



असम ASSAM

E 166079

#### AGREEMENT

This Agreement (the "Agreement") states the terms and conditions that govern the contractual agreement between **24 Tech Soft**, represented by Mr. Amarjit Sarma (Partner), son of Pradip Kr. Sarma having his principal place of business at Hatigaon Chariali, Dargah Road, Guwahati-781038, Assam (the "Party I"), and **P.R. Entertainment India and Destination Hub Pvt Ltd**, represented by Papari Bhuyan (Director), wife of Pankaj Rajkhowa, having its principal place of business at No - 16, Botahguli, G.P.S, Guwahati - 781037 (the "Party II") who agrees to be bound by this Agreement.

WHEREAS, the Party II is the client and needs two mobile applications, one android application and one ios application, and Party I is the developer who will develop both applications.

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

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24 TECH SOFT

*Amarjit Sarma*

PARTNER

*Papari Bhuyan*

## 1. PARTY I'S DUTIES.

The Party II hereby engages the Party I and the Party I hereby agrees to be engaged by the Party II to develop the mobile applications with the following specifications and rules.

1. Party I must follow the bellow features while building the application.
  - a. Login using phone no & password
  - b. Sign up using phone no, otp based.
  - c. Listing movie categories and listing category wise movies
  - d. Movie searching
  - e. Payment gateway integration for subscribing to premium
  - f. Playing movie
2. Party I will work from Monday to Friday on the project in every week.
3. The approximate duration of the project is 25 Working Days.
4. Party I will proceed with development once Party II will provide the required resources to Party I and the project duration will be calculated from the same date in which Party II provides the required resources & payment as per the payment terms & conditions.
5. Part I will charge for any changes that to be made in a Project after finalization of Project requirement and costing.
6. Party I cannot charge anything at any condition against any Project if no changes are made in the requirement detail
7. If Party I terminates any Project before completion, Party I has to submit full progress of the Project to Party II along with the development documentation.

## 2. PARTY II'S DUTIES.

1. Party II will provide required APIs for developing the applications by Party I to start development.
2. Party II will provide any other necessary information which Party I asks only which are related to development of the applications.
3. The final delivery of the product will be made by Party I only after matching all the mentioned requirements which must be accepted by Party II if there is no functional error in the application.
4. Party II can ask for further changes in the application under above mentioned requirements without any extra charge within 15 days of the delivery of the project. For any extra requirement, Party II will pay extra charges as per the Payment terms and conditions.
5. Party II will not be able to claim any refund if the project is dismissed by Party II.

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24 TECH SOFT  
Anujit Samra  
PARTNER

Papoki Bhuyan.

### 3. PAYMENT TERMS AND CONDITIONS.

Party I and Party II must follow the following terms & conditions regarding payment for the development of the applications.

1. The total project value will vary on basis of the following two conditions:
  - a. Party II will pay Rs. 45,000/- INR + 8,100/- INR (GST) = 53,100/- INR total to Party I for the development of the two applications.
  - b. Party II will pay additional 6,900/- INR to Party I if the project is completed in 10 working days from the date when Party II will provide the required resources for development or on or before 31 January 2020, if any of these condition matches.
  - c. The project duration is approx. 25 Working days which may vary due to unavoidable circumstances and holidays with mutual concern.
2. The payment has to be made in the following pattern:
  - a. Party II will pay 26,550/- INR in advance to Party I to start the project.
  - b. Rest remaining 26,550/- INR (Final Project Payment) and 6,900/- INR (If the project is completed within 10 days as per mentioned in point 1. b.) has to be paid before deployment of the applications in apple app store and google play store.
  - c. Signed APK of the project also will be provided only after full payment.
3. Party II will not be able to claim any refund if the project is cancelled in middle of development by Party II.
4. If Party I fails to continue development of the project or cancels the project in middle, then Party I has to submit Party II the development code completed so far and the refund amount will be discussed with mutual concern.

9. NO MODIFICATION UNLESS IN WRITING.

No modification of this Agreement shall be valid unless in writing and agreed upon by both Parties.

10. APPLICABLE LAW.

This Agreement and the interpretation of its terms shall be governed by and construed in accordance with the laws applicable.

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

Date: 18/01/2020  
Place: Yuwahati

Party I

24 TECH SOFT  
*Amarjit Sarma*  
Amarjit Sarma  
(24 Tech Soft)

Party II

*Papari Bhuyan*  
Papari Bhuyan  
(P.R. Entertainment India and Destination Hub Pvt Ltd)