

Video Creation Services Agreement

This Agreement is made and entered into on the _____ until _____, unless extended by any subsequent written indication.

BETWEEN:

RJ Graphics Unlimited, having its office at 98 Goettel Road Suite 100, Central Square, NY 13036 (hereinafter referred to as "Agency") of the ONE PART;

And

_____ having its office at _____
(hereinafter referred to as "Client") of the OTHER PART.

1. BACKGROUND

RJ Graphics Unlimited has expertise in creating social media marketing and research services. RJ Graphics Unlimited operates a service based on this system, which can be provided to _____.

RJ Graphics Unlimited will develop Professional Videos for _____.

Against this background, the Parties have agreed to the terms that follow:

For the period of _____, Video Creation Services will be built for _____ for Facebook, Twitter, Youtube, corporate websites, and _____.

To provide, via RJ Graphics Unlimited:

RJ Graphics Unlimited has the right to bill additionally, upon mutual agreement, for any application development, meetups, _____
Based on a proforma and email approval from _____

2. GENERAL CONDITIONS

The service supplied under this Agreement shall be subject to RJ Graphic Unlimited's general terms and conditions as set forth in ("Terms & Conditions").

3. RENUMERATION / INVOICING AND PAYMENT TERMS

The cost for Video Creation Services will be _____
plus, Service Tax per month to be paid within:

4. TERMS & CONDITIONS

These terms and conditions constitute an agreement with you and RJ Graphics Unlimited, a company incorporated in the United States, whose registered office is at 98 Goettel Road Suite 100, Central Square, NY 13036.

The Retainer amount is subject to increment if the Scope of Work or Duration increases beyond the deliverables or expectancy.

_____ shall notify RJ Graphics Unlimited in writing one (1) month in advance whenever they would like to discontinue the engagement and vice versa. In case of termination _____ will pay the amount invoiced until the termination date to RJ Graphics Unlimited.

Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or by email and confirmed in writing to the party's specified address. The same has to be acknowledged by the receiver in writing.

In cases of dispute, claim & legal action arising out of the Contract, the parties shall be subject to the jurisdiction of courts in the United States.

5. REPRESENTATION AND WARRANTIES

RJ Graphics Unlimited hereby represents, undertakes, and warrants that the services provided by RJ Graphics Unlimited under this Agreement does not violate/infringe, or shall not at any time during or after this Agreement

violate/infringe, or shall not at any time during or after this Agreement, violate/infringe the intellectual property rights of any third party IN WITNESS WHEREOF the parties hereto have hereunto set their hands as on the date of this Agreement:

6. SIGNED, SEALED AND DELIVERED by –

For and on Behalf of _____	For and on Behalf of <u>RJ Graphics Unlimited</u>
Company:	Company:
Place:	Place:
Name:	Name:
Designation:	Designation:



EXPANDING YOUR DIGITAL WORLD