

Acquisition Agreement

This Acquisition Agreement ("Agreement") is made and entered into as of 29 June, by and between:

Seller: adsfeed.io
30 St Mary's Axe, London, England, EC3A 8BF
support@adsfeed.io

Buyer: FastTec B.V.
Mattenbieslaan 105, 3452AD Vleuten
tech@fasttec.net

1. Sale and Purchase

1.1 Assets to be Transferred: Seller agrees to sell, transfer, and assign to Buyer, and Buyer agrees to purchase from Seller, the following assets (collectively, the "Assets"):

- Billion VPN (including all source code, documentation, trademarks, customer data, and other related intellectual property).
- Thunder VPN (including all source code, documentation, trademarks, customer data, and other related intellectual property).

1.2 Purchase Price: The total purchase price for the Assets shall be \$12,500 (Twelve Thousand Five Hundred US Dollars) ("Purchase Price").

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2. Payment

2.1 Payment Terms: The Purchase Price shall be paid by Buyer to Seller in two installments: - 50% (\$6,250) upfront upon the execution of this Agreement. - 50% (\$6,250) upon delivery and completion of the transfer of the Assets.

3. Transfer of Ownership

3.1 Closing Date: The transfer of the Assets shall be completed by 1 July ("Closing Date").

3.2 Transfer of Rights: Upon the receipt of the Purchase Price by Seller, Seller shall transfer all rights, title, and interest in and to the Assets to Buyer.

4. Representations and Warranties

4.1 Seller's Representations: Seller represents and warrants that:

- Seller is the sole owner of the Assets.
- The Assets are free from any license or encumbrances.
- Seller has the full right and authority to sell and transfer the Assets.

4.2 Buyer's Representations: Buyer represents and warrants that:

- Buyer has the full right and authority to purchase the Assets.

5. Confidentiality

5.1 Confidential Information: Both parties agree to maintain the confidentiality of the terms of this Agreement and any proprietary information exchanged during the transaction.

6. Governing Law

6.1 Jurisdiction: This Agreement shall be governed by and construed in accordance with the laws of the State of UK, without regard to its conflict of law principles.

7. Entire Agreement

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8.1 Amendments: Any amendment or modification of this Agreement must be in writing and signed by both parties.

9. Signatures

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Georgi Mamelyan
adsfeed.io

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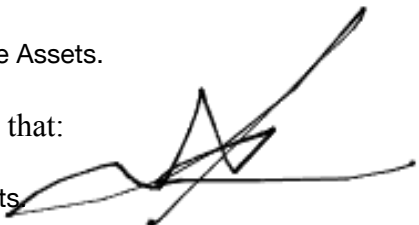
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tech@fasttec.net

1. Sale and Purchase

1.1 Assets to be Transferred: Seller agrees to sell, transfer, and assign to Buyer, and Buyer agrees to purchase from Seller, the following assets (collectively, the "Assets"):

- Billion VPN (including all source code, documentation, trademarks, customer data, and other related intellectual property).
- Thunder VPN (including all source code, documentation, trademarks, customer data, and other related intellectual property).

1.2 Purchase Price: The total purchase price for the Assets shall be \$12,500 (Twelve Thousand Five Hundred US Dollars) ("Purchase Price").

2. Payment

2.1 Payment Terms: The Purchase Price shall be paid by Buyer to Seller in two installments: - 50% (\$6,250) upfront upon the execution of this Agreement. - 50% (\$6,250) upon delivery and completion of the transfer of the Assets.

3. Transfer of Ownership

3.1 Closing Date: The transfer of the Assets shall be completed by 1 July ("Closing Date").

3.2 Transfer of Rights: Upon the receipt of the Purchase Price by Seller, Seller shall transfer all rights, title, and interest in and to the Assets to Buyer.

4. Representations and Warranties

4.1 Seller's Representations: Seller represents and warrants that:

- Seller is the sole owner of the Assets.
- The Assets are free from any license or encumbrances.
- Seller has the full right and authority to sell and transfer the Assets.

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5. Confidentiality

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9. Signatures

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

Seller:

Georgi Mamelyan
adsfeed.io

Buyer:

FastTec B.V.

Acquisition Agreement

This Acquisition Agreement ("Agreement") is made and entered into as of 29 June, by and between:

Seller: adsfeed.io
30 St Mary's Axe, London, England, EC3A 8BF
support@adsfeed.io

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tech@fasttec.net

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1. Sale and Purchase

1.1 Assets

Buyer agrees to purchase from Seller the following assets:

- Billions of website visitors per month
- Thousands of active users
- Thousands of active advertisers

STAMP DESIGN
2025

Buyer, and
("Assets"):

mer data,
Customer data,

1.2 Purchase Price

Thousands of Dollars

0 (Twelve

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Once upon a time, There were a girl named Bawang Putih, she lived with her step mother and her step sister named Bawang Merah. Bawang Putih's life was sad. Her step mother and her step sister treated Bawang Putih badly and always asked her to do all the household chores.

One morning, Bawang Putih was washing some clothes in a river. Accidentally, her mother's clothes fell down to the river. Finally, she met an old woman. The old woman returned the clothes. She also gave Bawang Putih a small pumpkin and a big pumpkin. At home, Bawang Merah looked at the pumpkins, and she took a big pumpkin. Bawang Putih opened the small pumpkin and found jwelleries inside her pumpkin. Then, Bawang -

Finally both of them realized their mistakes. They apologized to Bawang Putih and she forgave them.

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Georgi Mamelyan
adsfeed.io

Buyer:

FastTec B.V.

X

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DRAFT

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Once upon a time, There were a girl named Bawang Putih, she lived with her step mother and her step sister named Bawang Merah. Bawang Putih's life was sad. Her step mother and her step sister treated Bawang Putih badly and always asked her to do all the household chores.

