



Terms & Conditions

These Terms and Conditions govern the use of services provided by **6th Tally**, a web design agency based in Johannesburg, South Africa. By engaging our services, you agree to be bound by these terms.

1. Services

6th Tally provides web design, web development, and related digital services. All services are subject to a formal agreement or proposal accepted by the Client.

Service scope, timeline, and deliverables will be confirmed in writing prior to commencement of any work.

2. Quotations & Pricing

All quotations are valid for **14 days** from the date of issue. 6th Tally reserves the right to revise pricing after this period.

Quoted prices are inclusive of VAT unless otherwise stated.

Additional work outside the agreed scope will be quoted separately and requires written approval.

3. Payment

A non-refundable deposit of **50% is required before any work begins**. The remaining 50% is due upon project completion, before delivery of final files or site launch.

All invoices are due within the payment terms stated on the invoice. Late payments may incur interest at 2% per month.

6th Tally reserves the right to suspend or terminate services for overdue accounts.

4. Revisions

Standard projects include up to **2 rounds of revisions**. A revision is defined as minor changes to an already-approved design.

Significant changes or new directions after approval constitute a new scope and will be quoted accordingly.

Revision requests must be submitted in writing (email or WhatsApp message) in a single consolidated list per round.

5. Client Content & Materials

The Client is responsible for supplying all required content (text, images, logos, branding) in a timely manner.

6th Tally accepts no responsibility for delays caused by late content submission.

By providing content, the Client warrants that they own or have legal rights to use all submitted materials. The Client indemnifies 6th Tally against any third-party intellectual property claims.

6. Confidentiality

Both parties agree to keep confidential any sensitive business information shared during the course of the project.

6th Tally will not share Client data, business information, or project details with third parties without prior written consent.



7. Intellectual Property

Upon full payment, the Client receives full ownership of the final deliverables created specifically for their project.

6th Tally retains the right to use completed work in its portfolio and for marketing purposes unless the Client opts out in writing.

Pre-existing tools, frameworks, or code used by 6th Tally remain the property of 6th Tally or the respective third-party owners.

8. Warranties & Disclaimers

6th Tally warrants that work will be completed with reasonable skill and care, in accordance with the agreed specification.

6th Tally does not guarantee specific business outcomes, traffic increases, sales results, or search engine rankings from any website delivered.

Websites are tested on modern browsers. 6th Tally is not responsible for compatibility issues on outdated or unsupported browsers.

9. Limitation of Liability

6th Tally's total liability for any claim under these terms shall not exceed the total fees paid by the Client for the relevant project.

6th Tally is not liable for indirect losses, loss of profits, loss of data, or consequential damages of any kind.

10. Termination

Either party may terminate the agreement with **7 days written notice**.

Upon termination, the Client is liable to pay for all work completed up to the termination date.

Deposits paid are non-refundable if work has commenced.

11. Governing Law

These Terms are governed by the laws of the **Republic of South Africa**.

Any dispute will first be attempted to be resolved amicably. Failing that, disputes shall be subject to the jurisdiction of the Johannesburg Magistrate's Court or High Court, as appropriate.

12. Contact

For any queries regarding these Terms, contact us at: hello@6thtally.co.za | www.6thtally.co.za