# Contract Agreement Between Digital Innovations Ltd. and Tech Solutions LLC

Issue Date: August 15, 2023 Due Date: September 15, 2023

PO Number: PO987654

# **Parties Involved**

From:

- Name: Digital Innovations Ltd.

- Email: contact@digitalinnovations.com

To:

- Name: Tech Solutions LLC

- Email: billing@techsolutions.com

- Phone: +441632960961

- Address: 45 Tech Park, Startup City, UK

This contract outlines the terms and responsibilities regarding the provision of services from Digital Innovations Ltd. to Tech Solutions LtC. It is mandatory for all relevant avenues of communication to be active and monitored closely, especially as discussions continue in the critical thirty days following the billing cycle's completion.

## Services Rendered

The following services (henceforth referred to in this document as "the Services") will be provided under this contract:

Description of Goods and Services	Quantity	Price Per Unit	VAT (%)	Amount (€)
Mobile App Development	1	12,000	20	14,400
Cloud Storage Solutions	10	100	20	1,200
Technical Support Service	5	250	20	1,500

Note: Payments for the services specified must be made promptly, with any delays potentially incurring additional considerations as defined in section C. Further, the calculations above incorporate VAT within the stated amounts and must be noted as such in all financial documentation.

In entirety, the subtotal calculated for these services equals €15,600, with applicable tax resulting in a total due amount of €18,420 as noted. Additionally, it is crucial to mention that the balance due remains unchanged unless a formal notice is issued within the contract period.

# **Payment Terms**

• Total Amount Due: €18,420

Subtotal: €15,600
Tax Charged: €2,820
Discount Applied: €0

In connection with the financial exchanges, payment will adhere strictly to NET 30 days post-invoice date. Should consider any particular nuances of international banking transactions, including but not limited to bank holidays or transactional blocks that may delay the resultant effect of the transaction.

Payments should be sent to the following bank details:

EU Bank, IBAN: DE89370400440532013000

Additionally, it is to be remembered that as outlined, both parties will retain forms of communication available 48 hours before the due date to facilitate any required follow-up correspondence regarding payments or service provision.

### **Additional Provisions**

In light of any disputes arising from this agreement, both parties agree to engage in amicable negotiations for a duration of thirty days before escalating the matter to external mediation. Furthermore, any legal proceedings will be deemed inadmissible if initiated without this prior consultation, which might originate from concerns surrounding adherence to payment timelines or service adequacy.

Furthermore, additional notes on communication directives indicate that all contact should be maintained through the respective official channels unless otherwise stated. Digital Innovations Ltd. may also be reached for promotional discussions at +441632960962 or via email at <a href="mailto:promo@digitalinnovations.com">promo@digitalinnovations.com</a>. Efforts to coordinate promotional outreach will not impede or delay any primary obligations as outlined herein.

Moreover, while overall expectations have been clearly set for both companies, standard workday configurations may not translate during holidays and other recognized public observances, which influence response times. The importance of maintaining diligent records on both parties' sides cannot be understated, especially in the subsequent weeks.

# **Concluding Remarks**

Let it be emphasized that this contract is binding and reflective of all services, payments, and communications between Digital Innovations Ltd. and Tech Solutions LLC. All facets of this contractual relationship should be embraced with the utmost professionalism and recognition of mutual trust and benefit.

Should any unforeseen occurrences arise beyond the comprehension outlined herein, both parties should remain prepared to adapt and negotiate in good faith to ensure the purpose of the contract is met, while fostering a long-lasting partnership beyond singular transactions. It is expressly stipulated that collaboration is key to achieving shared success in our mutual ventures. ```