

## DEDICATED AGREEMENT

This dedicated agreement is made at **Ahmedabad, Gujarat** and effective from **9<sup>th</sup> February 2022**.

**BETWEEN: Signeasy Technologies India Pvt Ltd** having its registered office  
Ground floor, No.26, Survey #39, Vishnuvardhan Main Road, Channasandra, Bangalore – 560098,  
Karnataka.

- **the Party to the First part**  
(Collectively referred to as “Client”)

**AND:** The developer of **21Twelve Interactive**, a Limited Liability Partnership firm  
registered in India having its registered office at: **B/1210, Empire Business Hub Near**  
**Shukan Mall, Sola, Ahmedabad, Gujarat 380060**

- **the Party to the Second part**  
(Collectively referred to as “Vendor”)

The following terms and conditions are agreed upon by both parties:

- 1) **Assignment/Project:** This agreement covers assignments/projects to be carried by the developer.
- 2) **Contract Period:** The developer and client agree that this agreement shall begin on the date listed above, and will continue for a month for about 80 hours in total as agreed. (Any extension / change of contract is upon mutual consent or until the assignment/project is completed, or until terminated by either party).



**21Twelve Interactive LLP**

📍 B/1210, Empire Business Hub, Science City Road, Sola, Ahmedabad-380060, India

☎ +91-73597-90334 | ✉ manan@21twelveinteractive.com

- 3) **Compensation:** Client agrees to pay amount of **65,000** INR (rupees Sixty Five Thousand) per month plus Taxes and will release the 50% (32,500 INR) as an advance payment and rest 50% (32,500 INR) payment by the end of first advance payment, on monthly basis. The vendor will submit an invoice to client on monthly basis. Also, if you are not satisfied with the developer, we will review his/her performance and based on the evaluation will replace him/her within 10 - 15 days of time.
- 4) **Financial Obligation:** The vendor agrees that the developer is an employee of 21Twelve Interactive, and not an employee of client's company. Developer therefore agrees that he is responsible for reporting his own income to the appropriate authorities.
- 5) **Relationship:** Vendor and client stipulate that this agreement does not imply any other relationship between the client and vendor, and that any additional relationship desired by either party must be outlined in a separate agreement.
- 6) **Owner:** The client will have sole ownership of the assignment/project work mentioned herein above in clause and rights to publish the work.
- 7) **Non-Disclosure:** The vendor/developer should not disclose the details of the client or the assignment/work unless required and approved by the client in written. Company can combine this agreement with separate NDA.
- 8) **Termination:** The client/vendor may terminate this contract on mutual consent and in writing and on reasonable (in this case, 7 days), just & fair grounds that are not detrimental to the interests of the Company/ Vendor.



## 21Twelve Interactive LLP

📍 B/1210, Empire Business Hub, Science City Road, Sola, Ahmedabad-380060, India

☎ +91-73597-90334 | ✉ [manan@21twelveinteractive.com](mailto:manan@21twelveinteractive.com)

9) **Arbitration/Conciliation:** In case of any dispute under this agreement, the Courts of Ahmedabad, Gujarat, India will have jurisdiction for Arbitration/ Conciliation.

This Agreement has been executed on the date set forth herein in two (2) copies of which the Parties have taken one each.

**For Client,**

**Name:** Sujan Balachandran

**Designation:** VP of Products

**Company Name:** Signeasy Technologies India Pvt Ltd

Sujan Balachandran

**Sign**

09/02/2022

**For Vendor,**

**Mr. Manan Ghadawala,**

**CEO & Founder 21Twelve Interactive**

**21 TWELVE INTERACTIVE LLP**

Manan Ghadawala  
**Designated Partner**

**Sign**

**Place:** Ahmedabad

**Date:** 8/02/2022



**21Twelve Interactive LLP**

📍 B/1210, Empire Business Hub, Science City Road, Sola, Ahmedabad-380060, India

☎ +91-73597-90334 | ✉ manan@21twelveinteractive.com