

Contract Agreement Between Creative Designs Ltd. and Tech Innovations Inc.

Preamble

This Contract (hereinafter referred to as the "Agreement") is made and entered into as of the 15th day of September in the year 2023 (the "Issue Date"). By this Agreement, Creative Designs Ltd. (hereinafter referred to as "Provider"), whose primary contact can be found at contact@creativedesigns.com, and Tech Innovations Inc. (hereinafter referred to as the "Client"), reachable at billing@techinnovations.com, agree to the terms and conditions as set forth herein.

The parties hereto may collectively be referred to as the "Parties" or individually as a "Party". The Provider and the Client acknowledge that the services described within this document shall commence immediately upon the signing of this Agreement and shall be governed by the stipulations contained herein.

Effective Dates and Duration

The services to be provided under this Agreement include the following distinct deliverables, wherein the quantification of each is clearly enumerated below. The Client commits to providing the necessary feedback and information to facilitate the completion of the services as per the stipulated timelines.

Description of Goods/Services	Quantity	Price per Unit (\$)	VAT (%)	Amount (\$)
Graphic Design	2	1500	10	3300
Social Media Management	5	800	10	4400
Market Research	1	2500	10	2750
Content Strategy Consultation	1	1200	10	1320
Total Before Tax (Subtotal)				11170
Tax (VAT)				1800
Final Amount Due (Total)				12970

The total remuneration payable under this Agreement shall amount to \$12,970, with a payment period of 30 days from the listed due date of October 15, 2023. Should there be any delay in remitting payment beyond this due date, a penalty of 5% of the total amount shall be applicable.

Payment Terms and Conditions

In light of fulfilling obligations outlined in this contract, the Provider shall issue an invoice post-completion of the services. The installment of the total sum will be payable via the banking institution detailed below:

- Bank Name: First National Bank
- Account No: 123456789

The Client acknowledges that any retention of funds beyond the agreed timeline will incur additional fees, and this should be strictly adhered to ensure a smooth collaborative process.

To reinforce fairness in this Agreement, any requests for adjustments or disputes regarding the services rendered should be documented in writing and sent to either Party within 30 days post Due Date. Failure to adhere to this timeframe could result in the forfeiture of rights related to disputing whether the Provider has fulfilled its obligations

satisfactorily.

Additional Provisions

For the sake of clarity, Creative Designs Ltd. wishes to extend a moment of reflection beyond the immediate contractual obligations. It is noteworthy that allied to our core values lies the commitment towards innovative approaches, and these endeavors warrant a fluid, efficient collaboration.

Furthermore, attached hereto is the provision that reflects a keen awareness of potential liabilities. The Contract ID, *CD-2023-009*, serves as a distinct identifier in the records of both parties and should be referenced in all communications going forward.

Should any questions arise or further clarifications be required, please do not hesitate to reach out to the Provider's promotional contact channels:

- Phone: +15556677889
- Email: promo@creativedesigns.com
- Web Page: [Creative Designs Ltd.](#)

This myriad of contact options is an opportunity to ensure rapport and address concerns that could positively impact ongoing relations.

Signatures

By affixing their signatures below, the Parties acknowledge and agree to the terms outlined within this Agreement, having had sufficient time to review and confirm their understanding of this document.

Creative Designs Ltd.

Authorized Signatory

Date: 2023-09-15

Tech Innovations Inc.

Authorized Signatory

Date: 2023-09-15

This Agreement represents the entire understanding between the Parties with respect to the subject matter covered herein and supersedes all prior communications or agreements, whether written or verbal.