

DIGITAL MARKETING SOLUTIONS SERVICE AGREEMENT

This Digital Marketing Solutions Service Agreement and exhibits, schedules, addenda, or other attachment appended hereto (the "Agreement") sets forth the agreement and understandings by and between MA WebCenters and _____ ("Client"). By executing this Agreement, Client accepts the terms and conditions of services set forth below. Hereinafter, MA WebCenters and Client may be referred to in the aggregate as the "Parties" and each singularly as a "Party".

PURPOSE

Client desires to purchase Search Engine Optimization (SEO) and or Digital Marketing Solution services from MA WebCenters. For valuable consideration, receipt of which is hereby acknowledged, the Parties hereto agree as follows:

1. DEFINITIONS

- 1.1 "MA WebCenters" is an inclusive title representing Market America WebCenters, its employees, affiliates, and participating resellers.
- 1.2 "Client" refers to the company or individual requesting the services and products of MA WebCenters.
- 1.3 "Service(s)" refers to MA WebCenters' search engine optimization products and package as purchased by Client.
- 1.4 "Effective Date" is the date which this Agreement is executed by the Client.
- 1.5 "Confidential Information" refers to information that is identified by the disclosing Party as confidential, except for information that: (i) is or becomes generally available to the public other than as a result of a disclosure by the receiving Party or, (ii) was available to the receiving Party on a non-confidential basis prior to the Effective Date, (iii) is independently developed by the receiving Party without the use of Confidential Information provided by the other Party, or (iv) becomes available to the receiving Party on a non-confidential basis from a source other than the other Party, provided that such source is not bound by a confidentiality agreement with, or obligation to, such other Party.

2. GENERAL TERMS & OBLIGATIONS OF THE PARTIES

- 2.1 MA WebCenters undertakes to optimize the Client's website to the best of its ability in accordance with general optimization criteria as stipulated by then-existing industry standards. MA WebCenters acknowledges and agrees to perform the Services selected by Client in the Exhibit attached hereto. Client may upgrade or renew the SEO package at any time.
- 2.2 MA WebCenters will carry out work with the Client to optimize the structure and content of your web pages in an effort to increase the level of traffic and site rank of search engine listing.
- 2.3 Client will undertake to supply MA WebCenters with any necessary information as it may request from time to time for the completion of Service. MA WebCenters will not be held liable for any incorrect or erroneous information supplied by the Client. Client agrees to effect any requested, necessary changes to their website, within the timeframe set forth by MA WebCenters.
- 2.4 Client will supply MA WebCenters with any necessary administrator access rights to the Client's website in order to optimize the website using various Search Engine Optimization tools and techniques.
- 2.5 Client consents to the submission of information by MA WebCenters to search engine companies on Client's behalf for the purposes set forth herein. Client further agrees and acknowledges that effective execution of Services is contingent on Client's agreement to search providers' respective terms and conditions.
- 2.6 MA WebCenters does not guarantee any specific volume of traffic, improved search rankings or any other quantifiable increases in the Client's search position online. Client should be advised that no credible or upstanding

company can officially specify or guarantee search performance results as a direct result of its search engine optimization services.

2.7 MA WebCenters reserves the right to refuse the completion of SEO services where it believes, in its sole discretion, that the Client's website: (i) offers goods or services, uses or displays materials, that are illegal, obscene, vulgar, offensive, dangerous or are otherwise inappropriate; (ii) has become the subject of a government complaint or other regulatory investigation; or (iii) has violated or threatens to violate the letter or spirit of the Agreement.

2.8 MA WebCenters reserves the right in its sole discretion to refuse the use of materials that are subject to Intellectual Property rights of a Third Party without expressed permission or appropriate license from that Third Party. In such event, Client must present written evidence of the permitted use to MA WebCenters.

2.9 MA WebCenters reserves the right to alter and/or modify this Agreement at any time.

3. BILLING AND PAYMENT

3.1 Client will be charged an initial setup fee, consistent with the SEO package selected and purchased by Client. Until Service is cancelled or otherwise terminated in accordance with Section 4.

