

Affiliate Program Operating Agreement

This Affiliate Program Operating Agreement (the "**Agreement**") is made and entered into by and between GTHW App Limited (reg. No. HE 395742) with registered office at 24 Peiraos Street, 1st floor, Strovolos, Nicosia 2023, Cyprus ("**Headway**" or "**we**"), and you, ("**you**" or "**Affiliate**", each hereinafter referred to individually as a "**Party**", or collectively as the "**Parties**".) the party submitting an application to become a Headway Affiliate. The terms and conditions contained in this Agreement apply to your participation in [Headway: Fun & Easy Growth](#) or any other affiliate program made available to you ("**Affiliate Program**"). Each Affiliate Program offer ("**Offer**") may be for any offering by Headway and may link to a specific website for that particular Offer ("**Program Website**"). Furthermore, each Offer may have additional terms and conditions on pages within the Affiliate Program and are incorporated as part of this Agreement. By submitting an application or participating in an Offer, you expressly consent to all terms and conditions of this Agreement.

1. Subject of Agreement

Subject of this Agreement is the integration and display of graphic and textual links to the Program Website and/or other creative materials provided by Headway to Affiliate with regard to a certain Offer (collectively, "**Links**") by Affiliate on websites owned or controlled by you, in emails sent by you and clearly identified as coming from you and in online advertisements (collectively, "**Affiliate Media**").

2. Enrollment in the Affiliate Program

You must submit an Affiliate Program application from our website. You must accurately complete the application (including, without limitation, full name, where applicable legal form, and correct postal and email address as well as a specification of the Affiliate Media, such as the domains of all websites you want to use for the Affiliate Program) to become an Affiliate (and provide us unsolicited with future changes of the information provided) and not use any aliases or other means to mask your true identity or contact information. After we review your application, we will notify you of your acceptance or rejection to the Affiliate Program. We may accept or reject your application at our sole discretion without stating any reasons.

3. Obligations of the Parties and Program Specific Terms

(1) Subject to our acceptance of you as an Affiliate and your continued compliance with the terms and conditions of this Agreement, Headway commits to the following:

- (a) We will make available to you via the Affiliate Program the Links which you may display on the Affiliate Media. The Links will serve to identify you as a member of our Affiliate Program and will establish a link from your Affiliate Media to the Program Website.
- (b) We will pay Affiliate for each Qualified Action (as defined further) the fee in accordance with the terms specified in the Offer ("**Commission**"). A "**Qualified Action**" means a paid transaction of an individual person who (i) accesses the Program Website via the Link, where the Link is the last link to the Program Website, (ii) accesses the Program Website

voluntarily and was not moved to do so by reward, deception, threat or pressure (iii) is not a computer generated user, such as a robot, spider, computer script or other automated, artificial or fraudulent method to appear like an individual, real live person, (iv) is not using pre-populated fields and (v) completes all of the information required for such action within the time period allowed by Headway and requires that the transaction (vi) is paid and not revoked by the individual person (e.g. based on consumer's right of withdrawal) and (vii) is not later determined by Headway to be fraudulent, incomplete, unqualified or a duplicate. Headway bears no responsibility for any payment delays caused by the Impact team.

- (c) Commission will be calculated pursuant to the Qualified Actions reported on data provided by Headway's measurement partner ("**MP**") (e.g., AppsFlyer, Adjust, Tune, Kochava, Impact). Headway will provide the Affiliate with: (i) its selected MP, (ii) how the Affiliate establishes the postback, and (iii) if any changes are made to the tracking of Qualified Actions where applicable. In the event of any discrepancy between MP's and Affiliate's measurements, the MP's measurement shall prevail. Events marked as "Fraud" in the MP shall not be paid.

(2) Headway has the right to:

- (a) Pause the Affiliate's acquiring of the Qualified Actions ("**Traffic**"), within 24 hours upon the corresponding notice to the Affiliate.
- (b) Reject Qualified Action if Headway's internal system indicates that the Traffic was subject to fraud or any other unlawful practices.
- (c) Deduct false positively sent or duplicated Qualified Actions from the final count of Qualified Actions, subject to prior notification to the Affiliate.
- (d) Block the Links in the event of any technical attack that may cause issues for our products and services, without bearing any responsibility for the resulting loss of Traffic.
- (e) Define daily limits on the amount Qualified Actions, which must be met by the Affiliate, who will be notified about such limits in due course.

