees the availability of the customer's site at all times during the contract, .except for technical necessities and force majeure

The Pope's site group decides on its own whether to make updates to the site if the client .requests it. If this is done, it charges an additional fee

The seller decides on his own whether to make updates to the site if the customer requests .it. If this is done, it charges an additional fee

4-Length of service

This contract begins when the customer orders the website through **deltaweb.agency** website and becomes valid when the website is installed and published under the domain name chosen by the customer and continues for the term agreed upon at the time of .purchase

5-Fees and Payments

Website design or website hosting fees are determined according to the services and features that the client selects from within **deltaweb.agency**, and there are no additional .costs

6-Termination of the agreement

It is the buyer's responsibility to provide the images and text documents needed to design and update the web-based software. The seller is not responsible for delays caused by the .customer not submitting the required documents on time

The seller may terminate the contract unilaterally if it is determined that the customer is .using the site in violation of the contract or does not pay on time

In the event of termination of the contract, payments for previous periods will not be returned to the Buyer