



*Election management portal, Application Backend API Development, Database Development, Hybrid Mobile Application, USSD application and Support Proposal.*

# EMS Overview And Goals

Dear Sir/Madam,

We are pleased to provide the Election Management Solution (EMS) proposal to you. The Election Management Solution (EMS) is a total package that is based on Information/Communication/Technology and strategy to achieving good result in elections in Nigeria and world-wide.

EMS with the use of high-end automation, intelligent database and data mining technique is a desktop, browser-based/web-driven software that will manage accurately and comprehensively the background operations of the forthcoming presidential elections.

EMS will support the Campaign Team with operational tools to achieving guaranteed success in grass-root mobilisation and voter's turnout.

For us to proceed you will need to decide on the scope of the project, We at Cliquedom Technologies are more that capable to build any model or application to match the project needs.

We believe in consistence which is why we provide maintenance service to ensure the system functions optimally and provide user support for the administrator and users.

Sincerely,

Mr. Idismagha Bernard Dublin Green  
Programmer and System Designer

# Stages of Services

The EMs stages are:

- **Pre-election:** This is the period prior to the election day.
- **Election:** This refers to the processes involved on the election day.
- **Post-election:** This refers to the period after the election day.

## Objectives

1. Monitoring and analysis of pre-election, election process and post- election.
2. Report and rapidly respond to election misconduct at state, local, ward or unit level.
3. Manage election agents and canvassers.
4. Manage zonal, state, local government area, wards and units in the country.
5. Provide support for canvassers and election agents with our support centre
6. Campaign with our support centre and get the real opinion of the masses.
7. Real time reporting of election results and analysis before INEC can every process theirs.

# Your Investment

Refer to the EMS\_pricing document for the budget we've estimated based on the scope of services outlined. If you have any questions about our pricing or need to increase or decrease the scope of work, please leave a comment and let us know.

## Why Us?

We love building great websites and application for our clients but just as important to us is making sure those websites or application continues to function and prosper. It's a bit like hiring a landscaper to build you a gorgeous garden and then have them keep the lawn mowed, the beds weeded, and the bushes trimmed. And since we're experts at building high-functioning, compelling websites and application, we're also experts in keeping them that way. Best of all, we're here to answer your questions and help you deal with any issues.

## Our Team

Mr. Dublin Green (Programmer and System designer)

Mr Ken (Graphic Designer)

Mr. Soyinka (Business Administrator, Programmer)

## Next Steps

Agree on terms and conditions. Make initial payment for first phrase and on completion of that phrase we move to phrase 2. The application will take about 8-12 weeks to complete depending on the project scope you choose. You can pay for multiple phrases but we take the project phrase by phrase.

1. Please read document on the project scope the contract on the next page to make sure you understand all the details involved with us working together. It's really important to

us that everything is transparent and understood from the beginning so that we lay a solid foundation for a great working relationship.

2. If you have any questions at all, please let us know. We're happy to clarify any points and there may be some items that we can sort out together. We're committed to finding the best way to work together.
3. Once we receive notification of your acceptance, we'll contact you shortly to sort out next steps and get the project rolling.
4. We'll email you a separate copy of the signed contract for your records.
5. If you'd like to speak to us by phone, don't hesitate to call +2347032090809, +2348095060650

## **1.0 Services Rendered**

### **TECHNICAL SUPPORT**

We'll offer full support relating to the building of the application, support and training.

### **CHANGES AND REVISIONS**

We know from experience that fixed-price contracts are rarely beneficial to you, as they often limit you to your earliest ideas. We don't want to limit your ability to change your mind or make decisions later when you might be better informed. The price at the beginning of this contract is based on the length of time we estimate we'll need to accomplish everything you've told us you want to achieve, but we're happy to be flexible. If you want to change your mind or add anything new, that won't be a problem as we'll provide a separate estimate to cover the additional work.

### **ERRORS**

We can't guarantee that our work will be error-free (we're human!) so we can't be liable to you or any third-party for damages, including lost profits, lost savings or other incidental, consequential or special damages, even if you've advised us of them.

## **2.0 Mutual Cooperation**

We agree to use our best efforts to fulfill and exceed your expectation on the deliverables listed above. You agree to aid us in doing so by making available to us needed information pertaining to your application and to cooperate with us in expediting the work.

## **3.0 Charges for Services Performed**

3.1 Requests above and beyond our monthly budget may be considered out-of-scope and an amendment to the budget will be recommended. Projects that go dormant for longer than 45 days will incur fee to resume work.

## **4.0 Terms of Payment**

### **4.1 BILLING SCHEDULE**

We're sure you understand how important it is as a small business that you pay the invoices that we send you promptly. We're also sure you'll want to maintain a positive working relationship and keep the project moving forward, so you agree to stick tight to the following payment schedule.

### **4.2 COLLECTION COSTS**

In the event that we incur legal fees, costs and disbursements in an effort to collect our invoices, in addition to interest on the unpaid balance, you agree to reimburse us for these expenses.

