

Multimedia Product Development Agreement

- IDENTIFICATION OF THE PARTIES
- PREAMBLE
- OBJECT
 - Services
 - Deadline for Providing the Services

CONSIDERATION

- o Price of the Services
- Performance Bonus
- Expenses Incurred
- Physical or Electronic Invoicing Address
- o Terms and Conditions of Payment

• SPECIFIC PROVISIONS

- o Representatives of the Parties
- o Electronic Communications
- o Obligations of the Client
- Obligations of the Developer
- Intellectual Property
 - Definitions
 - Respect of Third Party Intellectual Property (By the Developer)
 - Respect of Third Party Intellectual Property (By the Client)
 - Information Elements Provided by the Client
 - Employees, Suppliers, Associates and Subcontractors of the Developer
 - Background Technology Developed by the Developer
 - Background Technology Developed by a Third Party
 - Multimedia Product
 - Developer's Residual Rights
 - References to Intellectual Property Rights and Credits
 - Protection of Intellectual Property Rights Vested in the Client
- Confidentiality and Non-Disclosure Undertaking
- Exclusivity of the Developer's Services
- Exclusivity of the Functionalities of the Multimedia Product
- Exclusivity of the Look and Feel of the Multimedia
 Product
- o Reciprocal Undertaking Not to Solicit Personnel
- Useful Information
- o Performance Methods
- o Relationship Between the Parties



- o Subcontracting
- Verification, Testing and Approval Process
- Modifications Requested During the Course of the Agreement
- Additional Services
- o Multimedia Product Maintenance and Update Services
- Backup Copy of the Multimedia Product
- o Representations and Warranties of the Developer
- Training Provided by the Developer
- Technical Support Provided by the Developer
- Limitation of Warranty
- Limitation of Liability
- Security Deposit
- o Interests
- o Change of Tax Rates or New Taxes
- o Collection Costs
- Suspension of Services in the Event of Failure to Pay
- Termination of the Agreement (by the Client)
- Termination of the Agreement (by the Developer)
- No Intermediary
- o Professional Fees Relating to this Agreement

• GENERAL PROVISIONS

- o "Force majeure"
- Severability
- Notices
- o Headings
- o Schedules
- No WaiverCumulative Rights
- Entire Agreement
- Amendments
- o Number and Gender
- No Right to Transfer
- Calculating Time Periods
- Currency
- Governing Law
- o Election of Domicile
- o Counterparts
- Successors
- Joint and Several Liability
- o Elapsed Time
- o Language
- EFFECTIVE DATE
- TERMINATION
- ACKNOWLEDGEMENT BY THE PARTIES
- SIGNATURES OF THE PARTIES
- SCHEDULE: SPECIFICATIONS