

Our Agreement

This Project, Service & License Agreement is between Marketing Hy, a Utah Company being headquartered at 249 E Tabernacle Suite 101 Saint George, UT 84770 and The Client (“Client”). This Agreement is effective as of the last date of signing by Marketing Hy and Client.

IN CONSIDERATION OF THE COVENANTS and Agreements contained in this Sales and Service Agreement the parties to this Agreement agree as follows:

1. SERVICES

Marketing Hy agrees to provide the Marketing Services and/or Products accepted by the Client. The Project Summary can be found on the [checklist attached here](#). If the parties agree to additional Services or Products not included, the terms of this Agreement shall be incorporated by reference into such agreement.

[Click here](#) to see on line marketing checklist

2. PRICING & PAYMENT

The pricing for the full marketing campaign is \$2500 per month. Payment method will be billed on signing and automatically billed thirty (30) days after the previous billing period. Payment shall be made via credit card, using the card on file or via check.

3. TERM AND TERMINATION

The initial term of this Agreement (“Initial Term”) shall be three (3) months beginning on the date of this Agreement. After the Initial Term, both parties can cancel at anytime with a 30 day notice.

4. WARRANTY

Marketing Hy represents and warrants that it will provide services with reasonable care and skill.

5. ENTIRE AGREEMENT

This Agreement contains the entire understanding among the Parties any prior written or oral agreements between them respecting the subject matter contained herein. There are no representations, agreements, arrangements, or understandings, oral or written, between and among the Parties relating to the subject matter of this Agreement that are not fully expressed herein.

6. AMENDMENTS

Any and all changes to the Agreement must be in writing and signed by all Members.

7. GOVERNING LAW

All questions with respect to the construction of this Agreement and the rights and liabilities of the parties hereto shall be governed by the laws of the State of UTAH.

8. SEVERABILITY

If any provisions of this Agreement shall be declared by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions shall continue in full force and effect.

Accept & Acknowledged

The Client	Marketing Hy
Name:	Marketing Hy
Signature	Signature:
Date:	Date:
Credit Card Information	CC Number:
CC Name:	CC Exp.
CC Code:	CC Zip