

October 9, 2024

NOTICE OF BREACH OF CONTRACT

To:

Attention: Imran Hajimusa Chargebee Inc. 909 Rose Avenue, Suite 610 North Bethesda, MD 20852

From: Nellie Vail, CFO, Spreedly, Inc.

CC via email to: imran.hajimusa@chargebee.com

RE: Service Agreement, dated May 21, 2018 (as amended, the "Agreement") between Chargebee, Inc. ("Chargebee") and Spreedly, Inc. ("Spreedly")

Dear Chargebee,

This letter is written notice to you of your breach of your payment obligations set forth in Exhibit A of the Agreement (as amended), which constitutes a material breach of the terms of the Agreement.

If you fail to cure the foregoing material breach within thirty (30) days, Spreedly reserves the right to immediately terminate the Agreement and your access to, and use of, the Spreedly Services and pursue any and all legal remedies available to it under the Agreement and applicable law.

As you are aware, you owe a past due balance of \$106,594.68 for usage beginning as early as February of this year. We are aware that the parties are still negotiating the terms around a new order form, but we have not agreed to delay payments owed for Chargebee's continuing use of the Services. If Spreedly does not receive payment of \$106,594.68 by October 31, 2024, we will consider suspending Chargbee's account and access to the Services until we receive that payment even if the parties are still negotiating the terms of a new order form.

This letter is without prejudice to any rights or remedies to which Spreedly is entitled, including those under the Agreement, at law or in equity, all of which are hereby expressly reserved. Additionally, other breaches under the Agreement may also exist, and Spreedly hereby reserves its rights and remedies with respect to any and all such other breaches.



Please contact me upon your receipt of this letter to let me know what steps you will be taking to cure the above-described breaches.

Sincerely,

K M

Nellie Vail

CFO

Spreedly, Inc.