Commercial Contract

WEBSITE CONTRIBUTING WRITER AGREEMENT



Empowered lives. Resilient nations.





Small and Medium Enterprises Development Authority

Ministry of Industries & Production Government of Pakistan

www.smeda.org.pk

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	Januar	ry 2013	

Pro-Gole (Right to do Business)

Legal Services, B&SDS

LEGAL SERVICES, SMEDA

The Legal Services (LS) department is a part of Business & Sector Development Services Division of the Small Medium Enterprises Development Authority and plays a key role in providing an overall facilitation and support to the small businesses. The LS believes that information dissemination among the small businesses on the existing legal & regulatory environment and business to business and business to client contracting is of paramount importance and plays a pivotal role in their sustainable development.

In order to facilitate small businesses, the LS, under the Pro-GOLE (Right to do business) project, a joint SMEDA-UNDP initiative for supporting the small businesses, has developed user-friendly contract templates.

Pro-GOLE, (Right to do Business)

The UNDP has partnered with the Small and Medium Enterprises Development Authority to initiate and execute the Pillar 4 (Right to do business) component of the UNDP PRO-GOLE project which seeks to enhance the legal awareness and mobility of marginalized/ informal businesses. Under the project legal services outreach shall be extended to small businesses including home based enterprises, small shopkeepers, growers, women entrepreneurs, hawking vendors etc. In addition, small business shall be mobilized to access legal services.

The Need for Commercial Contracts Templates

In an increasingly complex and competitive industry, it is vital that suppliers and purchasers are fully protected against legal and commercial risks. To counter such risks, a viable solution; available as- of the shelf commercial contract templates- will provide the users with first class ready to use support. With obligations properly set out and liabilities accurately defined, the users will be in a far better position to look after their rights and interests and move forward from their marginalized positions to being active players of the economy. The Legal Service Providers can equally take benefit of these templates for their professional and business development.

Disclaimer

The information contained in this template is meant to facilitate the businesses in documenting transactions with reference to internet and technology. However, SMEDA, UNDP or any of their employees or representatives accept no responsibility and expressively disclaim any and all liabilities for any and all losses/shortfalls caused by or motivated by recommendations from the information contained within this document. Although SMEDA's ambition is to provide accurate and reliable information; yet, the document is not an alternative to expert legal advice and should ideally be used in conjunction with the same. Any person using this document and or benefiting from the information contained herein shall do so at his/her own risk and costs and be deemed to have accepted this disclaimer.

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All information contained in this document may be freely used provided that relevant acknowledgement is accurately quoted with each usage.

16. WEBSITE CONTRIBUTING WRITER AGREEMENT

THISWEBSITECONTRIBUTINGWRITERAGREEMENT(hereinafter referred to as the "Agreement") is made at [insert place] on
this _____ (insert date) day of ______ (insert month), 20___ (insert year)

BY AND BETWEEN:

M/s [insert Name], a public/private Business incorporated under the Companies Ordinance, 1984, having its registered office at [insert Address] through its [insert Designation], Mr/Mrs/Ms [insert Name];

OR

M/s [insert Name], a partnership concern of Mr/Mrs/Ms [insert Name] and Mr/Mrs/Ms [insert Name], having its place of business at [insert Address] through its Partner, Mr/Mrs/Ms [insert Name];

OR

M/s [insert Name], a sole proprietorship concern of Mr/Mrs/Ms [insert Name], having its place of business at [insert Address] through Mr/Mrs/Ms [insert Name];

(hereinafter referred to as the "Business", which expression shall, wherever the context so provides, include its assigns, nominees, agents and successors-in-interest)

AND

Mr/Mrs/Ms [insert Name], son/wife/daughter of [insert Name], r/o [insert Address] CNIC # [insert Number] (hereinafter referred to as the "Content Provider", which expression shall, wherever the context so provides, include its agents and successors-in-interest).

(The Business and the Content Provider are hereinafter collectively referred to as the "Parties" and individually as the "Party".)

