

By contracting our services, you represent and warrant that you are at least 18 years of age or older, that you have provided true, accurate, current, and complete information as prompted by the Service registration form on Realevent.org, that you have the authority to enter into this agreement on behalf of the entity listed and perform under the Terms of Service, and that you agree to be bound by the terms and to comply with all applicable laws, rules, regulations, and orders. Realevent.org provides local United States businesses with Customized Websites, Social Media Builds & Management, Content & Blogs, Digital Audio & Video Campaigns, Consulting & Management Sessions. By contracting services from Realevent.org, you are bound to the following terms of service. Realevent.org reserves the right to update the terms of service by posting updates on its website at any time. Any updates will be effective upon the date of posting. Realevent.org will not share your information with any businesses other than those entities relevant to the service. You agree to pay All fee(s) as required to begin your service. You also agree by these terms of service to waive any rights you may have under federal or state laws or regulations limiting our telephone communications or methods. You further agree to accept communication from us by any means practicable, including via fax, email, cellular telephone, auto-dialer, and/or SMS/text, unless you notify us otherwise in writing. If you have any questions about these terms, please feel free to e-mail us at info@Realevent.org. You acknowledge that the use of this service is solely at your own discretion. Subject to the terms and conditions of this Agreement, Realevent.org owns all domains and created intellectual properties, including but not limited to websites and Designs, all of which is intended to achieve the best results. You may also choose to have Realevent.org use your existing website. If you choose this option, you agree that Realevent.org is not responsible for the content of your website or any impact it may have on Digital Platforms.



In the event you choose to have Realevent.org use your existing website, the fees for our packages which include websites will neither be pro-rated nor discounted. You understand and agree that favorable results are considered valuable intellectual property, that is the sole property of Realevent.org. Throughout the term of this agreement and beyond, Realevent.org possesses exclusive ownership rights to said intellectual property that has been created through our time and efforts. As a Digital Marketing Management company, Realevent.org agrees to effectively lease said intellectual properties created by our efforts to enhance your DPO (digital presence online). Realevent.org maintains the right to use any such intellectual property (whether audio, video, web content, information about your business, etc.) in marketing or advertising material benefits. Realevent.org shall use the said intellectual property for your exclusive benefit as well and shall manage your DMP (digital marketing platforms) for your business by tailoring the specifics of the intellectual properties to enhance your DPO. Once this agreement has been terminated and/or if you fail to pay fee(s) to Realevent.org as required per the agreement between the parties, we shall revoke all rights of said intellectual properties and its benefits. Realevent.org maintains the right to subsequently alter intellectual properties at our sole discretion. Realevent.org reserves' the right to refuse to do businesses with companies that specialize in illegal products or services, incorporate images or content that are potentially harmful, threatening, obscene, offensive, harassing, or otherwise objectionable, or promote harassment or disparagement based on race, sex, religion, nationality, ethnicity, disability, sexual orientation, or age. Realevent.org shall not be considered responsible for acts beyond its control including, but not limited to, acts of God, power outages, earthquakes, or other disasters. By accepting our service you agree to indemnify and hold Realevent.org and its officers, agents, and employees, harmless from any claim or demands, including attorneys' fees, made by any third party due to or arising out of the



content you submit, post, transmit or make available through the service to the maximum extent allowed by law, Realevent.org and its affiliated companies, any officers, directors or employees shall not be liable for any direct, indirect, special, incidental or consequential damages (no matter how such damages may arise, including damages that may arise out of negligence), or for interrupted communications, lost data or lost profits, arising out of or in connection with the services provided hereunder. Further, Realevent.org and any of their officers, directors, or employees shall not have any liability for any losses arising from services that are not provided, not operational, or not accessible. Many thirdparty digital platforms syndicate their content to other digital platforms. Realevent.org has no control over and offers no warranty or guarantee as to how or where syndication partners may use said information. The company retains the right to alter (add or remove) digital platforms included in this agreement at any time and the right to store and alter the provided content before submission to any digital platform. Realevent.org further shall have a royalty free, worldwide right and license to access, index, cache, and display the provided content. Realevent.org shall act as an agent on your behalf when submitting your business information to digital platforms. Providing incomplete, inaccurate, or otherwise incorrect information about your business and/or its location may result in your information being rejected by some digital platforms. In that event, no refund will be provided, however, you may be provided with the opportunity to correct the information and resubmittal. While Realevent.org will make "good faith efforts" to submit your business information to digital platforms within 30 days of receipt of payment, we cannot guarantee submissions will be accepted by the digital platforms for inclusion in their index, nor what time frame is required for information to appear. Realevent.org cannot guarantee or warrant how submissions will be displayed on digital platforms. When a website is included in the package, good faith efforts will be made to create and publish said website within 14 days after processing payment, poor communication with Customer Care may result in delay with fulfillment and timeline obligations. When a digital marketing video is part of the package purchased, good faith efforts will be made



