

4TH CRESCENT EMPOWERMENT FOUNDATION'S REFUND AND CANCELLATION POLICY

Donation Refund Policy:

Upon initiating the donation process through our website, you will be directed to a donor application form. In this form, you will need to furnish us with the following personal information (which we will handle in accordance with our Privacy Policy):

1. Full Name:
2. Address:
3. Email:
4. Phone number:

While we value your kindness and dedication to our mission, 4TH CRESCENT EMPOWERMENT FOUNDATION requests that you exercise due care and diligence while making donations to our organization. This precautionary measure aims to prevent avoidable complexities associated with refund requests due to donation errors made after the donation has been completed.

Typically, donations are non-refundable, but if you've made an error in your donation or have a change of heart about supporting our organization, please reach out to us within 24 to 48 hours. Refunds will be processed using the original payment method. If your donation was made via credit card or bank deposit/transfer, the refund will be issued back to the same credit card or bank account that the donation was initiated.

Cancellation of Automated Recurring Donation:

Continuous support is vital for us to uphold our mission, and we deeply appreciate ongoing assistance from donors towards our projects. However, if you wish to cancel your recurring donation, please notify us promptly, and we will terminate your recurring donation accordingly.

4TH CRESCENT EMPOWERMENT FOUNDATION retains the right to decline a donor's donation at any stage prior to acceptance, without providing specific reasons for the rejection. In line with this policy, donations may be refused if the foundation believes that accepting them would violate any of the Terms and Conditions outlined or any relevant laws.

In the event that the foundation receives a donation deemed by it, at any time, to contravene these Terms and Conditions or applicable laws, the foundation will either refund the donation to the donor using a method it deems appropriate, or handle the donation in another manner as it sees fit.

It is the donor's responsibility to adhere to these Terms and Conditions, and 4TH CRESCENT EMPOWERMENT FOUNDATION is not liable or accountable for ensuring that donations comply with these Terms and Conditions or applicable laws.

4TH CRESCENT EMPOWERMENT FOUNDATION does not provide legal advice regarding tax implications or other aspects of donations. Donors are encouraged to seek guidance from their personal professional financial advisors to aid them in the process of making their donation.