WHEREAS the Business owns a blogging website under the name and style of "[insert name of the website]" (hereinafter referred to as the "Website").

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AND WHEREAS the Business requires the services of a content writer to provide material for the blog relating to issues such as [insert description of general issues].

AND WHEREAS the Content Provider is engaged in the business of providing written content blogging websites (hereinafter referred to as the "Services").

AND WHEREAS the Content Provider has represented to the Business that it possesses adequate resources, skills and qualifications to provide the Business with the Services, and based on the representations of the Content Provider, the Business has accepted the Services of the Content Provider.

NOW THEREFORE the Parties have entered into this Agreement on the following terms and conditions:

1. TERM

This Agreement shall come into effect on the date of execution of this Agreement, and shall continue to remain in force for a period of [insert number] months, unless terminated earlier by the Parties in accordance with the terms of this Agreement.

2. SERVICES

- (1) The Content Provider shall provide articles written in [insert language] language for the Website (hereinafter referred to as the Content").
- (2) The articles provided by the Content Provider shall relate to the issues such as [insert description of the issues] "(hereinafter referred to as the "Issues").
- (3) The articles provided by the Content Provider shall be edited for any spellings, grammatical and other errors before submission to the Business.
- (4) The Content Provider shall provide at least [insert number] articles to the Business every week.

3. ACCEPTANCE

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- (1) The Business shall review each article written by the Content Provider, and may refuse acceptance of any article which the Business deems unfit for the Website. The decision with regards to the fitness of the article shall be the discretion of the Business.
- (2) The Business agrees to review the articles provided by the Content Provider within [insert number] days of the Content Provider's submission of the articles to the Business, and to promptly either, (i) approve and accept the Content in writing (which will then become the "Final Deliverables") or (ii) provide written comments and/or corrections sufficient to identify the Business's concerns, objections or corrections to the Content Provider; or (iii) reject the articles as being unfit for publication, altogether.

4. REMUNERATION

- (1) The Business shall pay to the Content Provider Rs. ____/-(Rupees _____) (insert amount) per [insert number] words of the Content so provided by the Content Provider in the performance of the Services under the Agreement (hereinafter referred to as the "Remuneration").
- (2) Upon the completion and acceptance by the Business of the Content so provided, the Content Provider shall provide an invoice to the Business in accordance with the amount provided for in Clause 4 (1).
- (3) The Business shall be liable to pay the Remuneration to the Content Provider within [insert number] days of the Content Provider providing the invoice to the Business.

5. INTELLECTUAL PROPERTY PROVISIONS

(1) The Content Provider hereby undertakes that all the Content provided by the Content Provider to the Business under the terms and conditions of this Agreement shall be the original work of the Content Provider, and shall not violate the proprietary rights, including rights to intellectual property, of any third party. Furthermore, the Content Provider grants an unconditional, irrevocable license to the Business to use and publish the Content provided by the Content Provider to the Business.

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6. CONFIDENTIAL INFORMATION

Each Party acknowledges that in connection with this Agreement it may receive certain confidential or proprietary technical and business information and materials of the other Party. Each Party, its agents and employees shall hold and maintain in strictest confidence all Confidential Information, shall not disclose Confidential Information to any third party, and shall not use any Confidential Information except as may be necessary to perform its obligations pursuant to this Agreement, or as may be required under the law. Notwithstanding the foregoing, Confidential Information shall not include any information that is in the public domain or becomes publicly known through no fault of the receiving party, or is otherwise properly received from a third party without an obligation of confidentiality.

7. RELATIONSHIP OF THE PARTIES

- (1) Independent Contractor. The Content Provider is an independent contractor, not an employee of the Business or any company affiliated with the Business. The Content Provider shall provide the Services under the general direction of the Business, but the Content Provider shall determine the manner and means by which the Services are accomplished. This Agreement does not create a partnership or joint venture, and neither Party is authorized to act as agent or bind the other Party, except as expressly stated in this Agreement.
- (2) No Exclusivity. The Parties expressly acknowledge that this Agreement does not create an exclusive relationship between the Parties. The Business is free to engage others to perform services of the same or similar nature to those provided by the Content Provider, and the Content Provider shall be entitled to offer and provide services to others, solicit other Businesses and otherwise advertise the services offered by the Content Provider.