(3) Affiliate is obliged to:

- (a) Display the Links only for the purpose of this Agreement and only in connection with generally accepted best practices and on promotional channels Affiliate is legally permitted to use.
- (b) Assume sole responsibility for the development, operation, and maintenance of, and all content on or linked to the Affiliate Media.
- (c) Ensure that your Affiliate Media (including its content) used in connection with the Affiliate Program (i) are not illegal, (ii) do not infringe upon the intellectual property or personal rights of any third party and (iii) do not contain or link to any material which is harmful, threatening, defamatory, offensive, obscene, sexually explicit, harassing, pornographic, racist, promoting violence, promoting discrimination (whether based on sex, religion, race, ethnicity, nationality, disability or age), promoting illegal activities (such as gambling), containing profanity or otherwise containing materials that Headway informs you that it considers objectionable (collectively, "**Objectionable Content**").

- (d) Always provide Affiliate Media for review and subsequent approval by Headway's affiliate managers before publishing it.
- (e) Make sure that your Affiliate Media does not copy or resemble the look and feel of the Program Website or create the impression that your Affiliate Media is endorsed by Headway or a part of the Program Website, without prior written permission from us.
- (f) Comply with (i) all obligations, requirements and restrictions under this Agreement and (ii) laws, rules and regulations as they relate to your business, your Affiliate Media or your use of the Links.
- (g) Comply with the terms, conditions, guidelines and policies of any third party services used by Affiliate in connection with the Affiliate Program, including but not limited to, email providers, social networking services and ad networks.
- (h) Always prominently post and make available to end-users, including prior to the collection of any personally identifiable information, a privacy policy in compliance with all applicable laws that clearly and thoroughly discloses all information collection, use and sharing practices, including providing for the collection of such personally identifiable information in connection with the Affiliate Program and the provision of such personally identifiable information to Headway for use as intended by Headway.
- (i) Always prominently post and make available to end-users any terms and conditions in connection with the Offer set forth by Headway, or as required by applicable laws regarding such Offers.
- (j) Follow the restrictions set out by Headway, which can be supplemented by Headway at any time and consist of the following actions:
 - i. Not make any representations, warranties or other statements concerning Headway or any of Headway's products or services, except as expressly authorized herein.
 - ii. Not promise and/or grant a reward or benefits to users for carrying out a Headway transaction and not to engage the user in a transaction through deception, pressure or threat.
 - iii. Not modify the Links provided by Headway in any way or gain access to the Links provided by Headway to other Affiliates.
 - iv. Not place Links on any online auction platform (i.e. eBay, Amazon, etc).
 - v. Not use Meta Ads Campaigns, Google Ads Campaigns (Including UAC, Search, DemandGen, pMAX), and TikTok Ads Campaigns or other similar solutions of users paid acquisition unless it was permitted by Headway by email letters, which defined corresponding conditions for such an exception.
 - vi. Not to bid on branding keywords: Headway, headway.com, Makeheadway, makeheadway.com etc.
 - vii. Not to send misleading, deceiving and incentive Traffic.
 - viii. Not to engage in any form of spam or unsolicited commercial communication to promote the Links.
 - ix. Not to use automated means, including spiders, robots, crawlers, data mining tools, or the like to download data from the Links, Headway's website, or any other digital properties.
 - x. Not to create or attempt to create false impressions of user activity or engagement, such as through the use of bots, automated scripts, or any other fraudulent methods.
 - xi. Not to engage in any activities that could harm the reputation or integrity of Headway or its products and services.

- xii. Not to engage in any activity that violates any advertising or marketing laws or regulations, including, but not limited to, the FTC guidelines on endorsements and testimonials.
- xiii. Not to use the Links in any context that could be considered offensive, defamatory, obscene, misleading, or otherwise inappropriate.
- xiv. Not to engage in cookie stuffing or any other deceptive practices that could manipulate tracking and commission attribution.
- xv. Not to undertake any actions, which are forbidden by the law, while promoting the Links.
- xvi. Not to use the Links in any manner that violates the terms of service or user agreements of any third-party platforms.
- xvii. Not to cloak, disguise, or obscure the referring URL or the final destination URL when promoting the Links.

