

Pura-web Terms and Conditions – 2025 Edition

Last Updated: May 2025

These Terms and Conditions (“Agreement”) govern the relationship between you (the “Client”) and me, Pura-web (“I,” “me,” or “my”) regarding the provision of web design and related services.

By commissioning any service from Pura-web, you agree to the terms outlined below.

1. Scope of Services

I provide custom web design, branding, and development services tailored to client needs. Specific deliverables, timelines, and costs are outlined in individual project proposals or agreements.

2. Client Responsibilities

2.1. Ownership of Submitted Materials

Clients are solely responsible for ensuring they own, or have the appropriate licenses for, all content and materials (including but not limited to text, images, videos, logos, and graphics) provided to me for use in their projects.

By submitting any material to me, you confirm that you have the legal rights and ownership to use and share that material.

I accept no responsibility for any copyright or intellectual property violations stemming from client-submitted materials.

2.2. Third-Party Content & Licensing

Stock photos or visual assets used during the design phase are for demonstration purposes only, unless otherwise specified. If a design includes a stock image:

- It is included as a placeholder or mock-up only.
- Clients must purchase the proper license for any stock image they choose to use in a final version of the website or project.
- If the client decides to use a placeholder image without obtaining the appropriate rights, they do so entirely at their own legal and financial risk.

I am not liable for unauthorized use of third-party content by clients.

3. Revisions and Approvals

All design work includes a set number of revisions as defined in the project agreement. Additional revisions may incur additional charges. Final approval from the client signifies acceptance of all work completed to date.

4. Payment Terms

Invoices are issued according to the agreed project milestones. Payment is due within the specified timeframe. Late payments may delay delivery and incur additional charges.

5. Project Timelines

I strive to meet all project deadlines, but timelines may adjust due to delays in client feedback, provision of materials, or scope changes.

6. Intellectual Property

6.1. Work Created by Me

All original designs, code, and creative work produced by me remain my property until full payment is received. Upon full payment, ownership rights are transferred to the client, excluding any third-party or stock content which must be licensed separately.

6.2. Portfolio Rights

I retain the right to display completed projects and designs in my portfolio, website, and promotional materials, unless otherwise agreed in writing.

7. Liability and Indemnity

The client agrees to indemnify and hold me harmless against any and all claims, losses, or legal actions arising from content provided by the client, including but not limited to infringement of intellectual property rights.

8. Termination

Either party may terminate the project by written notice. In the event of termination, the client is responsible for payment of all completed work up to the termination date.

9. Final Provisions

These Terms are governed by Spanish law. Any disputes shall be submitted to the exclusive jurisdiction of the courts of Madrid, Spain.

If you have any questions regarding these Terms and Conditions, please contact me before engaging my services.

10. Consumer Rights and Refunds

If you are contracting as a consumer under applicable EU law, you agree to waive your 14-day withdrawal right once I begin providing the services, as permitted by Article 103 of the Spanish Consumer Act (Ley General para la Defensa de los Consumidores y Usuarios).

Refunds are not provided once I have commenced work on the project. If you cancel the project before I begin, you may be eligible for a partial refund depending on any preparatory work already completed.

11. Data Protection

Client data is collected and processed solely for the purpose of providing contracted services, in accordance with the General Data Protection Regulation (GDPR). No personal data will be shared with third parties without consent.

Professional details: Maaïke Bouwman, NIE: Y8197372W.

Note: Business address is included in all invoices, not displayed here for privacy.