8. CONTENT PROVIDR'S WARRANTIES AND REPRESENTATIONS

(1) The Content Provider hereby represents, warrants and covenants to the Business that the Content Provider will provide the Services and produce the Deliverables as identified in the Agreement in a

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professional and workmanlike manner and in accordance with all reasonable professional standards for such services.

(2) The Content Provider further represents, warrants and covenants to the Business that the Final Deliverables shall be the original work of the Content Provider; and will not violate the rights of any third parties.

9. INDEMNIFICATION

Subject to the terms, conditions, express representations and warranties provided in this Agreement, the Content Provider agrees to indemnify, save and hold harmless the Business from any and all damages, liabilities, costs, losses or expenses arising out of any finding of fact which is inconsistent with the Content Provider's representations and warranties made herein, except in the event any such claims, damages, liabilities, costs, losses or expenses arise directly as a result of gross negligence or misconduct of the Business.

10. TERMINATION

This Agreement may be terminated, with or without cause, at any time by either Party by giving the other Party a [insert number] days prior written notice.

11. GOVERNING LAW AND EXCLUSIVE JURISDICTION

This Agreement in all respects be read and construed and shall operate as a contract, in conformity with the laws of Pakistan and the courts at [insert place] shall have exclusive jurisdiction for adjudicating any dispute arising hereunder.

12. RESOLUTION OF DISPUTES

Any dispute, controversy or claim arising out of or relating to this Agreement or the breach, termination or invalidity thereof, shall be settled by arbitration in accordance with the Pakistan Arbitration Act, 1940, subject to the exclusive jurisdiction of the Courts of [insert place].

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13. FORCE MAJEURE

- (1) Force Majeure shall mean any event that is beyond the reasonable control of a Party, or the effects of which adversely affect the performance by such Party of its obligations under this Agreement, including, but not limited to, acts of God, sabotage, insurrection, terrorism, riots, hostilities or war (whether declared or not), acts of the public enemy, civil disturbances, any kind of fire, explosion, flood or accidental damage, epidemics, landslides, washouts, lightening, storms, earthquakes, lockouts, blockades, shortage of labor or material, major equipment failure, or other causes beyond the control of the Party affected.
- (2) Notwithstanding anything contained hereinabove, neither Party shall be liable to the other if it is unable to perform any of its obligations under this Agreement due to the occurrence of Force Majeure.
- (3) The Party affected by the Force Majeure event shall be entitled to suspend performance of its obligations under the Agreement to the extent that such performance is impeded or made impossible by the events of Force Majeure.
- (4) Each Party shall give a notice within [insert number] days of the occurrence of the event of Force Majeure and shall promptly thereafter consult the other Party for the purpose of finding a mutually acceptable solution to the Force Majeure event.

14. AMENDMENTS

This Agreement may be modified, extended, enlarged or amended from time to time by mutual agreement and consent of the Parties.

15. NONWAIVER

The failure of either Party to exercise any right provided in this Agreement shall not be construed as a waiver its right to subsequently enforce such provision or any other provision of this Agreement.

16. NON-ASSIGNMENT

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In no circumstances whatsoever can a Party assign the benefit of this Agreement to any third person or delegate to a third person its duties to be performed under this Agreement.

17. PARTIAL INVALIDITY

If any provision of this Agreement is held by a Court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way. This Agreement shall not be terminated by the merger or consolidation of the Business into or with any other entity.

IN WITNESS WHEREOF, the Parties have set their respective hands on this Agreement at the place, and on the date, mentioned hereinabove.

For and on behalf of The Business	For and on behalf of The Content Provider	
WITNESS NO. 1	WITNESS NO. 2	
Signature:	Signature:	
_	_	
Name:	Name:	
 Designation:	Designation:	
Date:	Date:	