One morning, Bawang Putih was washing some clothes in a river. Accidentally, her mother's clothes fell down to the river. Finally, she met an old woman. The old woman returned the clothes. She also gave Bawang Putih a small pumpkin and a big pumpkin. At home, Bawang Merah looked at the pumpkins, and she took a big pumpkin. Bawang Putih opened the small pumpkin and found jwelleries inside her pumpkin. Then, Bawang -

Finally both of them realized their mistakes. They apologized to Bawang Putih and she forgave them.

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DATA:IMAGE/SVG+XML;BASE64,PD94BWWGDMVYC2LW

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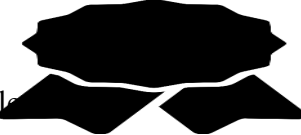
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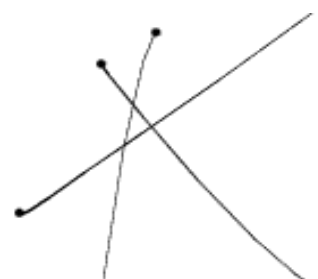
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Seller:

Georgi Mamelyan
adsfeed.io

Buyer:

FastTec B.V.

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Seller: adsfeed.io
30 St Mary's Axe, London, England, EC3A 8BF
support@adsfeed.io

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Mattenbieslaan 105, 3452AD Vleuten
tech@fasttec.net

1. Sale and Purchase

1.1 Assets to be Transferred: Seller agrees to sell, transfer, and assign to Buyer, and Buyer agrees to purchase from Seller, the following assets (collectively, the "Assets"):

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- Thunder VPN (including all source code, documentation, trademarks, customer data, and other related intellectual property).

1.2 Purchase Price: The total purchase price for the Assets shall be \$12,500 (Twelve Thousand Five Hundred US Dollars) ("Purchase Price").

2. Payment

2.1 Payment Terms: The Purchase Price shall be paid by Buyer to Seller in two installments: - 50% (\$6,250) upfront upon the execution of this Agreement. - 50% (\$6,250) upon delivery and completion of the transfer of the Assets.

3. Transfer of Ownership

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4. Representations and Warranties

DATA:IMAGE/JPEG;

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Once upon a time, There were a girl named Bawang Putih, she lived with her step mother and her step sister named Bawang Merah. Bawang Putih's life was sad. Her step mother and her step sister treated Bawang Putih badly and always asked her to do all the household chores.

One morning, Bawang Putih was washing some clothes in a river. Accidentally, her mother's clothes fell down to the river. Finally, she met an old woman. The old woman returned the clothes. She also gave Bawang Putih a small pumpkin and a big pumpkin. At home, Bawang Merah looked at the pumpkins, and she took a big pumpkin. Bawang Putih opened the small pumpkin and found jwelleries inside her pumpkin. Then, Bawang -

Finally both of them realized their mistakes. They apologized to Bawang Putih and she forgave them.

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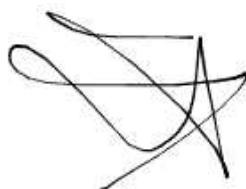
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1. Sale and Purchase

1.1 Assets to be Transferred: Seller agrees to sell, transfer, and assign to Buyer, and Buyer agrees to purchase from Seller, the following assets (collectively, the "Assets"):

- Billion VPN (including all source code, documentation, trademarks, customer data, and other related intellectual property).
- Thunder VPN (including all source code, documentation, trademarks, customer data, and other related intellectual property).

1.2 Purchase Price: The total purchase price for the Assets shall be \$12,500 (Twelve Thousand Five Hundred US Dollars) ("Purchase Price").

2. Payment

2.1 Payment Terms: The Purchase Price shall be paid by Buyer to Seller in two installments: - 50% (\$6,250) upfront upon the execution of this Agreement. - 50% (\$6,250) upon delivery and completion of the transfer of the Assets.

3. Transfer of Ownership

3.1 Closing Date: The transfer of the Assets shall be completed by 1 July ("Closing Date").

3.2 Transfer of Rights: Upon the receipt of the Purchase Price by Seller, Seller shall transfer all rights, title, and interest in and to the Assets to Buyer.

4. Representations and Warranties

4.1 Seller's Representations: Seller represents and warrants that:

- Seller is the sole owner of the Assets.
- The Assets are free from any license or encumbrances.
- Seller has the full right and authority to sell and transfer the Assets.

4.2 Buyer's Representations: Buyer represents and warrants that:

- Buyer has the full right and authority to purchase the Assets.

5. Confidentiality

5.1 Confidential Information: Both parties agree to maintain the confidentiality of the terms of this Agreement and any proprietary information exchanged during the transaction.

6. Governing Law

6.1 Jurisdiction: This Agreement shall be governed by and construed in accordance with the laws of the State of UK, without regard to its conflict of law principles.

7. Entire Agreement

7.1 Entire Agreement: This Agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, agreements, and understandings, whether written or oral, concerning the subject matter of this Agreement.

8. Amendments

8.1 Amendments: Any amendment or modification of this Agreement must be in writing and signed by both parties.

9. Signatures

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

Seller:

Georgi Mamelyan

adsfeed.io

Buyer:

FastTec B.V.

Hello, here is some text without a meaning. This text should show what a printed text will look like at this place. If you read this text, you will get no information. Really? Is there no information? Is there a difference between this text and some nonsense like “Huardest gefburn”? Kjift – not at all! A blind text like this gives you information about the selected font, how the letters are written and an impression of the look. This text should contain all letters of the alphabet and it should be written in of the original language. There is no need for special content, but the length of words should match the language.

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