

ACCEPTANCE AND DELIVERY ACT

System0, AI-Driven Productivity Platform

This Acceptance and Delivery Act (the "Act") is entered into as of **30 November 2023**, by and between the Parties identified in Section 1 below, for the purpose of formally confirming the delivery, acceptance, and handover of the System0 platform from the Contractor to the Client, in accordance with the terms of the underlying development engagement.

1. Parties and Project Details

CONTRACTING PARTIES	
Contractor	Das Soft Plus S.R.L. (trading as CoRLab Tech), a software development company incorporated under the laws of the Republic of Moldova on 7 March 2019, IDNO: 1019600011052, VAT No.: 0210173, with its registered office at str. Lev Tolstoi 74, ap. 78, MD-2001, Chişinău, Republic of Moldova, represented by Afanasie Butucea, Administrator (CEO).
Client	Creative Union LLC, a limited liability company incorporated under the laws of the United States of America, with its registered office at 7952 Yancey Drive, Falls Church, VA 22042, USA, represented by George Railean, Chief Executive Officer.
Project	System0, AI-Driven Productivity Platform with Robotic Process Automation (RPA).
Period of Execution	31 January 2022 - 30 November 2023 (encompassing development, stabilisation, testing, training, and final handover).
Acceptance Date	30 November 2023
Governing Law	Republic of Moldova

2. Deliverables Transferred to the Client

By the present Act, the Contractor hereby confirms delivery, and the Client hereby confirms acceptance, of the following deliverables, which together constitute the System0 platform in its entirety:

#	Deliverable Description
1	Cross-platform desktop client built on Electron, constituting the unified productivity interface through which the user's installed applications are connected, surfacing tasks, messages, and AI-driven recommendations in a single, coherent environment.
2	Workflow automation engine integrated through n8n, enabling users to design, schedule, execute, and monitor Robotic Process Automation (RPA) flows spanning all connected applications.
3	AI module encompassing natural-language understanding, a personalised recommendation engine, and an on-board Smart Assistant - including a live-speech analysis component - all operating in conjunction with a local-storage strategy enabling offline-first execution of actions, responses, and learned automation logic.

4	Automation core orchestrating Robotic Process Automation across connected applications, including the Automation Room configuration interface for designing, importing, exporting, and publishing automation logic.
5	Backend microservice architecture ("Constellation 0") covering: Identity & Access Management (IAM), API Gateway, RPA service, ML pipeline, event bus and message broker (RabbitMQ), and the workflow engine integration layer.
6	Persistence layer combining a relational database (PostgreSQL) with a full-text search index (ElasticSearch), supporting structured records and full-text search across user activity and automation logic.
7	Session-replay observability module via rweb, enabling reproduction of user sessions for debugging, quality assurance, and iterative improvement of the AI module.
8	DevOps and deployment artefacts: Docker container images, deployment scripts, and a fully operational production environment hosted on DigitalOcean.
9	Complete source code, in-code documentation, and architecture documentation; user and administrator guides for the desktop client and the Automation Room; and all access keys and credentials for the production environment, duly transferred to the Client.
10	Knowledge transfer programme and structured training of the Client's technical personnel, conducted in the period leading up to the Acceptance Date.

3. Acceptance and Representations

By signing this Act, the Client hereby acknowledges, represents, and warrants as follows:

- All deliverables listed in Section 2 have been received in full and are accepted by the Client unconditionally and without reservation.
- The deliverables conform to the specifications agreed between the Parties and are fully fit for their intended purpose, namely the operation of the System0 platform in a production environment under the Client's management.
- All intellectual property rights, licences, and rights of use in respect of the deliverables, the source code, and the access credentials have been duly transferred to the Client. The Client is solely responsible for the ongoing operation, maintenance, further development, and security of the System0 platform from the Acceptance Date onwards.
- The knowledge transfer programme and structured training of the Client's technical personnel have been completed to the Client's satisfaction.
- The Client has conducted such technical review and testing as it deemed appropriate and, having done so, confirms its acceptance of the deliverables.

4. Financial Settlement

The Parties confirm that all amounts due under the underlying development engagement in respect of the deliverables covered by this Act have been settled in full, and that neither Party has any outstanding financial claim against the other arising from the scope of work described herein, unless separately recorded in writing.

5. Reference and Confidentiality

5.1 The Parties agree that the Contractor may reference the existence of this engagement and this Act for reputation, portfolio, and industry-standing purposes, including in proposals submitted to public or private procurement procedures, subject at all times to compliance with the confidentiality obligations contained in the underlying engagement agreement and to applicable law.

5.2 Save as expressly permitted under clause 5.1, each Party shall keep confidential the commercial terms of the underlying engagement and shall not disclose them to any third party without the prior written consent of the other Party.

6. Limitation of Liability and No Further Claims

6.1 The acceptance of the deliverables pursuant to this Act constitutes the Client's final sign-off in respect of the scope of work described in Section 2. Following signature of this Act, neither Party shall raise claims against the other Party in relation to defects, non-conformances, or omissions that were, or reasonably should have been, discoverable at the time of acceptance, save to the extent expressly agreed in writing between the Parties.

6.2 Nothing in this clause shall limit liability arising from fraud, wilful misconduct, or gross negligence.

7. General Provisions

7.1 Entire Agreement. This Act, together with the underlying engagement agreement and any annexes thereto, constitutes the entire agreement of the Parties with respect to the acceptance and handover of the deliverables and supersedes all prior representations, negotiations, and understandings relating thereto.

7.2 Amendments. No amendment to or modification of this Act shall be effective unless made in writing and duly signed by authorised representatives of both Parties.

7.3 Counterparts. This Act is executed in two (2) original counterparts, one for each Party, each of equal legal force and effect. Electronic signatures shall have the same legal effect as handwritten signatures to the extent permitted by applicable law.

7.4 Governing Law and Dispute Resolution. This Act shall be governed by and construed in accordance with the laws of the Republic of Moldova. Any dispute arising out of or in connection with this Act that cannot be resolved amicably shall be submitted to the competent courts of the Republic of Moldova.



7.5 Severability. If any provision of this Act is found to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

7.6 Language. This Act is executed in the English language. In the event of any conflict between a translation of this Act and the English original, the English original shall prevail.

7.7 Entry into Force. This Act enters into force on the date of signature by both Parties.

8. Signatures

IN WITNESS WHEREOF, the duly authorised representatives of the Parties have executed this Acceptance and Delivery Act as of the date first written above.

FOR THE CONTRACTOR	FOR THE CLIENT
<p>Das Soft Plus S.R.L. (CoRLab Tech)</p> <p>Name: Afanasie Butucea</p> <p>Title: Administrator (CEO)</p> <p>Date: 30 November 2023</p> <p>Signature: </p> <p>_____ L.S. (Stamp)</p>	<p>Creative Union LLC</p> <p>Name: George Railean</p> <p>Title: Chief Executive Officer (CEO)</p> <p>Email: georgerailean@gmail.com</p> <p>Date: 30 November 2023</p> <p>Signature: </p> <p>_____ L.S. (Stamp)</p>