

# Contract Agreement

This Contract ("Agreement") is made effective this 15th day of September, 2023 (the "Effective Date") between Creative Agency Ltd., whose establishment is firmly cemented at [contact@creativeagency.com](mailto:contact@creativeagency.com), hereinafter referred to as the "Provider", and Tech Innovations Inc., located at 123 Innovation Road, London, UK EC1A 1BB, whose contact address for billing and account management is noted as [accounts@techinnovations.com](mailto:accounts@techinnovations.com), hereinafter referred to as the "Client."

## Recitals

Whereas, the Client desires to procure various services related to branding and media outreach from the Provider, and the Provider is willing to furnish said services in accordance with the terms and conditions set forth herein.

And whereas, both parties acknowledge and agree that a contractual relationship will enhance their operational efficiencies and market competencies, which could potentially yield substantial future dividends for both organizations encompassing various spheres of influence, especially in the growing tech realm.

It is vital to acknowledge that this document serves as a binding agreement incorporating the responsibilities, expectations, and obligations pertinent to the singular transaction manifested herein, as well as future engagements that may arise, punctuating the synergy of our cooperative efforts.

## Service Details

The services rendered shall encompass the following items:

Description of Goods/Services	Quantity	Price per Unit (€)	Amount (€)
Graphic Design Services	5	300	1800
Social Media Management	3	450	1620
Video Production	2	1200	2880
Content Strategy	1	750	900

## Summary of Services

All services will be executed in a timely and professional manner, adhering strictly to the timeline established, with full completion expected on or before the due date of October 15th, 2023. In that regard, the Provider shall ensure that each service is aligned with the Client's overarching objectives while maintaining a threshold of excellence dictated by industry standards.

Furthermore, the Provider commits to a recurring service frequency with a duration spanning one year. The terms permit a reassessment of service effectiveness every month, ensuring that alignments can be adjusted when necessary to meet changing visions.

## Financial Considerations

Both parties agree that the total subtotal for services rendered amounts to €5400, with applicable VAT adjustments totaling €764, culminating in a total monetary obligation of €6164 (herein referred to as "Balance Due"). It is important to note that the discounts applicable herein stand at €0, indicating no reductions from the original pricing structure.

Financial Breakdown	Amount (€)
---------------------	------------

Financial Breakdown	Amount (€)
Subtotal	5400
VAT (20%)	764
Total	6164
Late Payment Penalty	5%

Per the additional provisions, it is to be noted that in the event of delayed remittance of the total amount exceeding the prescribed due date, penalties shall apply which shall accrue at a rate of 5%, calculated against the total balance due.

The financial obligations hereby illustrated shall be directed to the bank details provided, specifically, transactions will be made to the National Bank, and the pertinent account number shall be 123456789.

General Provisions

This Agreement shall be read together with any ancillary agreements or understandings which may pertain to this relationship, including but not limited to any multi-faceted promotional information as provided by the Provider’s outreach team, who can be contacted at +44 2020 123 456 for any inquiries or clarifications on promotional aspects and offers.

It is to be distinctly understood that all communication shall remain within the confines of the listed contact channels. The signs and measures set forth herein maintain that information provided herein is confidential and should remain solely between both entities unless express permission is granted otherwise.

This Agreement may be renewed and extended at the close of the term should both parties find mutual satisfaction in executing the objectives set forth during the initial term.

Signature

In witness whereof, the parties hereto have executed this Contract as of the day and year first above written.

Creative Agency Ltd.  
Authorized Signature:  
Email: [contact@creativeagency.com](mailto:contact@creativeagency.com)

Tech Innovations Inc.  
Authorized Signature:  
Email: [accounts@techinnovations.com](mailto:accounts@techinnovations.com)

Future Communication

For any promotional endeavors or inquiries that may arise during the duration of this agreement, please reach out to [promo@creativeagency.com](mailto:promo@creativeagency.com) or visit [www.creativeagency.com](http://www.creativeagency.com) for more information regarding future opportunities that may align with our concerted interests. All communications will be taken into consideration and responded to in a timely manner, ensuring our cooperation remains robust and fruitful.

Ultimately, the undertakings delineated above are subject to review and adjustments based on evolving project scopes, thereby instilling a proactive approach to partnership management.

This document stands as a testament to our commitment towards professional growth and collaborative excellence in our respective fields.

It is imperative to acknowledge that this contract encapsulates more than mere figures and mutual obligations; it embodies the potential for innovation and creativity, leading to new heights in collective achievement.