

Texas Hill Country Tourism, LLC  
TexasHillCountry.com  
PO Box 8343  
Horseshoe Bay, TX 78657  
(512) 763-0051  
sales@texashillcountry.com

## Website and Facebook Contract

### CONTRACT FOR ADVERTISING OR SERVICES

Agreement made and entered into this [date] \_\_\_\_\_ by and between Texas Hill Country Tourism of P.O. Box 8343 Horseshoe Bay, Texas 78657, herein referred to as "Seller" and

[name of buyer] \_\_\_\_\_, of

[address] \_\_\_\_\_ [city] \_\_\_\_\_ ZIP \_\_\_\_\_, [state] Texas,

[email address] \_\_\_\_\_ [phone number] \_\_\_\_\_  
herein referred to as "Buyer."

Buyer agrees to accept the advertising or service and pay for them in accordance with the terms of the contract. Buyer and Seller agree that identification shall not be deemed to have been made until both parties have agreed that the goods in question are to be appropriated and fulfill the requirements of performance of said contract with the buyer. Seller hereby agrees to transfer and deliver to buyer, on or before the [date] of \_\_\_\_\_, the following (.com marketing or business product) referred to as goods or services in this contract.

Buyer agrees to pay in full or in monthly payments. \*Set up fee(s) and taxes may apply for the advertising goods at the signing of the contract. Buyer agrees to continue to pay the monthly agreed payments until the fulfillment of the contract, which is specified for 11 additional months.

**Banner Ad**

**Article Post**

**Facebook Blast**

### TERMS AND CONDITIONS

Goods shall be deemed received by buyer when agreed upon service or advertising goods are placed on Texas Hill Country Tourism, LLC (DBA) doing business as listed com(s) web site. Seller warrants that the advertising goods or services are now free from any security interest or other lien or encumbrance. Also the advertising goods or services shall be free from same at the time of delivery. Buyer has the right to examine the goods i.e. proof before publishing date or arrival and has 5 business days to notify seller of any changes on account(s) the condition, grade or quality of the goods. That said notice must specifically set forth the basis of his claim, and that his failure to either notify seller within the stipulated period of time or to set forth specifically the basis of his claim will constitute irrevocable acceptance of the goods or service(s). Also, Buyer and Seller agree to exchange link(s) on their web sites. ARBITRATION AGREEMENT, THIS ARBITRATION AGREEMENT ("Agreement") is made as of the Effective Date by and between each party identified below. WHEREAS, The parties wish to resolve any and all disputes concerning the Subject Matter, as defined herein, through binding arbitration. NOW, THEREFORE, in consideration of the mutual benefits of the covenants and agreements contained herein, the parties hereby agree as Arbitration: Any controversy or claim arising out of or relating to the Subject Matter shall be settled by Arbitration and its rules, guidelines and not to exceed the price of the contract.

This agreement has been executed in duplicate, whereby both buyer and seller have retained one copy each, on [date] \_\_\_\_\_.

Monthly Amount: \$ \_\_\_\_\_ x \_\_\_\_\_ months

Or Total Paid in Full: \$ \_\_\_\_\_

Buyer Signature: \_\_\_\_\_

Seller Signature: \_\_\_\_\_

