CONCORDIA

This agreement ("Contract") is entered into on the fifteenth of September, two thousand twenty-three (the "Issue Date") by and between:

Creative Agency LLC

Email: contact@creativeagency.com

(Seller)

and

Marketing Solutions Corp.

Email: finance@marketingsolutions.com

Phone: +1234567890

Address: 456 Marketing Ave, New York, NY 10001

(Buyer)

PREAMBLE

Whereas the Seller aims to provide comprehensive services to elevate the Buyer's market presence through various channels, it is imperative to meticulously outline the corresponding terms, provisions, and nuances which will shape this contractual relationship. While both parties have engaged in goodwill, the specifics of their obligations shall govern this exchange.

In reviewing the implications of the services rendered, it is necessary for both entities to appreciate the multifaceted nature of said services, as well as the various contingencies that may arise. In particular, the turnover and qualitative aspects of the services provided need to be held in strict regard.

The transactions covered within the purview of this Contract reflect a frame of services with varying specifications and implications. This document will serve as the binding agreement on which both parties rely, with the recognition that a level of flexibility and cooperation will be required to fulfill the objectives set forth herein.

TERMS AND CONDITIONS

Service Description	Quantity	Price per Unit (\$)	VAT (%)	Total Amount (\$)
Graphic Design Services	1	2,500	10	2,750
Social Media Management	3	1,200	10	3,960
Advertising Campaign	2	5,000	10	11,000
Content Creation	5	800	10	4,400
Market Research	1	3,000	10	3,300

Subtotal: \$17,610 Tax (VAT): \$1,710

Total Amount Due: \$19,320 Balance Due: \$19,320

Note: Payment is due 30 days post the conclusion of the services, calculated from the Issue Date.

In line with traditional practices, payments will be uniquely attributed to the services rendered over the stipulated term.

There exists an inherent expectation that the Buyer will remit payment in a timely fashion—specifically adhering to the timelines indicated herein, with possible extensions being specifically negotiated should unforeseen circumstances arise.

Moreover, in consideration of the services provided, it should be noted that a late fee may apply after the 30-day deadline elapses. As a professional courtesy, the Seller maintains the right to amend the terms should such delays be evidenced, effectively safeguarding both parties against undue losses.

Bank Details for Payment:

XYZ Bank

Account No: 123456789

Should any amendments or variations to this agreement be required, both parties shall engage in discussions to revise the terms amicably.

ADDITIONAL PROVISIONS AND OBSERVATIONS

It is reaffirmed that both parties enter into this Contract with the intent to maintain a working relationship characterized by transparency and mutual respect. While responsibilities are clearly delineated, both parties share a commitment to honoring the spirit of cooperation, which is considered equally paramount in the execution of this Contract.

Additionally, it may be beneficial to highlight other channels to facilitate promotional engagement. Interested parties may wish to connect about potential promotional strategies via the following communication avenues:

• Phone: +1234234567

Email: promo@creativeagency.comWebsite: www.creativeagency.com

Lastly, it should be acknowledged that this Contract pertains to the initial phase of an ongoing partnership. As such, it is noted that this agreement is set to recur on an annual basis, reflecting a total of 12 payments, paid monthly, which shall underpin the collaborative efforts to foster growth and market positioning.

This Contract shall not be construed as a mere transactional document but rather as an embodiment of the strategic aspirations shared by Creative Agency LLC and Marketing Solutions Corp. All interactions and transactions conducted under this Contract will be carried forth with diligence and integrity, ensuring compliance with the provisions set forth.

Agreed on this 15th day of September 2023 by and between the parties indicated.

Signature (Seller):	
Signature (Buyer):	