(4) The following additional program-specific terms shall apply to any promotional programs set forth below:

- (a) Email Campaigns. For all email campaigns, Affiliate is obliged to make sure that Affiliate is clearly recognized as the publisher for those email campaigns. Furthermore, Affiliate guarantees to Headway to only include Links within their newsletters to email subscribers who have given their consent in accordance with the applicable law to receive such newsletter emails from the Affiliate. Affiliate is solely responsible for its email campaigns and the use of any Link in connection with such email campaigns. Affiliate shall therefore indemnify and hold Headway free and harmless upon first request from and against any and all liability and claims arising from the Affiliate's email campaign which are asserted by any third party (including the imposition of fines and penalties by public authorities) against Headway. This indemnity shall extend to the costs for the legal defense against third party claims, including the costs for negotiations, settlements and legal remedies.
- (b) Advertising Campaigns. No Links can appear to be associated with or be positioned on chat rooms or bulletin boards unless otherwise agreed by Headway in advance in writing. Any popups/unders used for the Affiliate Program shall be clearly identified as Affiliate served in the title bar of the window and any client-side ad serving software used by Affiliate shall only have been installed on an end-user's computer if the function of the software is clearly disclosed to end-users prior to installation, the installation is pursuant to an affirmatively accepted and plain-english end user license agreement and the software be easily removed according to generally accepted methods.
- (c) Affiliate Network Campaigns. Should Affiliate maintain its own affiliate networks, Affiliate is entitled to place the Links in its affiliate network (the "Network") for access and use by those affiliates which are part of the Network (each a "Network Publisher") according to the specific terms set forth in this paragraph. Affiliate is obliged to state that Affiliate maintains a Network in its enrollment to the Affiliate Program and to give any information requested with regard to those Network Publishers who will gain access to the Links (including, without limitation, full name, where applicable legal form, and correct postal and email address as well as a specification of the domains of all websites Network Publishers may use for the Affiliate Program). For the purpose of this Agreement, any websites, emails and online advertisements of these Network

Publishers integrating and/or displaying a Link will be regarded as Affiliate Media under this Agreement and Affiliate assumes and bears full responsibility and is liable for these Affiliate Media as for its own Affiliate Media as well as for Network Publisher's compliance with the terms of this Agreement. Affiliate undertakes to oblige all Network Publishers prior to obtaining access to the Links to comply with the terms of this Agreement and shall indemnify and hold Headway free and harmless upon first request from and against any and all liability and claims asserted by any third party (including the imposition of fines and penalties by public authorities) and which are resulting from the Network Publisher's infringement of this Agreement and/or the Network Publisher's offer causing an infringement of third parties' rights or breaching a statute, interstate, treaty or other regulation. This indemnity shall extend to the costs for the legal defense against third party claims, including the costs for negotiations, settlements and legal remedies. Affiliate agrees that it will expressly forbid any Network Publisher to modify the Links in any way. Affiliate agrees to maintain its Network according to the highest industry standards. Affiliate shall not permit any party to be a Network Publisher whose website or business model involves content containing Objectionable Content. All Network Publishers must be in good standing with Affiliate. Affiliate shall promptly terminate any Network Publisher who takes, or could reasonably be expected to take, any action that violates the terms and conditions of this Agreement. In the event that either party suspects any wrongdoing by a Network Publisher with respect to the Links or this Agreement, Affiliate shall promptly disclose to Headway the identity and contact information for such Network Publisher. Affiliate shall promptly remove any Network Publishers from the Affiliate Program and terminate their access to future Offers of Headway in the Network upon written notice from Headway.

5. Claim for Repayment with regard to unqualified actions and other Remedies

(1) Headway is entitled to reclaim from you the amount of any previously paid Commission that relates to transactions initially classified by Headway as Qualified Actions but which are determined by Headway after the Locking Date to have not met the requirements to be a Qualified Action.

(2) Headway is also entitled to reclaim from you the amount of any previously paid Commission in the event Headway determines after the Locking Date that such Commission was only achieved due to a material breach of this Agreement (e.g. the respective Link was placed in connection with Objectionable Content).

