Trademark Renewal and Corporate Brand Protection Agreement

PARTIES

This Trademark Renewal and Corporate Brand Protection Agreement ("Agreement") is entered into by and between:

NEXUS INTELLIGENT SYSTEMS, INC., a Delaware corporation with principal offices at 1200 Technology Park Drive, San Jose, California 95134 (hereinafter referred to as "Company")

RECITALS

WHEREAS, Nexus Intelligent Systems, Inc. is a leading enterprise AI services and predictive analytics company specializing in advanced technological solutions for industrial and enterprise clients;

WHEREAS, the Company maintains a comprehensive intellectual property portfolio critical to its market positioning and competitive advantage;

WHEREAS, certain trademark registrations require renewal to maintain legal protection and exclusive rights;

1. DEFINITIONS

- 1 "Trademarks" shall mean all registered and unregistered trademarks, service marks, trade dress, logos, and other source identifiers owned by the Company.
- 2 "Renewal Period" shall mean the consecutive five-year period commencing from the date of execution of this Agreement.
- 3 "Intellectual Property Portfolio" shall encompass all trademark registrations, pending applications, and associated brand assets owned by the Company.

2. TRADEMARK RENEWAL OBLIGATIONS

1 Comprehensive Trademark Review

The Company shall conduct a comprehensive review of its existing trademark registrations, including but not limited to:

- Identifying all active trademark registrations
- Assessing current market usage
- Evaluating potential renewal requirements
- Analyzing potential jurisdictional modifications

2 Renewal Execution

The Company commits to:

- a) Timely file all necessary renewal documentation
- b) Pay required governmental fees
- c) Maintain continuous legal protection for core brand assets
- d) Update registration details as necessary

3 International Trademark Considerations

For trademarks registered in multiple jurisdictions, the Company shall:

- Coordinate multi-jurisdictional renewal strategies
- Ensure compliance with local intellectual property regulations
- Maintain consistent global brand representation

3. FINANCIAL PROVISIONS

1 Renewal Costs

The Company shall allocate sufficient financial resources to:

- Cover trademark renewal fees
- Engage specialized intellectual property legal counsel
- Conduct comprehensive trademark portfolio management

2 Budget Allocation

An annual budget of not less than \$75,000 shall be dedicated to trademark maintenance, renewal, and potential enforcement activities.

4. MONITORING AND ENFORCEMENT

1 Trademark Monitoring

The Company shall:

- Implement continuous trademark monitoring systems

- Track potential infringements
- Conduct periodic comprehensive trademark audits

2 Enforcement Protocols

In the event of potential trademark infringement, the Company shall:

- Conduct initial legal assessment
- Develop strategic response mechanisms
- Pursue appropriate legal remedies

5. REPRESENTATIONS AND WARRANTIES

- 1 The Company represents and warrants that:
- a) All current trademark registrations are valid and enforceable
- b) No known conflicts exist with existing trademark registrations
- c) All necessary maintenance activities have been consistently performed

6. CONFIDENTIALITY

- 1 All information related to trademark renewal and intellectual property strategy shall be considered strictly confidential.
- 2 Access to trademark documentation shall be limited to authorized personnel.

7. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware.

8. EXECUTION

IN WITNESS WHEREOF, the parties hereto have executed this Trademark Renewal and Corporate Brand Protection Agreement as of the date first above written.

SIGNATURES

Dr. Elena Rodriguez

Chief Executive Officer

Nexus Intelligent Systems, Inc.

Date: January 22, 2024

Witnessed By:

Michael Chen

Chief Technology Officer