



PROJECT BASED CONTRACT

This project-based cont	ract and entered this	s 20 by and between:
ACL WEBSITE APPLICADINALUPIHAN BATAAN		ngle entity duly organized and existing located at AL LUZON PHILIPPINES
MR/MRS/MS	from	Is according to the agreements set
forth in the contract.		
WITNESSETH that-		
		S hereby the CLIENT/ CUSTOMER as CLIENT/ CUSTOMER will pay
FULL/HALF/INITIAL to	ACL WEBSITE APPL	ICATION SERVICES before/after starting the project
TERMS AND CONDITION	V	
PROJECT DESCRIPTION	J	
•	•	ment services. The ACL company shall en the parties. Services include which are not limited
1. Developing the project	et.	
2. Maintaining the proje	ct.	
3. Marketing Strategy.		

Confidentiality

The Parties to this Contract agree that each shall treat private information such as code, roadmaps, blueprint, and strategies that may be provided by either party during the term of this Contract as strictly confidential. All such confidential information exchanged between the Parties, shall be used solely for the purposes of rendering services pursuant to this Contract and shall not be disclosed to any third party without the prior written consent of either party.

Term

This Contract shall become affective as on the effective date and will continue until all services are completed. The Contract shall remain in effect for a period starting ____ 20__.

Deliverables

The Investor had appointed the Developer to perform the services pertaining to the development of the project as described below:

- 1. The Developer agrees to conduct daily meetings with investor to establish the project's status.
- 2. The Developer agrees to provide all project files, user guides and application credentials to the investor upon completion of this project development Contract.

Payment

The cost of the entire project shall be invoiced by the Company within 2-3 working days of completion of the project. The mode of payment shall be _____ or any mode as agreed by the parties

Relationship of Client/Customer's

The Company in performance of this Contract, shall act in the capacity of an independent Developer of the Client/Customer's.

Miscellaneous

- 1. Force Majeure: Neither Party shall be liable for any failure in performance of the obligation under this Contract due to cause beyond that party's reasonable control. (Including and not limited to a pandemic, fire, strike, act or order of public authority, and other acts of God) during the pendency of such event.
- 2. Severability: In the event, any provision of this Contract is deemed invalid or unenforceable, in whole or in part, that part shall be severed from the remainder of the contract and all other provisions should continue in full force and effect as valid and enforceable.
- 3. Modification: No modification of this Contract shall be made unless in writing, signed by both parties.
- 4. Legal and Binding Contract: The contract is considered legally binding and may be enforced in a court of law. The services performed will be done in a legally and professional fair manner and as such shall not violate any local or federal laws and regulations.
- 5. Entire Agreement: This contract is all-inclusive and no other contract, oral or written exist between the two parties signing this Contract. By signing this contract, you agree to have fully understood this contract, you are legally competent and authorized to enter this contract and you have signed this contract on your own free will and no undue influence or misinterpretation of facts and clause.

Acceptance and Signature

The parties hereby approve the services and rates listed above and agree to respect and uphold full terms of this contract.

ARVEN CHRISTIAN LACSON

ACL APPLICATION OWNER

Client/Customer's	