(3) If Headway requests a refund under the foregoing paragraphs, such repayment will be due for payment within 14 days of receipt of the request. Headway may, at its sole discretion, also decide to set off the amount to be refunded by you against your future claims under this Agreement.

6. Confidentiality

Except as otherwise provided in this Agreement or with the explicit written consent of Headway, you agree that all information, including, without limitation, the terms of this Agreement, business and financial information, customer and vendor lists, and pricing and sales

information, concerning us or any of our Affiliates provided by or on behalf of any of them shall remain strictly confidential and secret and shall not be utilized, directly or indirectly, by you for any purpose other than your participation in the Affiliate Program, except and solely to the extent that any such information is generally known or available to the public through a source other than you. Affiliate shall not use any information obtained from the Affiliate Program to develop, enhance or operate a service that competes with the Affiliate Program, or assist another party to do the same.

7. Limited License & Intellectual Property

We grant you a non-exclusive, non-transferable, revocable right to use the Links and to access our website through the Links for the term of this Agreement solely in accordance with the terms of this Agreement, for the sole purpose of identifying your Affiliate Media as a participant in the Affiliate Program and assisting in increasing sales through the Program Website. You may not alter, modify, manipulate or create derivative works of the Links or any Headway graphics, creative, copy or other materials owned by, or licensed to, Headway in any way. You are only entitled to use the Links to the extent that you are a member in good standing of the Affiliate Program. We may revoke your license anytime by giving you written notice. Except as expressly stated herein, nothing in this Agreement is intended to grant you any rights to any of Headway's trademarks, service marks, copyrights, patents or trade secrets. You agree that Headway may use any suggestion, comment or recommendation you choose to provide to Headway without compensation. All rights not expressly granted in this Agreement are reserved by Headway.

8. Termination

(1) This Agreement shall commence on the date of our approval of your Affiliate Program application and shall continue thereafter until terminated as provided herein.

(2) Either party may terminate this Agreement including all Offers or only the Affiliate's participation in one or more individual Offers at any time and for any reason upon giving a written notice to the other Party not later than five (5) business days prior to the intended date of termination. Upon termination of your participation in one or more Offers or this Agreement, you will immediately cease all use of and delete all related Links, plus all related Headway intellectual property, and will cease representing yourself as a Headway Affiliate for such one or more Offers. No compensation will be paid for Qualified Actions occurring in breach of this obligation after termination.

(3) All rights in connection with validly accrued payments, claims for repayments resulting from transactions which were incorrectly counted as Qualified Actions according to clause 5 of this Agreement, causes of action and any provisions, which by their terms are intended to survive termination, shall survive any termination.

9. Fraud

You are expressly prohibited from using any persons, means, devices or arrangements to commit fraud, violate any applicable law, interfere with other Affiliates or falsify information in connection with referrals through the Links or the generation of Commissions or exceed your

permitted access to the Affiliate Program. Such acts include, but are in no way limited to, promising a reward to users for a paid Headway transaction (in particular by simultaneously referring to the right of withdrawal), using automated means to increase the number of clicks through the Links or completion of any required information, using spyware, using stealware, cookie-stuffing and other deceptive acts or click-fraud. Headway shall make all determinations about fraudulent activity in its sole discretion.

10. Representations and Warranties

You hereby represent and warrant that this Agreement constitutes your legal, valid, and binding obligation, enforceable against you in accordance with its terms and that you have the authority to enter into this Agreement. Subject to the other terms and conditions of this Agreement, Headway represents and warrants that it shall not knowingly violate any law, rule or regulation which is applicable to Headway's own business operations or Headway's proprietary products or services.

11. Modifications

In addition to any notice permitted to be given under this Agreement, we may modify and/or supplement any of the terms and conditions of this Agreement at any time by providing you with a notification by email. The changes will become effective four (4) weeks after such notice. If the modifications are unacceptable to you, you may terminate this Agreement with immediate effect within such four (4) weeks period. Your continued participation in this Affiliate Program four (4) weeks after a change notice has been posted will constitute your acceptance of such change. Headway will again explicitly inform you within the scope of the notification email about the right of termination and the legal consequences of continued participation. In addition, Headway may change, suspend or discontinue any aspect of an Offer or Link or remove, alter, or modify any tags, text, graphic or banner ad in connection with a Link. Affiliate agrees to promptly implement any request from Headway to remove, alter or modify any Link, graphic or banner ad that is being used by Affiliate as part of the Affiliate Program.

