

QUABYNA CODELABS LLC.

Dear Sir:

DEMAND NOTICE.

We write as the solicitors for Factotum Enterprise and upon the express instructions of our clients.

Our client informs us that he engaged you as an Application Developer to design and develop a mobile Application name HandyMan to serve as a platform to engage artisans.

We are further informed that a sum of GH¢2,500 which is the full amount for the Development of the Mobile Application as per your invoice issue 13/03/202 was paid to you by our clients pursuant to the agreement.

Our clients avers that the initial work you delivered was substandard and failed to reflect the instructions given you. Due to this, you were asked to make the necessary modifications and corrections to it. You have since failed to make the said improvements or honour the agreed contractual terms.

We have the instruction of our client to demand that you make the necessary improvement and deliver the Application to our clients by 5pm, Tuesday, 23rd March 2021 or In default of this, we demand that you refund the amount that was paid to you since the contract will be considered rescinded.

On your failure to heed this demands, we have the express instructions of our client to take legal action against you on their behalf without further notice to you.

Please be advised accordingly.

Sincerely,

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M. M. K. Dzakpasu