

mApp Your Way App Development Challenge 2016

















Registration Form

Name of College :

Department :

University : Region :

Team Size (2-4) : Date :

Team details

	Name	Course	Year	Mobile	Email	Signature
Member 1						
Member 2						
Member 3						
Member 4						

College faculty details

Name : Designation :

Email : Mobile

App development idea (25-30 words). Please attach the detailed abstract separately.

How do you think the app will be useful (25-30 words)

Please email the signed and stamped form along with the detailed abstract to app.challenge@esriindia.com

You can download the abstract format from www.esriindia.com/appchallenge

Submission of registration form implies acceptance of terms and conditions.

Terms and Conditions:

ENTRY IN THIS CONTEST CONSTITUTES YOUR ACCEPTANCE OF THESE OFFICIAL RULES.

- Agreement: In order to enter the contest, you must agree to the rules. Therefore, please read these rules prior to entry and submission (as defined below) to ensure you understand and agree. You agree that submission of an App Concept in the contest constitutes agreement to these rules. You may not submit an App Concept to the contest and are not eligible to receive the prizes described in these rules unless you agree to these rules. These rules form a binding legal agreement between you and Esri India Technologies Ltd (hereinafter "Company") (as defined below) with respect to the contest.
- Eligibility: All the students(UG/PG/Research scholars) of recognised university/institution of India are eligible to participate. At the minimum two and maximum four members can form a team. Signed and stamped registration form is mandatory from college. A college can send more than one team. Each Student is allowed to be in only one team during the contest period. The person/ persons participating in the contest shall hereinafter be referred as Contestant". Current employees, past employees, apprentices, trainees, or interns of company are not eligible to participate in the
- Applications must NOT be an existing, sponsored research or faculty project. Application should be developed on Esri's ArcGIS Platform.
- Content Restrictions: The Submission must NOT contain:
 - Nude, lewd or vulgar material.
 - Material that violates or infringes another's rights, including but not limited to privacy, publicity or intellectual property rights, copyright patent, trademark, trade secret or other proprietary right of any party.
 - Brand names or trademarks.
 - Material that promotes racism, hatred or harm against any group or individual or promotes discrimination based on race, sex, religion, nationality, disability, sexual orientation or age.
- License: In an event where the contestants have taken a temporary license from Esri India, it is contestants duty to use the license only for the purpose of app development under this contest. License cannot be used for any other person and has to be returned after the contest. Esri India holds the right to revoke or cancel the license at any stage.
- Submission Guidelines:

Submissions must be made through our email with the below artefacts:

- Detailed Idea / Business Case
- Fully functional application
- Complete source code if applicable (with appropriate commenting)
- User Manual (.doc) It contains a working demonstration of the complete app. Screenshots should be provided wherever applicable.
- Judging: The applications will be judged on the below parameters:
 - 1. Uniqueness of the problem statement
 - 2. Innovation
 - 3. Citizen impact
 - 4. Usefulness
 - Ability to be scaled for larger use
 - Decisions of the judges will be final.
- Notification of finalists: Esri India will notify the finals on the email id provided by the contestants. Company will not be responsible in case the contestant do not receive or read the communication
- Prizes: Prize money will be paid through gift cards to the teams and not to the individual. Esri India holds the right to change the value or cancel the prize money or change the mode of payment.
- Tax: The prize money paid by the Company for the entries provided under this Agreement shall include all applicable taxes, fees, or other charges. In the event that any taxes, fees, or other charges are assessed on the payments, the contestant is solely responsible and shall be liable for and shall pay any such applicable tax, fee, or other charge. In no event shall any such tax, fee or other charge be or become an obligation of the company.
- 11. IP rights
 - a) Teams/Participants agree that company will have IP rights on ideas submitted and can use any idea submitted by the team to develop commercial application/solution.
 - b) All deliverables created by contestant shall be a derivative work and a "work made for hire"
 - As a derivative work and a work made for hire, company is the sole and exclusive copyright owner of the deliverables created hereunder, including any Intellectual Property. Contestant expressly waives all author and moral rights with respect to the deliverables, and assigns to the company all its worldwide right, title and interest, if any exists, in and to deliverables including rights to publish, reproduce, transmit, adapt, prepare derivative works, sell, license, transfer, and otherwise exploit the deliverables throughout the world in any form or medium and in any language for the entire term of the copyright, including any renewals and extensions. Contestant agrees to execute any and