12. Independent Investigation

You acknowledge that you have read this Agreement and agree to all its terms and conditions. You have independently evaluated the desirability of participating in the Affiliate Program and each Offer and are not relying on any representation, guarantee or statement other than as set forth in this Agreement or on the Affiliate Program.

13. Mutual Indemnification

Affiliate hereby agrees to indemnify, defend and hold harmless Headway and their respective subsidiaries, affiliates, partners and licensors, directors, officers, employees, owners and agents against any and all claims, actions, demands, liabilities, losses, damages, judgments, settlements, costs, and expenses (including reasonable attorneys' fees and costs) based on (i) any failure or breach of this Agreement, including any representation, warranty, covenant, restriction or obligation made by Affiliate herein, (ii) any misuse by Affiliate, or by a party under the reasonable control of Affiliate or obtaining access through Affiliate, of the Links, Offers or

Headway intellectual property, or (iii) any claim related to your Affiliate Media, including but not limited to, the content contained on such Affiliate Media (except for the Links). Headway hereby agrees to indemnify, defend and hold harmless Affiliate and its subsidiaries, affiliates, partners, and their respective directors, officers, employees, owners and agents against any and all claims, actions, demands, liabilities, losses, damages, judgments, settlements, costs, and expenses (including reasonable attorneys' fees and costs) based on a claim that Headway is not authorized to provide you with the Links.

14. Disclaimers

HEADWAY DOES NOT WARRANT THAT THE AFFILIATE PROGRAM OR LINKS WILL MEET AFFILIATE'S SPECIFIC REQUIREMENTS OR THAT THE OPERATION OF THE AFFILIATE PROGRAM OR LINKS WILL BE COMPLETELY ERROR- FREE OR UNINTERRUPTED. HEADWAY DOES NOT GUARANTEE THAT AFFILIATE WILL EARN ANY SPECIFIC AMOUNT OF COMMISSIONS.

15. Limitation of Liability

(1) Headway operates the Program Website within the scope of its technical capabilities. Affiliate does not have any claim to a timely error-free and uninterrupted use of the Program Website or Links or a certain availability. Headway will make every effort to restore usability as quickly as possible in the event of a system failure.

(2) Unless provided otherwise in this Agreement, we are not liable (for damages or otherwise) in connection with this Agreement, the Links and/or the Program Website except (a) to the extent damages arise from our or our representatives', employees' or vicarious agents' intentional or grossly negligent conduct, (b) in case of our or our representatives', employees' or vicarious agents' simple negligence, for damages based on the breach of a material contractual duty (i.e. obligation which makes the proper implementation of the contract possible in the first place and the observance of which a customer may regularly rely on); in this case the liability is however limited to the foreseeable, typically occurring damages and to the amounts paid to Affiliate by Headway as Commission during the six months immediately prior to such claim, (c) to the extent we or our representatives, employees or vicarious agents have fraudulently concealed a defect or have assumed a guarantee for the properties of a product and/or service, (d) to the extent damages result from injury to life, body or health or from a liability under the German Product Liability Act, or (e) to the extent our liability cannot validly be excluded under applicable law.

16. Mandatory Binding Arbitration and Class Action Waiver

(1) Mandatory Arbitration of Disputes. You and Headway agree that any dispute, claim or controversy arising out of or relating to these Terms or the breach, termination, enforcement, interpretation or validity thereof or the use of the Services (collectively, "Disputes") will be resolved solely by binding, individual arbitration and not in a class, representative or consolidated action or proceeding. You and Headway agree that the U.S. Federal Arbitration Act governs the interpretation and enforcement of these Terms, and that you and Headway are each waiving the right to a trial by jury or to participate in a class action. This arbitration provision shall survive termination of these Terms.

(2) Exceptions. As limited exceptions to Section 17: (i) we both may seek to resolve a Dispute in local court if it qualifies; and (ii) we each retain the right to seek injunctive or other equitable relief from a court to prevent (or enjoin) the infringement or misappropriation of our intellectual property rights.

