Software Development Agreement (NDA)

Project Name : Flicker Face Project Id : FF2020GSIT21

This Software Development Agreement (the "Agreement" or "Software Development Agreement") states the terms and conditions that govern the contractual agreement between **Yuyuan Zang, Freelancer** having his principal place of business at **Liaoning Dandong China**, (the "Developer"), and **GLOBAL STATE IT SOLUTIONS LLC** having its principal place of business at **3104 E. Camelback Rd, #2507, Phoenix AZ 85016**, (the "Client"), who agrees to be bound by this Agreement.

WHEREAS, the Client has conceptualized [QUICK DESCRIPTION OF SOFTWARE] (the "Software"), which is described in further detail by client **GLOBAL STATE IT SOLUTIONS(a.k.a GLOBAL STATE IT Solutions LLC)** as work in progress, and the Developer is a contractor with whom the Client has come to an agreement to develop the Software.

NOW, THEREFORE, In consideration of the mutual covenants and promises made by the parties to this Software Development Agreement, the Developer and the Client (individually, each a "Party" and collectively, the "Parties") covenant and agree as follows:

- **DEVELOPER'S DUTIES**. The Client hereby engages the Developer and the Developer hereby agrees to be engaged by the Client to develop the Software in accordance with the specifications send by the client and explained functionality in meetings.
 - a. The Developer shall complete the development of the Software according to the milestones described by the client. In accordance with such milestones, each reequipment of the product shall be delivered as specified by the client.
 - b. For a period of **7 days** after delivery of the final product, the Developer shall provide the Client attention to answer any questions or assist solving any problems with regard to the operation of the Software up to **12hr** free of charge and billed to the Client at a rate discussed rate for any assistance thereafter. The Developer agrees to respond to any reasonable request for assistance made by the Client regarding the Software within **24hr** of the request.

- c. Except as expressly provided in this Software Development Agreement, the Client shall not be obligated under this Agreement to provide any other support or assistance to the Developer.
- d. The Client may terminate this Software Development Agreement at any time upon material breach of the terms herein and failure to cure such a breach within **48hr** of notification of such a breach.
- e. The Developer shall provide to the Client after the Delivery Date, a cumulative **8hr** of training with respect to the operation of the Software if requested by the Client.
- DELIVERY. The Software shall function in accordance with the Specifications on or before the Delivery Date.
 - a. If the Software as delivered does not conform to the Specifications, the Client shall within 30 days of the Delivery Date notify the Developer in writing of the ways in which it does not conform with the Specifications. The Developer agrees that upon receiving such notice, it shall make reasonable efforts to correct any non-conformity.
 - b. The Client shall provide to the Developer written notice of its finding that the Software conforms to the Specifications within **7 days** of the Delivery Date (the "Acceptance Date") unless it finds that the Software does not conform to the Specifications as described by the client.
- COMPENSATION. In consideration for the Service, the Client shall pay the developer in different modes of payments (via PayPal). The payment for each term of requirements varies, discussed, and agreed by both parties.
- INTELLECTUAL PROPERTY RIGHTS IN THE SOFTWARE. The Parties acknowledge and agree
 that the Client will hold all intellectual property rights in the Software including, but not
 limited to, domains, copyright, trademark rights and any assets used in software. The
 Developer or

Developing Company agrees not to claim any such ownership in the Software's intellectual property at any time prior to or after the completion and delivery of the Software to the Client.

- CHANGE IN SPECIFICATIONS. The Client may request that reasonable changes be made to the Specifications and tasks associated with the implementation of the Specifications. If the Client requests such a change, the Developer will use its best efforts to implement the requested change at no additional expense to the Client and without delaying delivery of the Software. In the event that the proposed change will, in the sole discretion of the Developer, require a delay in the delivery of the Software or would result in additional expense to the Client, then the Client and the Developer shall confer and the Client may either withdraw the proposed change or require the Developer to deliver the Software with the proposed change and subject to the delay and/or additional expense. The Client agrees and acknowledges that the judgment as to if there will be any delay or additional expense shall be made solely by the Developer.
- CONFIDENTIALITY. The Developer shall not disclose to any third party the business of the Client, details regarding the Software, including, without limitation any information regarding the Software's code, the Specifications, or the Client's business (the "Confidential Information"), (ii) make copies of any Confidential Information or any content based on the concepts contained within the Confidential Information for personal use or for distribution unless requested to do so by the Client, or (iii) use Confidential Information other than solely for the benefit of the Client.
- **DEVELOPER WARRANTIES**. The Developer represents and warrants to the Client the following:
 - a. Development and delivery of the Software under this Agreement are not in violation of any other agreement that the Developer has with another party.
 - b. The Software will not violate the intellectual property rights of any other party.
 - c. For a period of **30 days** after the Delivery Date, the Software shall operate according to the Specifications. If the Software malfunctions or in any way does not operate according to the Specifications within that time, then the Developer shall take any reasonably necessary steps to fix the issue and ensure the Software operates according to the Specifications.
- **INDEMNIFICATION**. The Developer agrees to indemnify, defend, and protect the Client from and against all lawsuits and costs of every kind pertaining to the software including reasonable legal fees due to the Developer's infringement of the intellectual rights of any third party.
- **NO MODIFICATION UNLESS IN WRITING.** No modification of this Agreement shall be valid unless in writing and agreed upon by both Parties.

- **LANGUAGE**. The working language of the partnership shall be English. Any official internal document of the operation shall be made available in the language of the Grant Agreement, i.e. in English.
- APPLICABLE LAW. This Software Development Agreement and the interpretation of its terms shall be governed by and construed in accordance with the laws of the State of California and subject to the exclusive jurisdiction of the federal and state courts located in California, United States or Liaoning, Dandong, China.

IN WITNESS WHEREOF, each of the Parties has executed this Software Development Agreement, both Parties by its duly authorized officer, as of the day and year set forth below.

Yuyuan Zang Full Stack Web Developer Freelancer Liaoning Dandong China Signature of the Authorized Person:	Date: 26/10/2020
Full Name: Yuyuan Zang	
GLOBAL STATE IT SOLUTIONS Software Company 3104 E. Camelback Rd, #2507 Phoenix, AZ-85016	
Signature of the Authorized Person:	Date:
Full Name:	