# **SEO Contract**

This SEO Contract ("Contract" hereinafter) is entered into on	_, by and between the
following parties;	

The Client The Provider

#### 1. Definitions

Within the scope of this Contract;

- SEO Services means the services related to search engine optimization provided by the Provider, including but not limited to keyword research, on-page optimization, technical SEO audits, backlink building, content strategy, local SEO, reporting, and performance tracking.
- Deliverables refers to all documents, reports, work product, and other materials provided by the Provider under this Agreement.
- Search Engines means internet search engines such as Google, Bing, Yahoo, and other platforms
  that index and rank website content.
- Effective Date means the date this Agreement is signed by both Parties.
- Confidential Information has the meaning as defined in Confidentiality Clause of this Contract.

#### 2. Scope of Services

- Technical SEO Audit Perform a full technical audit of the website, identifying issues affecting
  crawlability, indexing, speed, mobile usability, and site structure and deliver an actionable audit
  report with recommendations.
- Keyword Research and Strategy Research and analyze high-impact keywords relevant to the Client's industry, products, or services and create a keyword strategy organized by priority, intent, and search volume.

- On-Page Optimization Optimize title tags, meta descriptions, headers (H1, H2, etc.), image alt text, internal linking structure, and keyword density.
- Content Recommendations Conduct a content gap analysis and recommend new blog/article topics or landing page content aligned with SEO goals.
- **Technical Implementation (if access is provided)** Resolve critical technical issues identified in the audit, such as broken links, redirects, sitemaps, canonical tags, robots.txt configuration, and schema markup and optimize Core Web Vitals and page load speeds.
- Link Building Secure high-quality backlinks through white-hat outreach methods and monitor and disavow toxic or spammy links.
- Local SEO (if applicable) Optimize Google Business Profile and other directory listings and assist with local citation building and local keyword targeting.
- Reporting and Analytics Monthly SEO performance reports, including keyword rankings, traffic metrics, and backlink data.
- Communication Monthly strategy or progress meetings (virtual or phone) and weekly check-ins via email or shared project dashboard.

#### 3. Responsibilities of the Parties

The Provider shall be responsible for delivering SEO Services as outlined in this Agreement and the accompanying Scope of Work. This includes conducting a comprehensive SEO audit of the Client's website, formulating a custom SEO strategy, and executing on-page and off-page optimization tasks in accordance with current industry standards and search engine guidelines. The Provider agrees to monitor SEO performance regularly, provide monthly reports detailing activities and measurable results, and advise the Client on emerging SEO opportunities and challenges.

The Client agrees to cooperate fully with the Provider and to provide timely access to all necessary platforms, including but not limited to the website's content management system (CMS), Google Analytics, Google Search Console, and any third-party SEO tools that are relevant to the services. The Client will also supply any required content, branding guidelines, and access credentials needed to execute the agreed-upon SEO strategy. The Client is responsible for reviewing deliverables in a timely manner, responding promptly to communication and feedback requests, and refraining from making uncoordinated changes to key SEO elements of the website that may interfere with the Provider's work. Delays or obstructions by the Client that hinder the Provider's ability to carry out services may impact timelines and results, for which the Provider shall not be held responsible.

#### 4. Term

This Agreement shall commence on	and shall continue for an	initial term of
unless terminated earlier in acc	ordance with the Termination	Clause of this
Contract. Upon expiration of the initial term, this	Contract shall automatically	renew on a
basis unless either Party provides	days' writte	en notice of its
intent not to renew.		
5. Payment Terms		
The Client shall pay the Provider a fee of	per	for
the services outlined in this Contract.		
Payments are due within 15 days of receipt of invoice. Late	payments may incur a late fee	of%
per month.		
Any out-of-pocket expenses, such as third-party tools or	paid advertisements, must be	pre-approved in
writing by the Client and will be reimbursed upon presentation	on of receipts.	
6. Performance and Warranties		
Provider shall use reasonable efforts to improve the C	ient's search engine rankings,	but makes no
guarantees regarding specific placement or traffic volume	s due to the dynamic nature o	f search engine
algorithms. Provider disclaims any warranty that the Service	es will result in increased profit	s or guaranteed
traffic, leads, or sales.		
7. Termination		
Either Party may terminate this Contract by providing	days' written not	ice to the other
Party. Either Party may terminate this Contract immed	ately for cause if the other F	Party materially
breaches any of its terms and fails to cure such breach with	nin days of writte	en notice.

