



MORE THAN A RESUME

BY TayorWorks, Inc.

1435 W. SR 434, Suite 109 | Longwood, FL 32750

www.morethanaresume.net

info@morethanaresume.net

Order form

STEP 1: Complete Info.

Parent Name: _____

Child Name: _____

Billing Address: _____

City: _____ State: _____ Zip: _____

Best number to reach you: _____ Email address: _____

We will contact you primarily via email throughout the project. Please provide us with the email address you use most often.

STEP 2: Limited Time \$40 Set Up!

Once the information on this form is completed and fax to us we will email you a link to your site. You will have a login and password assigned to you. This will give you the ability to edit your own site. You will be able to:

- Upload Video.
- Enter your resume information with productions, training, theatre and awards.
- You will have your own photo gallery.
- You can upload your own header and photo as well as a headshot.
- You can change background colors, font styles and font sizes easily.
- It's a great site to put on a business card and hand out to interested agencies.

STEP 3: Monthly Payment \$9.00

All you pay is \$40.00 set up and \$9.00 a month. Cancel at any time. The site is available 24/7 for you to edit.

Credit Card Authorization

Please enter your Credit Card Information:

Credit Card Type: VISA MC

Credit Card Number: _____ Exp.: ____/____ Security CODE: _____

Address Associated with Credit Card Provided

Address: _____

City: _____ State: _____ Zip: _____

Amount to be Charged: \$40.00 *Monthly hosting \$9.00 will be charged to the credit card provided.

Authorized Signature: _____ Date: ____/____/____

STEP 4: We will send you your template site ready to enter your info. You will receive a login and password. Please email us if you have any questions! info@morethanaresume.net.

Fax ALL pages – signed to: 407-260-9996

Web Development Agreement

This Agreement is entered into between TaylorWorks, Inc. ("Designer") of 1435 W. SR 434, Suite 109, Longwood, FL 32750 and Client listed and signed below.

1. Web Development SERVICES. Designer agrees to develop and implement project for User in accordance with the specifications and terms and conditions, including compensation and expenses, set forth in this Agreement (hereafter referred to as the "Web Site" or "Work Product"). User agrees to pay any sales tax, use tax, or similar tax, if any, on all services and Work Product provided hereunder. User authorizes Designer to access its account with N/A ("ISP") and authorizes ISP to provide Designer with such access to User's Account as reasonably necessary for implementation of the Web Site. User agrees to pay all charges with respect to its account with ISP.

2. ACCEPTANCE. After the installation of any Work Product on the Site, Designer may request User, in writing, to perform acceptance tests with respect to such Work Product.

If User determines that the Work Product does not conform to the specifications or standards required under this Agreement, User shall notify Designer, specifying in reasonable detail the respects in which the Work Product is deficient. The absence of notification of defects by User, within fifteen (15) business days from a written notice from Designer shall signify User's acceptance of the Work Product. Within five (5) days (or such time as it's agreed in writing by the parties) following receipt of any notice of deficiency, Designer shall, at no additional cost to User, take all steps necessary to correct such deficiencies. If Designer is unable to correct said deficiencies, User shall be entitled to: (i) modify the Work Product in order to make in conform to the specifications; (ii) engage a third party to so modify the Work Product; or, (iii) terminate this Agreement for cause in accordance with Section 8; and (iv) obtain funds or reduce payments to Designer to account for costs incurred by User to so modify the Work Product or obtain the Services.

3. OWNERSHIP. All copyrightable aspects of the Web Site created or supplied by Designer shall be deemed Work For Hire pursuant to the Copyright Laws of the United States, and User shall, upon payment of all compensation due to Designer, be deemed the author and owner of all the Copyright thereto. Alternatively, in the event (and to the extent) that the Work Product (or any portion thereof) is found as a matter of law not to be a Work For Hire, Designer assigns to User its entire right, title and interest in said Work Product, including all patents, copyrights, trade secrets and other proprietary rights. This assignment is conditioned upon full payment of the compensation due Designer under this Agreement. Nothing in this Agreement shall prevent Designer from designing and/or implementing Web Sites for any other person or firm.

