

Terms and Conditions

By using our services, the client agrees to abide by the following terms.

Prior Conditions

1. The client has no duplicate sites, duplicate content or pages, redirects or doorway pages.
2. The client has not requested or exchanged links with link farms or undertaken any spamming techniques which may harm the web site's ranking with Google.
3. It is not possible to give a 100% guarantee for any specific result on any search engine, nor can we quantify the level of increased traffic or sales, as a result of the SEO campaign.
4. All fees are payable in advance and **non-refundable** under any circumstances for any services.
5. If the client makes any changes to the optimized pages created by Intelligence Marketer, or does not implement the changes advised by us, any guarantee placed will become void immediately.
6. Intelligence Marketer follows a strictly ethical SEO policy and may make void any guarantee should it be discovered that the Client has participated in actions considered undesirable (spamming) by the search engines, such as:
 - Makes use of hidden links
 - Links to link-farms, FFA link pages, etc.
 - Uses page redirect or cloaking techniques
 - Submits the web pages of the site to the search engines, search directories or other websites
 - without the consent of Intelligence Marketer
 - Uses automated web site submission software or websites
 - Uses automated reciprocal link programs
 - Intelligence Marketer reserves the right to use client websites, web design, layouts, wireframes and collateral in advertising and or marketing initiatives. This may include portfolio examples on our website, case studies and other promotional initiatives, and discrete links at the foot of the pages on the supplied website until otherwise specifically instructed by the client to not use it.

Hosting

The Client agrees that their website is not hosted on free web space using domain forwarding (either framed or otherwise).

In cases where there is either concern that the current hosting IP address may be part of a 'bad neighborhood' or for reasons of optimization, Intelligence Marketer may request the client to change hosting provider.

3rd Party Fees

Any fees that the search engines charge to include a listing are to be born separately by the client. This includes, but is not limited to pay per inclusion charges in directories like Yahoo! Etc.

Access to client website

For the purposes of receiving professional SEO services, Client agrees to provide the following:

1. Administrative/backend access to the website for analysis of content and structure.
2. Permission to make changes for the purpose of optimization, and to communicate directly with any third parties, e.g., your web designer, if necessary.

3. Unlimited access to website traffic statistics, if established, for analysis and tracking purposes.
4. An email address for the purposes of requesting links (something like contact@clientsite.com)
5. Authorization to use client pictures, logos, trademarks, web site images, pamphlets, content, etc., for any use **Intelligence Marketer deems necessary for search engine optimization purposes.**
6. If Client's site is lacking in textual content, Client will provide additional text content in electronic format for the purpose of creating additional or richer web pages. Intelligence Marketer can create site content at additional cost to the Client.

Warranties and Indemnity

The client warrants to the Company at all times that the materials included in the Web Site: (a) do not breach the Intellectual Property rights of any third parties; (b) are not obscene pursuant to the Obscene Publications Act 1959 or any other relevant provisions, statutes, or laws; (c) do not breach any code, provision, statute, common law or any other otherwise in force relating to the Advertisement of Goods or Services; (d) contains no element of corporative advertising that breaches the Control of Misleading Advertisements (Amendment) Regulations 2000; (e) does not in breach the Defamation Act 1996 or any other relevant provision; and, (f) does not contain any misleading price comparisons that breach the Consumer Protection Act.

Loss of Service

The Company accepts no liability for loss of service, unavailability of files, damage of data, misuse of equipment by other clients, failure of any externally managed equipment or communications devices or other services deemed to be beyond the Company's control.

Subpoenas

Intelligence Marketer terms and conditions prohibit the disclosure of customer information without the customer's express written consent except as required to comply with a current judicial proceeding, a court order, subpoena or other legal process served on Intelligence Marketer. If you require information regarding an Intelligence Marketer customer you must fax, mail, or serve a valid subpoena on Intelligence Marketer Solutions Private Limited.

NOTE: YOUR SIGNATURE ON A PRINTED COPY OF THIS AGREEMENT IS NOT REQUIRED. YOUR USE OF OUR SEO SERVICES SHALL CONSTITUTE A VIRTUAL SIGNATURE, HAVING THE SAME FORCE AND EFFECT AS IF YOU HAD ACTUALLY SIGNED A PRINTED COPY OF THIS AGREEMENT.

Thanks,



Email: mail@intelligencemarketer.com

Visit: www.intelligencemarketer.com