Upon termination, Client shall pay for all Services rendered and authorized expenses incurred up to the termination date. Provider shall return or destroy any Confidential Information upon termination, and both Parties shall cooperate in a smooth transition if requested.

#### 8. Intellectual Property

All materials, content, and documents created by Provider specifically for Client under this Agreement shall become the property of the Client upon full payment. Provider retains the right to use generic templates, methods, and non-identifiable portions of work for other clients or for marketing purposes.

#### 9. Confidentiality

Each Party agrees to keep Confidential Information in strict confidence and not to disclose it to any third party without the prior written consent of the disclosing Party.

Confidential Information does not include information that:

- (a) was publicly known at the time of disclosure,
- (b) becomes publicly known through no fault of the receiving Party,
- (c) is disclosed by a third party legally entitled to disclose such information, or
- (d) is independently developed by the receiving Party without access to the disclosing Party's Confidential Information.

#### 10. Limitation of Liability

Neither Party shall be liable to the other for any indirect, incidental, special, or consequential damages, including loss of profits or business opportunities. The Provider's total liability under this Agreement shall not exceed the total amount paid by the Client in the \_\_\_\_\_\_ months preceding the event giving rise to the liability.

### 11. Indemnification

Each Party agrees to indemnify and hold harmless the other Party from and against any and all third-party claims, liabilities, damages, and expenses (including reasonable attorneys' fees) arising from its breach of this Agreement or negligence.

### 12. Force Majeure

Neither Party shall be liable for any failure or delay in performing its obligations due to events beyond its reasonable control, including but not limited to acts of God, natural disasters, war, terrorism, strikes, government orders, internet outages, or pandemics.

13.	Governing	Law and	<b>Dispute</b>	Resolution
-----	-----------	---------	----------------	------------

13. Governing Law and Dispute Resolution	
This Contract shall be governed by and construc	ed in accordance with the laws of the State of
Any disputes arising	from or related to this Contract shall be resolved
through good faith negotiations. If unresolved, dispu	tes shall be subject to binding arbitration under the
rules of the, with the	he venue in
14. Miscellaneous	
Non-Solicitation - During the term of this Agreement	and for months thereafter, neither
Party shall solicit or hire the employees, agents, or consent.	contractors of the other Party without prior written
<b>Assignment</b> - Neither Party may assign or transfer a without the prior written consent of the other Party, et all assets.	
<b>Entire Agreement</b> - This Agreement, including all Ex the Parties and supersedes all prior agreements, repre	
<b>Amendments</b> - No amendment or modification of this signed by both Parties.	s Agreement shall be effective unless in writing and
<b>Notices</b> - All notices under this Agreement shall be courier to the addresses specified above, or such other	•
The Client	The Provider
Name	Name
Date	Date
Signature	Signature



Thanks for using SEO Contract Template! To edit this PDF with Jotform Sign, sign up for a free Jotform account today.

**EDIT PDF** 

## Learn More About Jotform PDF Products

Jotform offers powerful PDF solutions. Check them out below.



#### JOTFORM PDF EDITOR

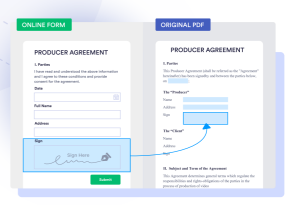
Turn form submissions into PDFs automatically — ready to download or save for your records.

Go to PDF Editor >

# **SMART PDF FORMS**

Convert your PDF files into online forms that are easy to fill out on any device.

Go to Smart PDF Forms >





#### JOTFORM SIGN

Collect e-signatures with Jotform Sign to automate your signing process.

Go to Jotform Sign >

These templates are suggested forms only. If you're using a form as a contract, or to gather personal (or personal health) info, or for some other purpose with legal implications, we recommend that you do your homework to ensure you are complying with applicable laws and that you consult an attorney before relying on any particular form.