to create and publish said video within 7 days after processing payment, poor communication with Customer Care may result in delay with fulfillment and timeline obligations. Customer represents and unconditionally guarantees, that the rights to all intellectual property (including, but not limited to, text, graphics, photos, designs, trademarks, logos, brands, or artwork) furnished to Realevent.org for inclusion on the website is either, owned by customer, or that customer has received lawful permission from the rightful third-party owners of said intellectual property for use. The customer will fully, indemnify, hold harmless, protect, and defend Realevent.org from any claim or suit arising from the use of such intellectual property.

A Customer has a **48-hour** grace period for cancellation after initial payment.

After 48 hours of initiating the account with payment a non-refund policy is in effect. The customer agrees to the purchase of services with all fee(s) or payment being made on the day of sale. Realevent.org will then charge your Credit Card/Debit Card or accept a check made out to Realevent.org. You acknowledge and agree that Realevent.org will not automatically renew your subscription after the initial term ends. You further understand that future service fees may be subject to change, however, Realevent.org will notify you of any changes to the service fee at least 10 days before renewal of the subscription. Terms of Service shall be governed by and construed in accordance with the laws of the State of Nevada. You expressly agree that the exclusive jurisdiction for any claim or lawsuit arising out of or relating to these Terms of Service, or your use of services shall be filed only in the courts of Clark County in Las Vegas, Nevada, and you further agree to submit to the exercise of personal jurisdiction of such courts to litigate any such claim or action. If any parts of these Terms of Service are held invalid or unenforceable, that portion shall be construed in a manner consistent with applicable law to reflect, as nearly as possible, the original intentions of the parties, and the remaining portions shall remain in full force and effect. This agreement is not assignable by you. All communications regarding account management, billing, and/or any other matters regarding your account shall be



conducted between Realevent.org and you, or between Realevent.org and your company's authorized representative only if the identity of the said representative is provided to us and authorized in writing by you.

In the event no authorized representative is designated, then the principal bank card holder shall automatically be designated as the sole authorized representative on said account.

Cancellation Policy: A Customer has a 48-hour grace period for cancellation after initial payment. After 48 hours of initiating the account with payment a non-refund policy is in effect.

All cancellations must be made in writing via e-mails, letters of cancellation must be sent to cancellations@Realevent.org. Refund Policy: No refunds are given after the 48-hour grace period has expired. Work commences immediately upon initial account activation.

Note: Filing a transaction dispute or reversing a payment through your payment provider or your bank is a violation of these Payment Terms. Doing so may get your account temporarily or permanently disabled.

Note: Once you have filed a dispute with your payment provider, the funds will be ineligible for a refund due to our obligations towards the payment provider. **Collections:** In the event that you owe any amount to Realevent.org under this Agreement, you shall be liable for all additional costs associated with the collection of the amount owed, including without limitation attorneys' fees and expenses, costs of any arbitration or court proceeding, collection agency fees and applicable interest. Your failure to fully pay the amounts owed will be a material breach of this agreement. By clicking the Terms and Conditions of this service your IP address will be captured as a form of Digital Signature and you are acknowledging so. You are also agreeing to abide by these Terms of Service and agree that our Collections Department may contact you in order to make payment arrangements to collect a debt and bring the account current. You also agree that



we may use all methods of communication when contacting you regarding accounts that are in negative balance. Let's get you started and if you have any questions, please feel free to email us at info@Realevent.org and you can check our website at https://Realevent.org Let us help you get the Bigger picture & Envision the future of your business.