

Terms & Conditions

Effective Date: December 23, 2025

Last Updated: March 22, 2026

1. Acceptance of Terms

By accessing our website or engaging our services, you agree to these Terms.

2. Services Disclaimer

All services are provided "as is" and customized per client agreement.

No guarantees are made regarding:

- Business results
- Marketing performance
- Search rankings
- Revenue outcomes

3. Client Responsibilities

You agree to:

- Provide accurate information
- Deliver required materials/content on time
- Maintain communication
- Review and approve deliverables promptly

Delays caused by the client may result in timeline adjustments or additional fees.

4. Payments & Fees

- Deposits may be required before work begins
- Late payments may incur fees or service suspension
- All payments are non-refundable unless otherwise stated
- Failure to pay may result in collections or legal action

5. Scope of Work & Revisions

- Work is limited to the agreed scope
- Additional work is billed separately
- Revision limits may apply per agreement
- Excessive revisions may incur additional charges

6. Intellectual Property

A. Company Ownership

We retain ownership of:

- Preliminary designs
- Concepts, drafts, and unused materials
- Internal processes and methodologies

B. Client Ownership

Upon full payment, the client receives rights as outlined in the project agreement.

C. Portfolio Rights

We may display completed work in our portfolio and marketing unless otherwise agreed.

7. Third-Party Assets

We are not responsible for:

- Licensing issues related to fonts, images, or plugins provided by clients
- Third-party services (hosting, CMS, APIs, etc.)

Clients are responsible for maintaining valid licenses where applicable.

8. Limitation of Liability

To the fullest extent permitted by law, we are not liable for indirect, incidental, or consequential damages, lost profits, revenue, or data, business interruption, or third-party failures. Total liability is limited to the amount paid for services.

9. Indemnification

You agree to indemnify and hold us harmless from any claims arising from content you provide, misuse of deliverables, or legal violations related to your business.

10. Project Suspension & Termination

We may suspend or terminate services if payments are overdue, terms are violated, or communication breaks down. Outstanding balances remain due.

11. Website Use Restrictions

You may not attempt unauthorized access, reverse engineer or copy site materials, or use the site for unlawful purposes.

12. Confidentiality

Both parties agree to maintain confidentiality of sensitive information unless disclosure is required by law.

13. Force Majeure

We are not liable for delays caused by events beyond our control, including natural disasters, internet outages, or government actions.

14. Governing Law

These Terms are governed by the laws of the State of Texas.

15. Dispute Resolution

Disputes shall first be attempted to be resolved informally. If unresolved, disputes may be handled through mediation or binding arbitration.

16. Changes to Terms

We may update these Terms at any time. Continued use constitutes acceptance.

17. Contact

The Good Good Art Company, LLC
Email: hello@thegoodgood.art