3.2 Non-payment of the monthly hosting fee will entitle MA WebCenters to immediately terminate the SEO service, until such time as all amounts due to MA WebCenters have been paid in full. Content developed for Client by MA WebCenters remains the property of MA WebCenters until Client's balance is free of any delinquency.

3.3 Past due amounts are subject to a late charge in the amount of one and a half percent (1.5%) per month compounded monthly, or the maximum rate allowable by law, whichever is less. MA WebCenters may charge a reasonable fee for each transaction involving insufficient funds. Acceptance of late or partial payments (even if marked "Paid in Full") shall not waive any of MA WebCenters' rights to collect the full amount due under this Agreement. Client acknowledges and agrees to MA WebCenters' no-refund policy.

3.4 MA WebCenters reserves the right to unilaterally modify or amend any pricing for SEO Services from time to time.

3.5 MA WebCenters reserves the right to commission a debt collection agency to recover outstanding payment in the event of reversed credit card charges. Purchase by Client legally represents an intent to buy the Services and cannot be withdrawn without compelling cause.

4. TERM AND TERMINATION

4.1 This Agreement shall commence on the Effective Date and remain in full force and effect for the duration of the service relationship between MA WebCenters and the Client.

4.2 For Services not bound by any minimum term commitment, Client may terminate SEO Services at any time upon thirty (30) day's prior written notice to MA WebCenters. For Services with a minimum term commitment, Client may terminate SEO Services at any time after the expiration of such term commitment, upon thirty (30) day's prior written notice to MA WebCenters. Termination notice must be provided in the manner set forth in Section 10. If Client terminates Services prior to the expiration of any applicable term commitment, MA WebCenters may collect the total of all charges throughout the remainder of any minimum term, which shall become due and payable upon written notification to Client.

4.3 MA WebCenters may terminate this Agreement or suspend the Service at any time upon: (i) any failure of Client to pay any owed amounts when due and payable; (ii) any breach by Client of any provision of this Agreement, except as covered by clause (i) above, continuing for thirty (30) days after receipt of written notice thereof; (iii) any insolvency, bankruptcy, assignment for the benefit of creditors, appointment of a trustee or receiver, or similar event with respect to Client; or (iv) any governmental prohibition or required alteration of the services to be provided hereunder or any violation of an applicable law, rule, or regulation.

4.4 Any termination shall not relieve Client of its obligation to pay any charges incurred hereunder prior to such

event. A service reinstatement charge may be assessed in the event that MA WebCenters reactivates Customer's Service after termination, suspension or disconnection.

5. CONFIDENTIALTY

5.1 To effectuate the purpose of this Agreement it may be necessary for either MA WebCenters or Client to disclose confidential information, including log-ins, passwords, and usernames. Each Party agrees not to disclose Confidential Information of the other Party during the Term of this Agreement and for a period of two (2) years after. Each Party agrees to uphold the confidentiality of the other party's information, and shall not for any purpose disclose that information except to perform and complete the Services.

5.2 Each party acknowledges that a breach of Section 5 may cause the disclosing Party irreparable harm which would not be adequately compensated by monetary damages. Accordingly, in the event of any such breach or threatened breach, the receiving party agrees that equitable relief, including temporary restraining orders or preliminary or permanent injunctions, shall be an available remedy in addition to any other legal remedy to which the disclosing party may be entitled.

6. DISCLAIMER OF WARRANTIES

MAWEBCENTERS WILL PROVIDE THE SERVICES IN ACCORDANCE WITH THIS AGREEMENT AND APPLICABLE INDUSTRY STANDARDS. THERE ARE NO REPRESENTATIONS OR WARRANTIES, EXPRESSED OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EXCEPT AS MAY BE EXPRESSLY SET FORTH HEREIN.