4. PERFORMANCE WARRANTY AND REMEDY. Designer warrants that all services provided hereunder will be in conformity with the specifications and will be performed consistent with generally prevailing professional or industry standards and the Web Site will function with properly configured web browsers such as Netscape and Internet Explorer.

5. WARRANTY OF TITLE AND INDEMNITY. Designer warrants that the Work Product created or supplied by Designer will not infringe the intellectual property rights of any third party. Designer agrees to indemnify and hold User harmless from any costs, expenses (including reasonable attorney's fees) or liability arising from any claim that the design services or Work Product provided by Designer infringe the intellectual property rights of any third party. User warrants that all text, graphics, photos, designs, trademarks or other materials provided by User to Designer for the design of said Web Site are owned or licensed to User for use therein, and may be used lawfully on the Internet. User will indemnify and hold Designer harmless from any costs, expenses (including reasonable attorney's fees) or liability arising from any claim that such materials infringe the intellectual property rights of any third party or constitute an unlawful or illegal use or violate the rights of any third party.

6. DISCLAIMER AND LIMITATIONS OF LIABILITY. With the exception of the express warranties in this Agreement, Designer does not make ANY OTHER WARRANTY, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Designer's maximum liability to User for any and all losses, claims, damages or liability of any kind (including but not limited to contract or tort) with respect to the services provided by Designer and any act or omission of Designer shall be limited to the amount paid by User to Designer under this Agreement. In no event will Designer be liable for any indirect, incidental or consequential damages, even if Designer has been advised of the possibility of such damages.

7. FORCE MAJEURE. Designer will not be liable for delay in delivery or performance of design or implementation services, and is excused from any failure to deliver or perform, due to causes beyond its reasonable control.

8. TERMINATION. This Agreement may be terminated by User on not less than 30 days prior written notice. In the event of such termination, User shall pay Designer for all services performed prior to Notice of Termination. This Agreement may be terminated on written notice by either party for material breach of this Agreement provided the terminating party has given the breaching party at least 14 days written notice of and the opportunity to cure such breach. Termination for breach does not constitute a waiver of any other rights or remedies the non-breaching party may have for breach of this Agreement.

9. GENERAL. Designer is an independent contractor, and neither Designer nor Designer's staff shall be deemed employees of User. No waiver of any breach of any provision of this Agreement will constitute a waiver of any prior, concurrent or subsequent breach of this Agreement. If any provision of the Agreement is or becomes illegal or otherwise unenforceable, such provision will not invalidate the other provisions hereof; provided however, that if Designer determines that any such unenforceable provision is essential, it may terminate this Agreement. This Agreement is governed by the laws of the State of Florida. The parties agree that the courts (state and federal) located in Florida, will have non-exclusive jurisdiction to determine the validity, construction and performance of this Agreement and the legal relations between the parties. This Agreement constitutes the entire Agreement between Designer and User, and supersedes all prior agreements, proposals, representations, or other communications, relative to the subject matter hereof. Paragraph headings are included for convenience and are not to be used to interpret this Agreement.

10. LINK TO MORE THAN A RESUME SITE. Upon completion of web site, Designer has the right to place a link on all web development pages to More Than A Resume. web site: www.morethanaresume.net. This Agreement may not be assigned by either party with the written consent of the other.

STEP 5: I agree to the terms listed above.

Name: _____ Signature: _____ Date: ____/____/____

A SIGNED CONTRACT MUST BE RECEIVED WITH PAYMENT.

Fax ALL pages – signed to: 407-260-9996

**Or Mail Signed Contract and check to: TaylorWorks 1435 W. SR 434, Suite 109 Longwood, FL 32750
info@morethanaresume.net**