

## WORK ORDER

No. XX/XX/XX

This Work Order is made by and between:

**Company [Name of the company], registered at [Address of the company] (“X”);**

And

**NTQ Solution JSC, (Business ID: 0105355296),** registered at 4A, Lane 1008, Lang street, Lang Thuong ward, Dong Da district, HANOI, Vietnam (“NTQ Solution”).

### 1. PURPOSE

- a. This Work Order is subject to the terms and conditions of the Frame Agreement for Software Development Services entered into between X and NTQ Solution on [date].
- b. The purpose of this Work Order is to specify the details under which X orders the Services (including the Results thereof) from NTQ Solution.
- c. Unless otherwise expressly provided herein, the capitalized terms shall have the meaning defined in the Agreement.

### 2. SERVICES

- a. The Services consists of assigning the developers to perform certain software development services to X. The developers will be assigned as following:

No.	Role	Number of Employees	Start date	End date (*)
1	Developer 1	1	XX/XX/20XX	XX/XX/20XX
2	Developer 2	1	XX/XX/20XX	XX/XX/20XX

No.	Scope Of Work
1	Task 1
2	Task 2
3	Task 3

(\*): After the valid date, if X still wants to keep the resources, the valid date will be automatically renewed for next 3 months.

### 3. FEES

- a. The cost is based upon each individual Developer’s monthly fees as follows:

No.	Role	Base Fee (USD/month)
1.	Developer 1	XXX
2.	Developer 2	XXX

- b. For the overtime fees, please refer to section 5.4 of the Frame Agreement between X and NTQ Solution JSC.
- c. The Fees shall be invoiced monthly afterwards upon acceptance by X.

#### 4. OTHER TERMS

- a. The Parties agree that notwithstanding the terms of the Agreement the following shall be applicable to the Services and the Results: N/A.

#### 5. ORDER OF PRIORITY

- a. In case of any discrepancies between this Work Order and its appendices, this Work Order shall prevail. In addition, for the avoidance of doubt, the terms and conditions of the Agreement shall prevail over this Work Order unless otherwise expressly agreed in writing in this Work Order as provided for in section 11.7 of the Agreement.

#### 6. TERM AND TERMINATION

- a. This Work Order shall become effective on the date of last signature below and shall remain in effect until the Services are completed and X has accepted the Results in writing or until this Work Order is terminated in accordance with the terms and conditions of the Agreement.

#### 7. COUNTERPARTS AND SIGNATURES

This Work Order has been executed in two (2) identical copies, one (1) for each Party.

Company X.,

NTQ Solution JSC

\_\_\_\_\_  
Name :  
Title :

\_\_\_\_\_  
Name :  
Title :

8. Date: XX/XX/20XX