

Agreement Between the Design Creators Ltd. and Innovative Solutions Corp.

Preamble

This document, henceforth referred to as "The Accord," is entered into on the fifth day of July in the year of our Lord two thousand and twenty-three. Collectively, the parties herein, Design Creators Ltd. (hereinafter referred to as "Provider"), and Innovative Solutions Corp. (hereinafter referred to as "Client"), established an understanding regarding certain services which shall be rendered. Through this Accord, both parties acknowledge the importance of clarity, integrity, and visualization as fundamental principles underlying the collaboration of said entities.

Notably, while the initial interactions often serve a principal function, it must be understood that associated exchanges may also encompass tertiary themes of value and communication. The scope of this document shall involve not only the primary goals but also auxiliary aspirations that contribute to the overall landscape. A comprehensive evaluation of circumstances may be warranted towards the resolution of any disputes or inquiries.

Article I: Identification and Contact Information

| Entity Name | Contact Person | Email | Phone | Physical Address |
|----------------------------|-------------------------|---------------------------------|---------------|---------------------------------------|
| Design Creators Ltd. | Contact Person | contact@designcreators.com | +441632960962 | 3 Artistic Lane, London, UK SW1A 1AB |
| Innovative Solutions Corp. | Finance Department Head | finance@innovativesolutions.com | +441632960961 | 1 Innovation Way, London, UK SW1A 1AA |

The provided table highlights essential details necessary for communication and coordination between the aforementioned parties. It is advised that all correspondence be routed through the designated email addresses and contact numbers to ensure expedient handling of inquiries.

Article II: Services Rendered

Provider shall deliver a suite of services detailed in the following outline:

- Graphic Design
- Quantity: 4 Units
- Price Per Unit: £500.00
- VAT (20%): £240.00
- Total: £2400.00
- Brand Development
- Quantity: 1 Unit
- Price Per Unit: £3000.00
- VAT (20%): £600.00
- Total: £3600.00
- Website Design
- Quantity: 2 Units

- 13. Price Per Unit: £1500.00
- 14. VAT (20%): £600.00
- 15. Total: £3600.00
- 16. Social Media Management
- 17. Quantity: 3 Units
- 18. Price Per Unit: £800.00
- 19. VAT (20%): £480.00
- 20. Total: £2880.00

The aforementioned services shall culminate in a total equilibrium of £13,956.00, bearing in mind the subtotal before taxes and considerations which remains established at £11,280.00. Statutes regarding the valuation of these services will additionally include VAT, which, as detailed, accounts for the allocated expenses.

Article III: Financial Obligations and Terms of Agreement

The balance due upon completion of services shall be confirmed within the provisional interval of 30 days post-issuance of this document. Consequently, should any entitlements or discrepancies arise within this period, the parties recognize the necessity of amicable discussion to reach an agreeable resolution. It shall be noted that outstanding payments must be settled, without objection, to the designated account:

Bank Accounts Details: - Financial Institution: HSBC UK - Account Number: 1122334455

It is prudent to note that while there exists no previous sums paid against this balance, any contractual adjustment instituted later may result in an amendment of total obligations. In the event of information being delayed or misrepresented, it is crucial to engage in dialogue to clarify expectations.

Article IV: Additional Provisions and Considerations

While the primary purpose of this Accord is to lay the groundwork for subsequent services and payments, it should be acknowledged that supplementary provisions exist to safeguard the broader relationship. Once consultation occurs, any adjustments to ongoing conditions must be considered as integral to ensuring stability and predictability for both entities.

Moreover, Provider may seek to engage in promotional opportunities whereby Innovative Solutions Corp. is utilized in commercial visibility. As a side note, for any inquiries regarding promotional offerings, the Provider can be reached at:

- Promo Inquiry Phone: +441632960962
- Promo Email: promo@designcreators.com
- Web Page: www.designcreators.com

It is also noteworthy that this agreement restricts any recurrence or rolling contractual obligations unless agreed upon after a thorough evaluation. Thus, all engagements should view this document as a singular agreement rather than an ongoing arrangement.

Agreement Conclusion

This Accord is intended to serve as a clear mandate for both parties, outlining responsibilities, expectations, and the means to remediate misunderstandings. It is through mutual cooperation and transparency that such agreements flourish. Such foundational principles shall uphold concrete relations, encouraging both entities to achieve artistic excellence.

The undersigned parties recognize the binding nature of this document and affirm their commitment to sustaining operational excellence and continuous collaboration.

Signatures:

For Design Creators Ltd.

____ Date: ____

For Innovative Solutions Corp.

____ Date: ____

Should there be no discrepancies—communication is encouraged to uphold fidelity to the terms established herein.