
Fee Contract

The client contracting the services of our company, through our website, declares at this moment the access to clauses and regulations that are conditioned through this contract. In that regard, after referred to as CUSTOMER, declare its agreement to enter into the contracting and formalization of a pact with Twogather Agency, through the company:

SOCIETY AMARO CORP a private legal entity gained in the United States of America, EIN number 84-4024833, with registered office at 1100 SOUTH FEDERAL HWY, SUITE 541, DEERFIELD BEACH, US 33441 Florida, USA.

1. PURPOSE OF THE CONTRACT

1.1 SOCIETY AMARO CORP, by the rules of this document, will provide to the CLIENT, ADVISORY SERVICES. MARKETING, including Consulting and Strategic Services, based on 3 (three) plans of services to be determined, as described in chosen by the customer, through the service plans available and previously chosen by the customer, with detailed information and services.

1.2 2 For this contract the layer chosen by the client will be:

Sole Paragraph: SOCIETY AMARO CORP provides SERVICE in the USA / BRAZIL. If the work is carried out in BRAZIL, the services may be provided by the partner company SBA - SOCIEDADE BENEFICENTE AMARO., Private legal person registered under CNPJ number 05.917.525 / 0001-00, with headquarters at Av. Jornalista Alberto Francisco Torres, 491 / 301 - Icaraí - Niterói / RJ.

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2.1 - MUTUAL OBLIGATIONS ARISING OUT OF THIS AGREEMENT

- a) **A SOCIETY AMARO CORP** undertakes to meet the needs of the CLIENT, providing **MARKETING CONSULTING** services in **BRAZIL AND / OR THE UNITED STATES**, through the guidance of one (or more) of its **PROFESSIONAL AND / OR ASSOCIATED AND PROFESSIONAL COMPANIES** regarding the interests described in Section 1 of this **CONTRACT**.

Sole Paragraph: THE SOCIETY AMARO CORP may, if necessary, hire, delegate and / or also freely withdraw the powers received, including **COMMITMENT** with or without reservation, to other members of our office and / or business and professional associates, to better serve the interests under our responsibility.

2.2. The CLIENT, although a legal representative and / or representative, undertakes to attend all meetings and appointments scheduled with prior notice by **SOCIETY AMARO CORP** on his behalf, as well as the judicial and extrajudicial acts that must be present, as directed by **SOCIETY AMARO CORP**.

2.3. The services, rights and duties of both parties in relation to the services contracted herein will be governed by US and / or Brazilian laws (depending on the location of the services) and the Principle of Good Faith. Services provided in Brazil will be governed by the laws of the Federative Republic of Brazil. In the United States, services to be provided under the same guarantees and conditions, except to the extent legally enforceable under the State of Florida and / or the United States of America.

| **Sole paragraph:** Both parties must act with ethical principles.

2.4. Upon signing this **CONTRACT**, the CLIENT receives a document entitled "Operating Instructions", in which he determines his unique customer code, as well as all other information and conditions necessary for the smooth running of the works, conditions that the CLIENT declares to be **AWARE**, with schedules and work, strategic forms of action and service details that are in charge of technical analysis offered by **SOCIETY AMARO CORP**, which has full autonomy to execute the services and proposed strategic guidelines.

2.5. The exchange of information between the parties resulting from the professional relationship now contracted, including procedural and documentary data, will be protected by terms of secrecy and secrecy. Electronic messages for the domain "**@ twogatheragency.com**" have the same guarantee as physical documents, but the CLIENT agrees that he is aware that **CONFIDENTIAL** issues should not be discussed by email.

2.6. This **AGREEMENT** will be valid until the objective described in Clause 1 | 12 (twelve) months from the date of signature, which can be renewed as many times as the parties wish. Likewise, termination may occur at any time, by means of an **EXPRESS NOTICE**, with 30 (thirty) days in advance, without prejudice to the total amount of fees due in this period.

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Sole Paragraph: In case of cancellation before the end of the works, for any reason, SOCIETY AMARO CORP reserves the right to communicate to THIRD PARTIES who are involved in any matters arising from the contractual relationship maintained until that date.

2.7. Since it is incumbent, in any case, to resolve issues that may arise from this CONTRACT, if the works have been carried out in BRAZIL, the lawsuits will be in São Paulo / SP. If the work is carried out in the USA, regardless of location, jurisdiction will be Orlando, Orange County, State of Florida. If the services were provided in the United States and in BRAZIL, the jurisdiction will be chosen by SOCIETY AMARO CORP at its own discretion.

3 - FEES

3.1. The CLIENT undertakes to pay monthly, as CONTRACTOR'S REMUNERATION, the amount previously stipulated in reference to the service plan chosen, for the execution of the described services. Payments will be made every thirty days with recurring charges, for a period of 12 (twelve) months, and may be renewed in case of lack of prior notice.

SOLE PARAGRAPH: Upon signing this AGREEMENT, the amount referring to the service plan chosen by the customer as an INITIAL FEE will be due.

4 - OPERATIONAL EXPENSES

4.1. The CLIENT is aware that it will be responsible for any EXPENSES necessary for the proper execution of the SERVICES now contracted (fees, taxes, certificates, travel expenses, professional diligence of daily shift or other) values and conditions previously described for each case by SOCIETY AMARO CORP, as well as definition of budget (Budget) for investment in the propagation of campaigns, which will be previously agreed with the client.

4.2. The amount of any EXTRA EXPENSES is not included in the invoice amount, as they are not connected to the services provided. However, any extra charges will be forwarded to the customer for approval.

Confidentiality: The Parties acknowledge that the existence and terms of this Agreement and any oral or written information exchanged between the Parties regarding the preparation and performance of this Agreement are considered confidential information. Each Party must maintain the confidentiality of all confidential information and, without obtaining the other Party's written consent, it must not disclose any relevant confidential information to third parties, except for information that: (a) is or will be in the public domain (except for means of unauthorized disclosure of the receiving Party); (b) has an obligation to be disclosed in **accordance with the laws or** applicable regulations, rules of any stock exchange or court orders or other government authorities; or (c) is required to
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be disclosed by any Party to its shareholders, investors, legal advisors or financial advisors in relation to the transaction contemplated in this document, provided that such shareholders, investors, legal advisors or financial advisors are bound by similar confidentiality obligations to those set out in this section. This Section will survive the termination of this Agreement for any reason.

The parties undertake to comply with this AGREEMENT, and the customer, by marking the acceptance of this pact, irrevocably accepts all its clauses with legal effects.

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