

Internet Marketing Agreement

This Internet Marketing Agreement (hereafter "Agreement") is made and effective this day written below by and between The Injury Specialists LLC (hereafter "Company") and _____, (hereafter "Advertiser").

Now, Therefore, in consideration of the mutual covenants, promises, warranties, representations and agreements of the parties herein, and for such other good and valuable consideration, the parties hereto agree and intend to be bound as follows:

1. Advertiser hereby becomes a member of the Company's internet marketing program and Company shall include Advertiser as a banner ad.
2. If Company, in its sole subjective discretion, finds that Advertisers credibility, integrity, character or professionalism is in doubt due to specific instances of misconduct, then Company hereby has cause and reserves the right to terminate this Agreement.
3. Advertiser banner will be seen throughout Company Website on a revolving basis.
4. Advertiser is responsible for providing Company with a banner ad from a designer for Website. **Banner dimensions need to be 300 X 60 at 72 DPI.** Company is not responsible to produce, create, or develop, banner ad for Advertiser. If Company incurs any costs due to changes of Advertisers banner ad during contract period, Advertiser will be responsible for any costs incurred. **Advertiser may choose for Company to design and create a banner for the website for a one time fee of \$500.** Advertiser is responsible to provide all content for banner and agrees to email Company all necessary logos, pictures, or information necessary to create banner.
5. All notices under this Agreement shall be in writing and shall be deemed to have been duly given when delivered in person or mailed by certified mail or overnight express mail delivery and addressed as follows:

Company: The Injury Specialists LLC, Attn: Howie Golden/Michael Wax

Advertiser: _____

Please Include Your URL: www._____.com

6. Fees:

Option A

In exchange for becoming an Advertiser of the Company's internet marketing program (Website Only), Advertiser hereby agrees to pay \$395.00 per month to the Company. The term of this Agreement is for 12 months from contract date. If Advertiser does not make Company aware of their intention to stop the banner ad with a 30 day written notice, Company will continue to bill Advertiser month to month.

Initials Here For Option A: _____

OR

Option B

In exchange for becoming an Advertiser of the Company's internet marketing program (Website Only), Doctor hereby agrees to pay \$495.00 per month to the Company. The term of this Agreement is from month to month. Initials: _____

Doctor hereby agrees that Company has the authority to automatically charge said monthly fees due herein on the 1st day of every month from Doctor's following credit or debit card: AMEX VISA MC CC# _____ Exp: ___/___

Initials Here For Option B: _____

Advertisers first month of advertising will be prorated depending on the day Advertiser signs this Agreement. The company is allowed up to 2 weeks to post information onto website.

If Advertiser revokes, cancels or changes this charge or account, then Advertiser must provide written authority to Company within 7 days in order to update charge account information. If this is not done, then Advertiser's banner shall be revoked and removed from any and all internet marketing, and Advertiser will be responsible for any money owed from advertising.

All advertisers will have first right to reserve a vendor table at our Colossus seminars that are held approximately 2x/year. You will be exclusive as to your product with some exceptions.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals and acknowledged this Marketing Agreement as effective on this the _____ day of _____ 200__.

The Injury Specialists LLC

By: _____

Dr. Howie Golden/ Dr. Michael Wax

ADVERTISER:

By: _____

Signature

Name: _____

Address: _____

Fax Back To: 404 348-4310