## **5.0 Cancellation of Plans**

You have the right to modify, reject, cancel or stop any and all plans or work in process.

However, you agree to reimburse us for all costs and expenses we incurred prior to your change in instructions, and which relate to non-cancelable commitments, and to defend, indemnify and hold us harmless for any liability relating to such action. We agree to use our best efforts to minimize such costs and expenses.

## **6.0 Responsibilities of Service Provider**

### **6.1 SERVICE PROVIDER RESPONSIBILITY FOR RELEASES**

We shall obtain releases, licenses, permits or other authorisation to use testimonials, copyrighted materials, photographs, art work or any other property or rights belonging to third parties obtained by us for use in performing services for you (If applicable).

## **6.2 CLIENT RESPONSIBILITY FOR RELEASES**

You guarantee that all elements of text, images, or other artwork you provide are either owned by your good selves or that you have permission to use them.

Then when your final payment has cleared, copyright will be automatically assigned as follows:

You'll own the visual elements that we create for this project. We'll give you source files and finished files and you should keep them somewhere safe as we're not required to keep a copy. You own all elements of text, images and data you provided, unless someone else owns them.

We'll own the unique combination of these elements that constitutes a complete design and we'll license that to you, exclusively and in perpetuity for this project only, unless we agree otherwise. We can provide a separate estimate for that.

## **6.3 CLIENT RESPONSIBILITY FOR ACCURACY**

You shall be responsible for the accuracy, completeness and propriety of information concerning your products and services which you furnish to us verbally or in writing in connection with the performance of this Agreement.

# **7.0 Confidentiality**

**Cliquedom Technologies** acknowledges its responsibility, both during and after the term of its appointment, to use all reasonable efforts to preserve the confidentiality of any proprietary or confidential information or data developed by Cliquedom Technologies on behalf of Client or disclosed by Client to Cliquedom Technologies.

# **8.0 Term and Termination**

## **8.1 PERIOD OF AGREEMENT AND NOTICE OF TERMINATION**

This Agreement shall become effective when Client pays the 60% start off fee and shall continue until terminated by either party upon not less than 60 days' notice in writing given by either party to the other.

## **8.2 TERMINATION FOR CAUSE**

Either party to this Agreement may terminate the Agreement if the other party defaults in the performance of any of its material duties and obligations and the default is not cured within thirty (30) days of the receipt of notice of said default, or if the default is not reasonably curable within said period of time, unless the defaulting party commences cure within said period of time and diligently proceeds to cure the default.

In addition, either party may immediately terminate this Agreement by giving written notice to the other party if the other party is insolvent or has a petition brought by or against it under the insolvency laws of any jurisdiction, if the other party makes an assignment for the benefit of creditors, if a trustee, or similar agent is appointed with respect to any property or business of the other party, or in the case of the Client, if the Client materially breaches its obligations to make payment pursuant to this Agreement.

## **8.3 PAYMENT FOR NON-CANCELABLE MATERIALS?**

Any non-cancelable materials, services, etc., we have properly committed ourselves to purchase for your account, (either specifically or as part of a plan such as modules, photography and/or external services) shall be paid for by you, in accordance with the provisions of this Agreement. We agree to use our best efforts to minimise such liabilities immediately upon written notification from you. We will provide written proof, upon request, that any such materials and services are non-cancelable.

## **8.4 MATERIALS UNPAID FOR**

If upon termination there exist any materials furnished by us or any services performed by us for which you have not paid us in full, until such time as you have paid us in full you agree not to use any such materials, in whole or in part, or the product of such services.

## **8.5 TRANSFER OF MATERIALS**

Upon termination of this agreement, provided that there is no outstanding indebtedness then owing by client. We shall transfer, assign and make available to Client all property and materials in its possession or control belonging to Client.

## **9.0 General Provisions**

### **9.1 GOVERNING LAW**

This Agreement shall be governed and construed in accordance with the laws of the State or Federal Government of Nigeria.

### **9.2 REPRESENTATIONS AND WARRANTIES**

The parties each individually represent and warrant that each has full power and authority to enter into this Agreement and to perform all of their obligations hereunder without violating the legal or equitable rights of any third party.

### **9.3 ENTIRE AGREEMENT**

Except as otherwise set forth or referred to in this Agreement, this Agreement constitutes the sole and entire Agreement and understanding between the parties hereto as to the subject matter hereof, and supersedes all prior discussions, agreements and understandings of every kind and nature between them as to such subject matter.

### **9.4 SEVER ABILITY**

If any provision of this Agreement is held to be illegal, invalid, or unenforceable under any present or future law, then that provision will be fully severable. In such instance, this Agreement will be construed and enforced as if the illegal, invalid, or unenforceable provision had never comprised a part of this Agreement, and the remaining provisions of this Agreement will remain in full force and effect.