7. INDEMNIFICATION

Client agrees to indemnify and hold harmless MA WebCenters and its parents, subsidiaries, affiliates, officers, directors, shareholders, employees, and agents, from any claim or demand, including reasonable attorney's fees, made by any third party due to or arising out of Clients' conduct. Clients use of any alleged violation of the Agreement, or any alleged violation of any rights of another, including but not limited to the Clients use of any content, trademarks, service marks, trade names, copyrighted or patented material, or other intellectual property used in connection with the Client's Site. MA WebCenters reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by the Client, but doing so shall not excuse the Clients' indemnity obligations. Client agrees to pay MA WebCenters' reasonable attorney and expert witness fees and costs incurred in enforcing this Agreement.

8. LIABILITY FOR DAMAGES

8.1 Client shall not have any claim against MA WebCenters for any losses, damages, costs or expenses resulting from the provision or failure to provide SEO services, whether such failure results from: (i) the acts or omission of Client; (ii) Clients refusal to grant MA WebCenters administrative rights and necessary access to conduct the Services; (iii) Technical failure (including but not limited to errors, malfunctions, interruptions or delays in the provision of SEO services); or (iv) Force majeure.

8.2 The aggregate liability of MA WebCenters under this Agreement or any other Agreement between the parties shall not exceed the amount paid by the Client for the affected Services in during the month immediately preceding the event from which the claim arose.

8.3 MA WebCenters cannot be held responsible for additional costs to Client as a result of errors made by third parties. MA WebCenters is not responsible for performance errors by third parties and therefore cannot be held liable for any legal disputes between Client and partnering entities. Client expressly waives any claim against MA WebCenters stemming from loss of Client data through corruption, piracy, and breach of security or for any other reason.

9. COMPLIANCE WITH LAWS

Each Party shall comply with all applicable laws, rules and regulations concerning the provision and use of the Services. Client represents and warrants that it has obtained, and will maintain throughout the Term, all authorizations necessary for use of the Services.

10. NOTICES

Any notices or communications under the AGREEMENT shall be by electronic mail or in writing and shall be deemed delivered upon receipt to the party to whom such communication is directed, at the addresses specified below. If to MA WebCenters: (i) General notices, including cancellation notice or other account inquiries, shall be addressed to help@mawebcenters.com; (ii) all legal notices and notices which purport to change the Agreement or assert entitlements under the Agreement must be sent in writing to General Counsel, MA WebCenters, 250 Pilot Rd Suite 300, Las Vegas, NV 89119. Notices to the Client shall be addressed to the electronic address specified when the Client opens an account with MA WebCenters Website, or such other address as either party may give the other by notices as provided above. Client is responsible for notifying MAWeb Centers of any changes in address. Client notice must identify the Client contact information, including but limited to: Client Company name, address, telephone number, fax number, web website address and e-mail address.

11. DISPUTE RESOLUTION

All disputes concerning the Agreement and the relationship between Client and MA WebCenters, including but not limited to disputes relating to any service, rating of services, transfer of service, performance of service, payments on account, credits, promotions, special offers, performance, interruption of service or any other terms under Agreement shall be resolved through the following procedures: Client must first present any claim or dispute to MA WebCenters by contacting help@mawebcenters.com. Client must request arbitration if Client's claim or dispute cannot be resolved within 60 days and Client chooses to continue dispute. Arbitration is mandatory and binding; counterclaims may be asserted. Arbitration shall be conducted in accordance with American Arbitration Association ("AAA") Commercial Dispute Resolution rules and procedures, as modified by this Agreement. Client agrees that this Agreement evidences a transaction in interstate commerce and this arbitration provision will be interpreted and enforced in accord with the US Federal Arbitration Act and federal arbitration law. The parties agree that Los Angeles, California shall be the location for any arbitration proceedings. An arbitrator may not award relief in excess of or contrary to what this Agreement provides,

