



Bedrock Financial Services, LLC Website Hosting Agreement

Host:

Bedrock Financial Services, LLC

7621 E. Gray Rd. Suite D.

Scottsdale, AZ 85260

Effective Date: _____

Client Name: _____ Website URL: _____

This Website Hosting Agreement is entered into on the Effective Date, between Bedrock Financial Services, LLC (host) and the Client (collectively referred to as the Parties). Per this agreement, the Host will provide web hosting and related services to the Client. The Parties agree to the following:

1. Acceptance

By using the Host's website services and accepting this Agreement, the Client agrees to all terms and conditions of this agreement.

2. Conditions of FREE Hosting

Website hosting services are made available to the Client based on a Production Commitment or payment. If the Client fails to meet the Production Commitment, as set forth below, in any ninety (90) day period during which hosting services were provided, the Client shall no longer be eligible for Free hosting services and shall be required to pay the Conditional Charges for Services Rendered.

3. Conditional Charges

If Production Commitments are not met, the Client agrees to compensate the Host \$500 (five-hundred dollars) each ninety (90) days as 'Services Rendered.' **Charges shall not be prorated, are owed in arrears for the prior ninety (90) days of services, and are due on the first day of the month immediately following any ninety (90) day period where Production Minimums were not met. Charges continue to toll until either Production Commitments are met or until services are Terminated.**

4. Production Commitment

The website is made available to the client on a condition of production or payment. The Client is committing to a production minimum of at least \$100,000 (one-hundred thousand dollars) in closed Indexed Annuity Premium or \$10,000 (ten-thousand dollars) in Target Life Insurance Premium for each ninety (90) day time-period in exchange for the Host services. The 90 day period is defined as the 1st day of the month following the effective date of this agreement. Should the Client not meet their commitment then the Client shall owe the Host the Conditional Charges described above.

5. Late Payments

Payments are considered late ten (10) days after the initial due date. Late payment fees are assessed at \$50.00 (fifty-dollars) per month, for each month any payment is past-due, plus an additional 10% per month attributed to entire outstanding account balance until the account has been paid in full. In addition to payment for Services Rendered, should the Client fail to make timely payments in any two (2) consecutive monthly billing periods, the Host will become the sole owner of the website URL.

6. Services Provided

The Host agrees to provide website hosting services to the client, which may include website server space and domain name registration (if the client so chooses), along with website design and content creation, which may be provided to the Client for an additional charge.

7. Return of Domain

Should the Client provide the Host with their desired domain, Host shall return that domain to the client upon termination of this agreement, provided the Client is still in good standing with the Host, and all monies due to the Host have been paid in full. Should the Client wish to transfer the domain to another provider, the Client shall pay the Host two-hundred fifty dollars (\$250.00) to offset the costs associated with the transfer of the domain.

8. Copyright

The Client retains his/her rights to any materials provided to the Host. The Host retains the rights to any Copyright materials or materials the Host provides to the website, including design, documentation, digital programming, design concepts, content, graphics, domain names, on-demand seminars, videos, and other design elements. No website files shall be transferred to a new host company in the event of termination.

9. Termination

- a) The Client may terminate this Agreement at any time and for any reason, provided the Client has honored all Agreements between the parties and that no outstanding balance is due to the Host and the Client has honored all terms.
- b) The Host may terminate this Agreement at any time and for any reason.

By signing this Agreement, both parties agree to abide by all terms and conditions of this Agreement

Client

Date

Host (Bedrock Financial Services, LLC.)

Date