

# CONTRACT AGREEMENT

This Contract Agreement (herein referred to as the "Agreement") is made and entered into on the 15th day of August, 2023 (the "Issue Date"), by and between Creative Agency Ltd. (the "Provider"), whose contact point is available at [contact@creativeagency.com](mailto:contact@creativeagency.com), and Innovative Startups Inc. (the "Client"), with a point of contact situated at [finance@innovativestartups.com](mailto:finance@innovativestartups.com) and reachable via phone at +441234567890.

## Section 1: Overview of Services Rendered

The Provider shall render a series of services to the Client, as delineated below, which shall not just include the specified services but also encompass any necessary auxiliary services deemed appropriate by the Provider to fulfill the Agreement comprehensively.

### Breakdown of Services:

Description of Goods and Services	Quantity	Price per Unit (€)	VAT (%)	Amount (€)
Graphic Design Services	5	150	20	900
Brand Strategy Consultation	2	1200	20	2880
Social Media Management	3	400	20	1440
Content Creation	10	75	20	900

The aforementioned services correspond to multiple interaction points scheduled throughout the term of this Agreement, during which the Provider is expected to deliver results aligning with the Client's expectations. The culmination of the services shall be denoted in the total sum represented hereunder.

## Section 2: Financial Terms and Payment Conditions

The parties acknowledge the total sum of services rendered is €6,912. The Client's obligation to remit payment will be subject to the following paradigms: payments shall be executed not later than 30 days after the issuance of this Agreement, with a due date firmly established on the 15th of September, 2023 (the "Due Date").

To further clarify the specifics of the monetary obligations: - Subtotal (excluding VAT): €6,120 - Applicable VAT (20%): €792 - Total Amount Due: €6,912

The payment shall be directed to the account particulars stated herewith: Barclays Bank, Account No: 11223344. Should the payment not be received by the Due Date, subsequent actions may be deemed necessary by the Provider per Article 5 of this Agreement and arise potential interest and penalties upon the outstanding balance.

## Section 3: Additional Considerations

In all communications and formalities regarding this contract, both the Provider and the Client may utilize various forms of platform interactions. For further inquiries or assistance, the Client may reach out for promotional information at the helpline +441234567891 or via email at [promo@creativeagency.com](mailto:promo@creativeagency.com). For additional insights regarding the services, including methodologies and case studies, please refer to [www.creativeagency.com](http://www.creativeagency.com).

Moreover, it is vital to mention that this Agreement includes a reference for further administrative tracking and internal record-keeping: Contract Reference: CA-2023-05.

Please note, any amendments or adjustments to this Agreement must be documented and signed by both parties to

maintain the validity of the terms herein. The absence of signature shall not nullify implied obligations arising from participation in this exchange.

---

## Section 4: Pertinent Exclusions and Stipulations

It is acknowledged by both parties that the obligations herein do not automatically renew, and as such, this Agreement does not incorporate any provision for recurring engagements, as noted explicitly in the documentation provided. Any need for future arrangements shall necessitate a separate documentation process independent of this contract, to be initiated no less than 30 days post any interaction completion.

As a further notice, while the terms of payment are distinctly laid out, the Provider bears the responsibility for any claims or disputes emerging from service inadequacies, with the time frame for raising such concerns limited to 30 days from the completion date of provided services unless specifically agreed otherwise.

---

In witness whereof, the undersigned have executed this Agreement of their own free will and with a clear understanding of all conditions set forth herein.

Executed on the respective signing date for each party.

---

## APPROVALS

From:

Creative Agency Ltd.

Signature: \_\_\_\_\_

**Name:** \_\_\_\_\_

**Title:** \_\_\_\_\_

**Date:** \_\_\_\_\_

To:

Innovative Startups Inc.

Signature: \_\_\_\_\_

**Name:** \_\_\_\_\_

**Title:** \_\_\_\_\_

**Date:** \_\_\_\_\_

---

This Agreement is constructed to ensure that all engagements remain productive whilst navigating the complexities of service provision. The attention to unforeseen circumstances or necessary adjustments attests to the professional understanding shared between both parties, aimed at achieving mutual satisfaction in all collaborative efforts ensuing from this contract.