IIMPACT Terms of Use

Effective Date: 1 Jul 2025

1. Acceptance of Terms

By accessing this website, you agree to comply with these Terms of Use. If you do not agree, please refrain from using our services.

2. About IIMPACT

IIMPACT is a registered non-profit trust in India with a mission to educate and empower underprivileged girls in rural areas.

- 80G registration: Pn/CIT-I/12A(a)/80G/58/2008-09/990
- Registration #F19139 under Bombay Public Trust Act (1950) Pune dated 01/10/2003
- Certificate #MAH/863/2003/Pune under Society Act (1860)

Registered Office:

4 Jeevanrang Apts, 61A / 12, 14th Lane, Prabhat Road, Pune Maharashtra 411004 India

Correspondence and services are delivered from offices at:

M2/3, Ground Floor, DLF Phase 2, Gurgaon Haryana 122002 India

3. Intellectual Property

All content, including text, graphics, videos, and logos, is owned by IIMPACT or used with permission. You may not copy, reproduce, or redistribute any material without our prior written approval. 'IIMPACT' is a trademark of IIMPACT.

You may not frame any part of the IIMPACT Website without IIMPACT's express written consent.

4. Donations & Refund Policy

All donations are applied towards programs funded and managed by IIMPACT and costs incurred in the management of services. You may examine our **Annual** Reports for an overview of how we utilise donations.

Donors in India

All donations made to IIMPACT are voluntary and donors of Indian domicile may be eligible for a tax rebate under Section 80G of the Income Tax Act. IIMPACT will provide a receipt via e-mail for each donation if you have provided your full details as required for compliance. In case of a transaction error or duplicate donation, please email us at donations@iimpact.org within 7 days of the payment. Refunds will be issued at the discretion of the organization.

Donors outside India

Donors domiciled outside India can make donations in foreign currency via our partner in Australia, IIMPACT Educating the Girl Child Inc. (IIMPACT Australia) via their website: iimpact.org.au. IIMPACT Australia remits funds to IIMPACT and under compliance obligations relevant to their Australian jurisdiction. Australian donors can qualify for a tax-deductible donation via IIMPACT Australia. IIMPACT is licensed to receive foreign currency donations via our FCRA License.

Cancellations & Refunds

Once made, donations cannot be refunded. In extenuating circumstances, IIMPACT may consider a cancellation or refund of a payment. Please view our Cancellations & Refunds Policy for details.

Please contact us via email: admin@iimpact.org with details of your payment.

5. Privacy and Data Protection

We may collect personal information (e.g., name, email, phone, donation details) to process donations, send updates, or respond to inquiries. Your data is handled securely and not shared without consent. For more, refer to our Security & Privacy Policy.

6. External Links

Our website may contain links to external websites. IIMPACT is not responsible for the content or data practices of those websites.

7. User Conduct

You agree not to use this website for any unlawful purpose, attempt to hack or disable the website, or engage in activity that could harm IIMPACT's operations or reputation.

8. Warranties & Limitation of Liability

Warranties

Whilst every effort has been made to ensure that information is free from error, IIMPACT does not warrant the accuracy, adequacy or completeness of Material on this Website, the Service or any other products or services offered on the IIMPACT Website. All information is subject to change without notice. IIMPACT does not guarantee that the IIMPACT Website or Linked Websites will be free from viruses, or that access to the IIMPACT Website, Linked Websites or the Service will be uninterrupted. All terms implied by law, except those which cannot be lawfully excluded, are excluded.

Limitation of Liability

Subject to any responsibilities implied by law and which cannot be excluded, IIMPACT, and its directors, employees, agents and contractors, are not liable to You for any losses, damages, liabilities, claims and expenses (including but not limited to legal costs and defence or settlement costs) whatsoever, whether direct, indirect or consequential, arising out of or referable to Material on this Website, to Third Party Material, to any products or services offered on the IIMPACT Website, or to access of the IIMPACT Website by You, howsoever caused, whether in contract, tort including negligence, statute or otherwise. Where the law incorporates obligations into this agreement which cannot be legally excluded, IIMPACT's liability for a breach of those obligations is limited, at IIMPACT's option, to the refund of any Payment made to IIMPACT by You for a specific Service that is in dispute.

Indemnity

You indemnify IIMPACT in respect of any liability incurred by IIMPACT for any loss or damage, howsoever caused, suffered by IIMPACT as a result of your breach of these IIMPACT Website Terms and Condition, or your use of the IIMPACT Website or any information, products or services offered on the IIMPACT Website.

9. Jurisdiction

These Terms are governed by the laws of India. Any disputes arising will be subject to the exclusive jurisdiction of the courts in New Delhi. Should any clause or part thereof of these Terms and Conditions be found to be void, unenforceable or invalid, then it is severed from this agreement, leaving the remainder in full force and effect, provided that the severance has not altered the basic nature of this agreement.

10. Changes to Terms

We reserve the right to modify these Terms at any time. Updates will be posted here with an updated effective date.