Triostack Technologies Pvt. Ltd.

SOFTWARE DEVELOPMENT AGREEMENT

Parties

Triostack Technologies Pvt. Ltd. & Richeva Amani Foundation

Jurisdiction

This agreement shall be governed by and construed in accordance with the laws of Delhi, India.

Timeline

Project Commencement: July 11, 2025 Estimated Completion: July 26, 2025

Budget

Total project budget: INR 20,000 (Inclusive of development, testing, deployment, and support)

Deliverables

Custom-built NGO website with: Donation modules (one-time & recurring) Volunteer registration system Blog, Gallery, and Event pages Admin dashboard for NGO team MLM structure integration: Multi-tier referral and sponsorship system Dynamic tree visualization Commission calculation and wallet system Mobile-responsive frontend Basic training & documentation

Payment Terms

50% payment before project delivery 50% payment after final delivery and deployment

Capital Contributions

Triostack will contribute all technical expertise and platform infrastructure. Richeva Amani Foundation will provide content, hosting credentials, and timely feedback.

Partner A Role

Responsible for software architecture, development, testing, and deployment.

Partner B Role

Responsible for requirement validation, data provision, and milestone approvals.

Ownership Split

The final software, including source code and intellectual property, will be owned 100% by Richeva Amani Foundation after full payment.

Decision Making

All functional decisions and change requests will be mutually agreed upon via documented communications. The client holds final authority on project direction.

IP Rights

Triostack retains the right to showcase the developed platform in its portfolio. All rights, licenses, and code IP are transferred to the client upon project completion and full payment.

Confidentiality

Both parties agree not to disclose any confidential project information to third parties during or after the term of this agreement without written consent.

Revenue Sharing

No revenue sharing is applicable unless agreed upon in a separate partnership agreement. The MLM commissions will be managed entirely by the client's internal policies.

Dispute Resolution

Any disputes arising out of or in connection with this agreement shall be first attempted to be resolved amicably. Failing that, they will be resolved through arbitration in Delhi, India, under the Indian Arbitration Act.

Termination Clause

Either party may terminate this agreement with 30 days written notice. In such a case, all completed work until the date of termination will be billed pro-rata and handed over to the client.

Created on: Wed Jul 23 2025