Website Hosting Agreement

This **Website Hosting Agreement** ("*Agreement*" hereinafter) has been signed by and between the following parties;

HOST CLIENT

Terms and Conditions

I. Purpose and Scope

The purpose of this Agreement is to establish the terms and conditions under which the Host will deliver website hosting services to the Client. These services are intended to enable the Client's website to remain accessible on the internet and to provide related technical support and resources as required.

This Agreement covers all aspects of website hosting services, including but not limited to server allocation, data storage, bandwidth usage, security measures, backup services, and technical support. Any additional services not explicitly listed in this Agreement may be provided upon mutual agreement.

II. Scope of Services

Within the scope of this Agreement, the hosting services to be provided by the Host shall include but not limited to the following;

- Allocation of of disk space for website files.
 Provision of up to of monthly data transfer.
- Implementation of required security measures such as

for secure hosting.

Regular monitoring and maintenance of server infrastructure.

The hosting services do not include:

- Development or design of the website.
- Maintenance of third-party software or plugins installed by the Client.
- Support for issues unrelated to the Host's hosting infrastructure.

III. Term and Termination

This Agreement shall commence on the	e a	and continue for an initial term	
of . A	ter the initial term, the Agreement will automatically renew for		
successive terms of	unless terminated by either Party with at least		
written notice before the end of successive terms.			
Either Party may terminate this Agreen	nent at any time with	written notice. If a	
party breaches any material terr	n of this Agreement and	fails to cure the breach	
withino	f receiving written notice, the	other party may terminate the	
Agreement for just cause.			
IV. Pricing and Payment Terms			
The Client agrees to pay the Host		monthly, for the hosting	
services as outlined in this Agreement.	Payments are due on or before	of each	
month. The Host shall issue invoices to	o the Client monthly, detailing	the amounts due. Payments not	
received within	of the due date will be	subject to a late payment fee	
of	and may accrue interest at a ra	te of% per month	
until fully paid.			
Fees for any additional services requeste	ed by the Client, such as increase	ed storage, additional bandwidth,	
or custom configurations, shall be subject	t to mutual consent of the parties	and will be charged separately.	
Payments shall be made via	. The	Host may change the accepted	
payment methods with prior written not	ice to the Client.		

V. Responsibilities of the Host

- The Host shall use reasonable efforts to ensure the website hosting services are available with an uptime of at least 99.9% per calendar month, excluding scheduled maintenance, force majeure events, or other circumstances beyond the Host's control. The Host shall notify the Client in advance of any scheduled downtime, maintenance, or system upgrades.
- The Host shall implement appropriate security measures to protect the Client's website and data, including firewalls, encryption, and intrusion detection systems.

- The Host is responsible for ensuring that its hosting services comply with applicable laws and regulations governing data protection, privacy, and intellectual property rights.
- The Host agrees to offer customer support services during standard business hours via email, phone, or live chat. The Host shall make commercially reasonable efforts to respond to technical issues or service inquiries in a timely manner, based on the severity of the issue. The Host is not obligated to provide support for issues related to the Client's website content, software, or custom code.
- The Host reserves the right to terminate or suspend the hosting services if the Client engages in illegal activity, or fails to meet payment obligations. The Host will notify the Client of any such termination or suspension in advance, if feasible.

VI. Responsibilities of the Client

- The Client retains ownership of all content hosted on its website and is responsible for ensuring it complies with applicable laws and does not infringe on third-party rights.
- The Client is responsible for maintaining the confidentiality and security of all access credentials, including usernames, passwords, and API keys. The Client shall notify the Host immediately of any unauthorized access, breach, or security concern. The Client is liable for any activities conducted under their account, whether authorized or unauthorized.
- The Client is responsible for ensuring that any third-party software, plugins, or integrations installed on their website are compatible with the Host's hosting environment. The Client assumes all risks associated with third-party software, including security vulnerabilities, performance issues, or conflicts with the hosting infrastructure.
- The Client agrees to use hosting resources, including bandwidth, disk space, and server capacity, within the limits specified by the Host. Excessive or abusive use of resources may result in additional charges, suspension, or termination of services at the Host's discretion.
- Upon termination of the hosting services, the Client is responsible for ensuring the timely migration or retrieval of their website data. The Host is not liable for any loss of data resulting from the Client's failure to transfer or back up their data prior to termination.

VII. Intellectual Property

Any software or tools provided by the Host remain its exclusive property. The Host grants the Client a non-exclusive, non-transferable license to use the software necessary for hosting the website.

All content, data, materials, and intellectual property provided or created by the Client for hosting purposes, including but not limited to text, images, graphics, videos, audio, trademarks, service marks, and software shall remain the sole property of the Client.

VIII. Miscellaneous

Non-waiver. Failure by parties to exercise any provision, right or portion of this Agreement or enforce any portion of this Agreement shall not be deemed a waiver of any right contained in this Agreement.

Entire Agreement. This document contains the entire agreement and full understanding between Host and Client. It supersedes all prior and contemporaneous agreement between the parties.

Notifications. Any notifications to be sent under this Agreement shall be in written form and delivered to the other party via personal delivery or sent to the addresses indicated in the first page of this Agreement. The periods specified in this Agreement start from the day the notice is served to the other party.

Separability. If any of the clauses of this Agreement is found to be invalid, illegal, or unenforceable, the parties desire that the remainder of the Agreement, other than the provision determined to be unenforceable, remain in full force and effect.

Governing Law and Dispute Resolution.	Any dispute that may arise within the scope of
this Agreement will first be tried to be resolv	ed by reconciliation. Any lawsuit shall be filed in
,	The Contract shall be governed by and construed in
accordance with the laws of the State of	·
Host	Client

Name

Date Date

Name

Signature Signature



Thanks for using Website Hosting Agreement 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

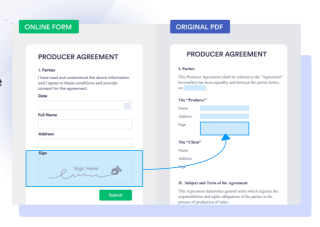
Turn form submissions into PDFs automatically — ready to download or save for your records.

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.