(3) Conducting Arbitration and Arbitration Rules. The arbitration will be conducted by the American Arbitration Association (“AAA”) under its Consumer Arbitration Rules (the “AAA Rules”) then in effect, except as modified by these Terms. The AAA Rules are available at www.adr.org or by calling 1-800-778- 7879. A party who wishes to start arbitration must submit a written Demand for Arbitration to AAA and give notice to the other party as specified in the AAA Rules. The AAA provides a form Demand for Arbitration at www.adr.org. Any arbitration hearings will take place in the county (or parish) where you live, unless we both agree to a different location. The parties agree that the arbitrator shall have exclusive authority to decide all issues relating to the interpretation, applicability, enforceability and scope of this arbitration agreement.

(4) Arbitration Costs. Payment of all filing, administration and arbitrator fees will be governed by the AAA Rules, and we won’t seek to recover the administration and arbitrator fees we are responsible for paying, unless the arbitrator finds your Dispute frivolous. If we prevail in arbitration, we’ll pay all of our attorneys’ fees and costs and won’t seek to recover them from you. If you prevail in arbitration you will be entitled to an award of attorneys’ fees and expenses to the extent provided under applicable law.

(5) Injunctive and Declaratory Relief. Except as provided in subsection 1 above of this Section 16, the arbitrator shall determine all issues of liability on the merits of any claim asserted by either party and may award declaratory or injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party’s individual claim. To the extent that you or we prevail on a claim and seek public injunctive relief (that is, injunctive relief that has the primary purpose and effect of prohibiting unlawful acts that threaten future injury to the public), the entitlement to and extent of such relief must be litigated in a civil court of competent jurisdiction and not in arbitration. The Parties agree that litigation of any issues of public injunctive relief shall be stayed pending the outcome of the merits of any individual claims in arbitration.

(6) Class Action Waiver. YOU AND HEADWAY AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING. Further, if the Parties’ Dispute is resolved through arbitration, the arbitrator may not consolidate another person’s claims with your claims and may not otherwise preside over any form of a representative or class proceeding. If this specific provision is found to be unenforceable, then entire Section 16 shall be null and void.

17. Governing Law and Venue

(1) This Agreement shall be governed in accordance with the laws of the Republic of Cyprus (excluding its body of law governing conflicts of law).

(2) To the extent that any action relating to any dispute hereunder is for whatever reason not submitted to arbitration, each of the Parties submits to the exclusive jurisdiction to the courts of the Republic of Cyprus to settle any disputes which may arise out of or in connection with this Agreement and that accordingly proceedings must be brought in such courts. The Parties irrevocably waive any defenses of improper venue or forum non convenience.

(3) You may bring any dispute which may arise under this Agreement to the competent court of your country of habitual residence if this country of habitual residence is an EU Member State, which courts are – with the exclusion of any other court - competent to settle any of such a dispute. Headway shall bring any dispute which may arise under this Agreement to the competent court of your country of habitual residence. You agree that any dispute between you and Headway shall be governed in all respects by laws of the republic of Cyprus, without regard to choice of law provisions.

18. Miscellaneous

This Agreement contains the entire agreement between Headway and Affiliate with respect to the subject matter hereof, and supersedes all prior and/or contemporaneous agreements or understandings, written or oral. Affiliate agrees that Headway shall not be subject to or bound by any Affiliate insertion order or online terms and conditions that amend, conflict with or supplement this Agreement. Affiliate may not assign all or any part of this Agreement without Headway's prior written consent. Headway may assign this Agreement at any time with notice to Affiliate. This Agreement will be binding on and will inure to the benefit of the legal representatives, successors and valid assigns of the Parties hereto. Except as set forth in the "Modifications" section above, this Agreement may not be modified without the prior written consent of both Parties. If any provision of this Agreement is held to be void, invalid or inoperative, the remaining provisions of this Agreement shall continue in effect and the invalid portion of any provision shall be deemed modified to the least degree necessary to remedy such invalidity while retaining the original intent of the Parties. Each party to this Agreement is an independent contractor in relation to the other party with respect to all matters arising under this Agreement. Nothing herein shall be deemed to establish a partnership, joint venture, association or employment relationship between the Parties. No course of dealing nor any delay in exercising any rights hereunder shall operate as a waiver of any such rights. No waiver of any default or breach shall be deemed a continuing waiver or a waiver of any other breach or default.

Last Updated: 05 September 2024.