order consolidation or class arbitration, or award punitive damages or any other damages aside from the prevailing party's actual damages. Any Arbitration shall be confidential and neither the Client nor MA WebCenters may disclose the existence, content or results of any arbitration, except as may be required by law or for purposes of enforcement of the arbitration award. Judgment on any arbitration award may be entered in any court having proper jurisdiction. If any portion of this arbitration clause is determined by a court to be inapplicable or invalid, the remainder shall still be given full force and effect. WAIVER OF PUNITIVE DAMAGE CLAIMS AND CLASS ACTIONS: By this Agreement, both CLIENT and MAWEBCENTERS are waiving certain rights to litigate a dispute in court. If for any reason, this arbitration clause is deemed inapplicable or invalid, CLIENT and MAWEBCENTERS both waive, to the fullest extent allowed by law, any claims to recover punitive or exemplary damages and any right to pursue any claims on a class or consolidated

basis or in a representative capacity. For any matter not subject to arbitration, Client and MA WebCenters agree to submit to the personal and exclusive jurisdiction of the United States District Court for the Central District of California or the Los Angeles County Superior Court, as appropriate. For any dispute, Client and MA WebCenters agree that the US federal laws, federal or state tariffs, if any, and the laws of the state of California shall govern, without regard to its conflict of law provisions. MA WebCenters' failure to exercise or enforce any right or provision of the Agreement shall not constitute a waiver of such right or provision. If any provision of Agreement is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the arbitrator or the court should endeavor to give effect to the parties intentions as reflected in the provision, and agree that the other provisions of the Agreement remain in full force and effect. Client agrees that regardless of any statute or law to the contrary, and any claim or cause of action arising out of or related to use of the Service or the Agreement must be filed within one (1) year after such claim or cause of action arose, or be forever barred.

12. FORCE MAJEURE

Other than with respect to failure to make payments due hereunder, neither Party shall be liable under this Agreement for delays, failures to perform, damages, losses or destruction, or malfunction of any equipment, or any consequence

thereof, caused by, or due to fire, earthquake, flood, water, the elements, third party labor disputes, utility curtailments, power failures, explosions, civil disturbances, governmental actions, shortages of equipment or supplies, unavailability of transportation, acts or omissions of third parties, or any other cause beyond its reasonable control.

13. CUMULATIVE RIGHTS AND REMEDIES

Except as may otherwise be provided in this Agreement, the assertion by a Party of any right or the obtaining of any remedy shall not preclude such Party from asserting or obtaining any other right or remedy, at law or in equity.

14. WAIVERS

No waiver of any term or condition of this Agreement shall be enforceable unless it is in writing and signed by the Party against whom it is sought to be charged. No failure or delay by either Party in exercising any right, power or remedy will operate as a waiver of any such right, power or remedy, unless otherwise provided herein.

15. HEADINGS

The headings herein are for convenience only and are not intended to have substantive significance in interpreting this Agreement.

Both parties acknowledge that this Agreement shall be binding upon the Client and any of Client's executors, administrators, personal representatives or business successors.

By signing below, the Client accepts the terms of this Agreement and authorizes MA WebCenters to initiate SEO Package and or Digital Marketing Solution Package Services.

Client Signature: _____

Client's name: _____

Date: _____

Website/Webcenter Name: _____

Exhibit A

1. Search Engine Optimization Packages

- Local Organic SEO Setup
- Regional Organic SEO Setup

2. Content Creation Package

- Content Writing Service - Sold in 500 word blocks

3. Google AdWords management Packages - Monthly recurring fee with a 3 month term commitment that auto-renews every 3 months

- Basic Google AdWords
- Premium Google AdWords
- Premium Plus Google AdWords
- Elite Google AdWords

4. Facebook Advertising Management Packages - Monthly recurring fee with a 3 month term commitment that auto-renews every 3 months

- Premium Facebook Ad Program
- Premium Plus Facebook Ad Program

5. Online Reputation Management - Monthly recurring fee with a 3 month term commitment that auto-renews every 3 months

- Online Reputation Management

6. Social Media Management - Monthly recurring fee with a 3 month term commitment that auto-renews every 3 months

- Social Media Management

_____Initial _____Date