**Agreement**

This Agreement is entered into the date set forth on the signature page by and between the undersigned company (the “Company”) and the undersigned developer (the “Developer”).

Between

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| (The Company)  Stamps Hub (stampshub.co) - founded by Manjeet Singh Sawhney (Founder) | (The Developer)  Harsh Kumar Jain |

The parties agree as follows:

1. **Services**. The Developer will provide the services described below and compensated

accordingly.

* 1. **On regular basis:**

Developer agrees to act as a developer to the Company and provide design, development/programming, testing, maintenance and support services of 30 hours every week.

**Compensation**. Developer shall not be entitled to receive any cash compensation until the Company starts to generate a sustainable income. The decision when to start cash compensation will be decided by the Company and therefore its Founder. The initial monthly salary to be offered to the Developer will be between RS 8,000 - RS 10,000 once the Company starts to generate a sustainable income level. However, until the Company does not achieve a sustainable income level, the Developer shall be entitled to receive the equity compensation of 2% at a purchase price equal to the fair market value of the Company’s Common Stock provided the Developer provides their services to satisfactory performance level as specified below. The Developer’s performance level of service and KPIs shall be determined by the Company, and its determination shall be final and binding. The Developer will not own the 2% equity stake and return it to the Company if the Company determines the Developer's performance levels are not satisfactory.

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| **Commitment** | **Regular services** |
| Attend online meetings to provide status updates, technical advice, ideas on company's or product's strategy  Provide timely responses to e-mails.  Provide weekly status reports about their own work and number of hours worked. | **Design, Developing/Programming, Testing, Deployment, Support and Maintenance, Documentation:** Developer dedicates 30 hours every week to provide the aforementioned technical services. |

**The Developer's performance will be measured according to the below KPIs:**

- Execution: flawless execution

- Commitment: Delivery of output representative of 30 hours per week of focused work

- Communication: fluid communication with all parties involved in the project.

- Design: Deliver high quality designs and refine until acceptable by means of wireframes and / or prototypes

- Technical Ability: Ability to help and ensure the technical implementation or deployment meets / exceeds the Company’s requirements.

- Development/Programming: Coding the Company's products to the highest level of quality possible and applying industry coding standards

- Testing: Ensuring the code is tested thoroughly before publication

- Deployment: Deployment versions are rolled out correctly.

- Documenting: Documenting the necessary code and technical features for future maintenance and support

1. **Term and Termination**. The term of this Agreement shall continue until terminated

by either party for any reason upon five (5) days prior written notice without further obligation or liability.

1. **Independent Contractor**. Developer’s relationship with the Company will be that of an independent contractor and not that of an employee. Advisor will not be eligible for any employee benefits, nor will the Company make deductions from payments made to Developer for employment or income taxes, all of which will be Developer’s responsibility. Developer will have no authority to enter into contracts that bind the Company or create obligations on the part of the Company without the prior written authorization of the Company.
2. **Nondisclosure of Confidential Information**.
   1. **Agreement Not to Disclose**. Developer agrees not to use any Confidential

Information (as defined below) disclosed to Developer by the Company for Developer’s own use or for any purpose other than to carry out discussions concerning, and the undertaking of the Services. Developer agrees to take all reasonable measures to protect the secrecy of and avoid disclosure or use of Confidential Information of the Company in order to prevent it from falling into the public domain or the possession of persons other than agents of the Company or persons to whom the Company consents to such disclosure. Upon request by the Company, any materials or documents that have been furnished by the Company to Developer in connection with the Services shall be promptly returned by Developer to the Company.

* 1. **Definition of Confidential Information**. “Confidential Information” means any

information, technical data or know-how (whether disclosed before or after the date of this Agreement), including, but not limited to, information relating to business and product or service plans, financial projections, customer lists, business forecasts, sales and merchandising, human resources, patents, patent applications, computer object or source code, research, inventions, processes, designs, drawings, engineering, marketing or finance to be confidential or proprietary or which information would, under the circumstances, appear to a reasonable person to be confidential or proprietary. Confidential Information does not include information, technical data or know-how that: (i) is in the possession of Developer at the time of disclosure, as shown by Developer’s files and records immediately prior to the time of disclosure; or (ii) becomes part of the public knowledge or literature, not as a direct or indirect result of any improper inaction or action of Developer. Notwithstanding the foregoing, Developer may disclose Confidential Information with the prior written approval of the Company or pursuant to the order or requirement of a court, administrative agency or other governmental body.

1. **No Rights Granted**. Nothing in this Agreement shall be construed as granting any

rights under any patent, copyright or other intellectual property right of the Company, nor shall this Agreement grant Developer any rights in or to the Company’s Confidential Information, except the limited right to use the Confidential Information in connection with the Services.

1. **Assignment of Intellectual Property**. To the extent that Developer jointly or solely

conceives, develops or reduces to practice any new inventions, original works of authorship, developments, concepts, know-how, improvements or trade secrets, whether or not patentable or registrable under copyright or similar laws or other intellectual property which would be deemed to be Confidential Information of the Company (collectively, “Intellectual Property”) which clearly relates to the Company’s business or technology and has been created by the Developer solely in the course of the performance of Services such as in correspondence, e-mails, meetings or meetings relating to the Company, Developer hereby acknowledges that it is “work made for hire” for the benefit of the Company and hereby assigns all rights, titles and interest to such Intellectual Property to the Company.

1. **Duty to Assist**. As requested by the Company and only with respect to Intellectual

Property created by Developer for the Company, Developer shall take all steps reasonably necessary to assist the Company in obtaining and enforcing in its own name any such Intellectual Property right. Developer's obligation to assist the Company shall continue beyond the termination of Developer’s relationship with the Company, but the Company shall compensate Advisor at a reasonable rate after the termination of such relationship for time actually spent at the Company’s request providing such assistance.

1. **No Conflicts**. Developer represents that Developer's compliance with the terms of this Agreement and provision of Services hereunder will not violate any duty which Developer may have to any other person or entity (such as a present or former employer), and Developer agrees that Developer will not do anything in the performance of Services hereunder that would violate any such duty. In addition, Developer agrees that, during the term of this Agreement, Developer shall promptly notify the Company in writing of any direct competitor of the Company which Developer is also performing services. It is understood that in such event, the Company will review whether Developer’s activities are consistent with Developer remaining as a developer of the Company.
2. **Miscellaneous**. Any term of this Agreement may be amended or waived only with

the written consent of the parties. So long as you continue to serve as an Developer to the Company, you hereby consent to the Company including your name on its marketing materials, Web site or private placement memo, or offering materials as a Developer of the Company. This Agreement, including any schedules hereto, constitute the sole agreement of the parties and supersedes all oral negotiations and prior writings with respect to the subject matter hereof. The validity, interpretation, construction and performance of this Agreement shall be governed by the laws of United Kingdom, without giving effect to the principles of conflict of laws. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together will constitute one and the same instrument.

**Signature Page**

**IN WITNESS WHEREOF**, the undersigned have executed this Agreement as of 15/06/2015.

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| **Company** | **Developer** |
| Name: Stampshub.co (Manjeet Singh Sawhney  Address: 15 Sandpiper Close, Greenhithe,   Kent, DA9 9RU, UK  Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | **Name:** Harsh Kumar Jain  **Address:** Jain Bhavan, 603A/341/22-B, Shastri Nagar, Allahabad, Uttar Pradesh  **Zip code:** 201003  Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |