



Wednesday, October 28, 2015
Re: Engagement of Services

Draft Label Technologies Inc.
Attention: Shafin Diamond Tejani
#300-150 West Hastings St.
Vancouver, BC V6B 1G8

Dear Mr. Tejani:

As discussed, Gravit-e Technologies Inc ("Gravit-e") is prepared to perform ongoing development, maintenance and cloud hosting services ("The Project") for Draft Label Technologies Inc ("The Client") based on acceptance of the following terms and conditions.

1. Gravit-e has quoted a monthly cost of \$5,760 for 64 hours of maintenance and general development work per month ("The Maintenance Retainer").
2. The Maintenance Retainer will begin as of November 1, 2015.
3. The Client will be invoiced for the full cost of The Maintenance Retainer on the first day of every month. This invoice will be automatically charged to a credit card provided by The Client.
4. The Client has the option to pay for The Maintenance Retainer by cheque if desired, however in this case invoices will be issued on a quarterly basis ("Quarterly Payments"). In this scenario The Client will be invoiced for the full cost of 3 months of maintenance on the first day of each 3 month period.
5. The Maintenance Retainer may be terminated, or the number of hours changed, with 30 days of notice. If The Client has opted for Quarterly Payments, any changes to or cancellation of The Maintenance Retainer will take effect after the period covered by the most recent invoice.
6. Any work in excess of the hours included in The Maintenance Retainer will be billed for separately. Any additional hours which are worked during a month will be invoiced during the subsequent month.
7. All costs are specified in Canadian dollars and are subject to any applicable taxes.
8. Any travel outside of the Greater Vancouver region will be subject to additional travel costs. Time spent traveling will not be billed, however the Client will be

responsible for reasonable associated expenses such as flights, car rentals, taxis, hotels and meals.

9. Gravit-e agrees not to disclose or use or communicate information about The Client, its operations, clientele, or any other information, that relate to the business of The Client including, but not limited to, the names of its customers, its marketing strategies, operations, or any other information which would be deemed confidential, a trade secret, a customer list, or other form of proprietary information of The Client.
10. Except as specifically set forth in writing, The Client shall have all copyright and intellectual property rights with respect to all materials developed under this agreement.
11. The Client shall not, during the course of The Project and for a period of one year immediately following completion of The Project, either directly or indirectly, recruit any of Gravit-e's employees for the purpose of any outside business.
12. In no event shall Gravit-e, its licensors, service providers, content providers, employees, agents, officers and directors be liable for any direct, indirect, incidental, consequential, or special damages of any kind arising out of or in relation to this agreement or the services, including, without limitation, loss of revenue or income, damages incurred by customer resulting from loss of data, due to delays, non deliveries, misdeliveries or interruptions in services, hardware or software failures, unauthorized access to The Client's electronic data by a party not involved in this agreement, or by inadvertent damage or destruction of electronic data stored or managed by Gravit-e.
13. The liability of Gravit-e to The Client for any reason and upon any cause of action, except in the case of breach of confidentiality, is limited to the amount The Client actually paid to Gravit-e under this agreement during the three (3) months immediately preceding the date on which the claim accrued. This limitation applies to all causes of action in the aggregate, including breach of contract, breach of warranty, negligence, strict liability, misrepresentations, and other torts. The fees for the services set by Gravit-e under this agreement have been and will continue to be based upon this allocation of risk. Accordingly, The Client releases Gravit-e and its suppliers from any and all obligations, liabilities, and claims in excess of the foregoing limitation.
14. All services are subject to Gravit-e's terms of service. The current version (1.1.4) of Gravit-e's terms of service are available at: www.gravit-e.ca/terms.

We look forward to working with you on this project. If you have any questions please do not hesitate to call me on my direct line at 604-639-5690, or toll free at 1-866-646-5253 extension 100.

Please indicate your agreement of these terms by signing below and sending us a copy of this agreement, either by fax to 604-608-5528, by mail to 610 - 525 Seymour St, Vancouver, BC, or by email to nick.oostveen@gravit-e.ca.

Yours truly,

/s/ Nick Oostveen

Nick Oostveen
President
Gravit-e Technologies Inc.

The terms of engagement in this letter are accepted.

Shafin Diamond Tejani

Name

Director

Title/Position

Oct29,2015

Date

/s/ Shafin Diamond Tejani

Signature