- all documents reasonably requested by the company to record and register this assignment. Company shall bear all costs and expenses relating to the same.
- d) Contestants agree that, by submitting an entry to the competition, the contestant warrants that the content of the entry is entirely of that contestant's own creation and does not in any way infringe the intellectual property rights of any other person. If it is discovered that any entry is not the original creation of the appropriate contestant and/or breaches and other person's intellectual property rights, the company shall be entitled to disqualify that entry and the appropriate contestant from the Competition.
- Confidential Information: Contestant acknowledges that, in connection with its submission hereunder, it may access or receive business information that is proprietary to the company. Contestant acknowledges that all such information and programs, including the submissions made under this agreement, constitute "Confidential and Proprietary Information". The contestant shall not divulge, copy, disclose or use same, in whole or in part, for any purpose other than for the purpose of this agreement except with the express written consent of the company however, that confidential and proprietary information shall not mean or include:
 - any information which is publicly known or publicly available;
 - any information which becomes rightfully known to the contestant from a third party not bound by any restriction of nondisclosure;
 - any information which is expressly authorized to be disclosed by the company in writing.
- Publicity: Contestant shall not use or refer to the contest or company in any form of publicity or advertising (including any company trademark, trade name or service mark) directed at the public at large without the express prior written consent of the company.
- Warranty and indemnity: Teams warrant that their submissions are their own original work and, as such, they are the sole and exclusive owner and rights holder of the submitted submission. The contestant will defend, hold harmless and indemnify, including reasonable legal fees, the company and its personnel against claims that arise or are alleged to have arisen as a result of negligent or intentional acts or omissions or breach by them of any term of this Agreement.
- Elimination: Any false information provided within the context of the contest by team concerning identity, mailing address, telephone number, email address, ownership of right or non-compliance with these terms and conditions or the like may result in the immediate elimination of the team from the contest.
- Internet and Disclaimer: The company is not responsible for any malfunction of the entire contest Site or any late, lost, damaged, misdirected, incomplete, illegible, undeliverable, or destroyed submission or votes due to system errors, failed, incomplete or garbled computer or other telecommunication transmission malfunctions, hardware or software failures of any kind, lost or unavailable network connections, typographical or system/human errors and failures, technical malfunction(s) of any telephone network or lines, cable connections, satellite transmissions, servers or providers, or computer equipment, traffic congestion on the Internet or at the contest site, or any combination thereof, including other telecommunication, cable, digital or satellite malfunctions which may limit team's ability to participate
- Right to Cancel, Modify or Disqualify: If for any reason the contest is not capable of running as planned, including infection by computer virus, bugs, tampering, unauthorized intervention, fraud, technical failures, or any other causes which corrupt or affect the administration, security, fairness, integrity, or proper conduct of the contest, the company reserve the right at its sole discretion to cancel, terminate, modify or suspend the contest. The company further reserves the right to disqualify any team who tampers with the submission process or any other part of the contest or contest site. Any attempt by an team to deliberately damage any web site, including the contest Site, or undermine the legitimate operation of the contest is a violation of criminal and civil laws and should such an attempt be made, contest administrator reserves the right to seek damages from any such team or school to the fullest extent of the applicable law.
- Restrictions on the Export of Technical Information: Contestants must ensure that all submissions submitted to the company are not subject to controls requiring government authorisation for export or release of certain technology and technical data.
 - Choice of Law: These rules shall be governed by laws of India. All disputes, controversies and differences of opinion arising out of or in connection with this agreement or for the breach hereof which cannot be settled amicably by the Parties hereto shall be settled by a sole arbitrator appointed by the parties arbitration according to the provisions of the Indian Arbitration & Conciliation Act, 1996 and any amendments thereto from time to time. The decision of the sole arbitrator shall be final and binding on both the parties. The venue of arbitration shall be Delhi. The arbitration proceedings shall be conducted in the English language. Any legal action or proceedings relating to this Agreement shall be exclusively instituted in competent courts at Delhi, India.