

Terms and Conditions

Introduction

Welcome to CodeKlaus! These terms and conditions outline the rules and regulations for using our services. By accessing our website and engaging with CodeKlaus for custom web development services, you agree to comply with these terms. If you do not agree, you may not use our services.

1. Services

CodeKlaus provides custom web development services, including website design, development, hosting, and maintenance. The scope of services, project timeline, and deliverables will be defined in the proposal or agreement between CodeKlaus and the client.

2. Payments and Fees

- A deposit (percentage as per agreement) is required upfront before work begins.
- Final payment is due upon project completion or as specified in the agreement.
- Late payments may incur additional fees.
- Additional services or changes beyond the agreed scope will result in extra charges.

3. Client Responsibilities

Clients must provide all necessary content, information, and assets for the project. Delays in providing these may impact the timeline and delivery.

4. Intellectual Property

- Upon full payment, all custom code, designs, and deliverable created for the client belong to the client.
- CodeKlaus may use open-source libraries or third-party software subject to their respective licenses.
- CodeKlaus retains the right to showcase the project in its portfolio unless agreed otherwise in writing.

5. Revisions and Changes

- Revisions are allowed as per the agreed project scope.
- Major modifications or additional features beyond the original agreement may incur extra fees.

6. Warranty and Support

- CodeKlaus ensures the project is free from defects at delivery.
- A warranty period (e.g., 30 days) is provided to fix any errors related to the initial development.
- Issues or changes after this period may be subject to additional charges.

7. Limitation of Liability

CodeKlaus is not responsible for direct, indirect, incidental, or consequential damages arising from the use or inability to use our services.

8. Termination

Either party may terminate the agreement with reasonable notice. If the client terminates the project early, CodeKlaus reserves the right to invoice for completed work.

9. Confidentiality

Both parties agree to maintain confidentiality regarding proprietary or sensitive information shared during the project.

10. Governing Law

These terms are governed by the laws of Canada, with disputes subject to the courts of New Brunswick.

11. Changes to Terms and Conditions

CodeKlaus may update these terms at any time. Changes will be posted on our website and take immediate effect.