

Service Terms and Conditions

Article 1 (Purpose)

These Terms and Conditions are established for the purpose of defining the rights, obligations, and responsibilities of MHQ co., ltd ("Company", "We", "Our", "Us") and the members in connection with the use of the website (<https://frieze.likealocal.kr/>) and application (collectively referred to as "LikeALocal x i.M service").

Article 2 (Definitions)

The definitions of terms used in these Terms and Conditions are as follows:

1. "Company" refers to MHQ co., ltd, which provides the services and operates as a virtual business place to provide goods or services ("Goods" "Services") to users by using computers and other information and communication facilities.
2. "Member" refers to a customer who agrees to these Terms and Conditions and joins the Company as a member to use the services provided by the Company.
3. "Partner" refers to individuals or companies that the "Company" intermediates to travelers and provides various travel services.

Article 3 (Validity and Amendment of Terms and Conditions)

1. These Terms and Conditions shall become effective for all "Members" who wish to use the service.
2. The "Company" shall post the contents of these Terms and Conditions on the platform screen or notify the members through a pop-up on the company website or other appropriate methods to make it easily accessible to the members.
3. The "Company" may amend these Terms and Conditions when necessary. In the event of such amendment, the "Company" shall give notice to the members 7 days prior to the effective date of the amendment by specifying the effective date and the reason for the amendment through the method described in Clause 2. However, in the case where the amendment is disadvantageous to the members or involves a significant change to the contents of the Terms and Conditions, the "Company" shall give notice of the amendment 30 days prior to the effective date and provide individual notice to the members through E-mail or other means. In cases where individual notice is difficult due to the member's failure to provide or update contact information, the notice under this clause shall be deemed to have been provided as individual notice.
4. When the "Company" notifies or announces the amended terms and conditions in accordance with Clause 3, if a "Member" does not express their refusal to accept the amended terms and conditions until the effective date of the changes, it shall be deemed that the "Member" has agreed to the amended terms and conditions as notified or announced.
5. If a "Member" does not agree to the amended terms and conditions, they may discontinue the use of the service and terminate the service contract.
6. Depending on the specific details of the provided services, the "Company" may separately establish terms and conditions and usage conditions for each individual service and obtain the "Member's" consent. In such cases, the terms and conditions specific to the individual service shall take precedence over these Terms and Conditions.
7. Matters not specified in these Terms and Conditions or individual terms and conditions and the interpretation of the "Company's" terms and conditions shall be governed by the Act On The Consumer Protection In Electronic Commerce, the Act on the Regulation of Terms and Conditions, guidelines on

consumer protection in electronic commerce, and other relevant laws and regulations, as well as interpretations by government agencies and customary practices.

Article 4 (Provision and Modification of Service)

1. The "Company" performs the following tasks:
 - (1) Providing information on "goods" and other items sold directly by the "Company" and entering into sales contracts for goods and other items.
 - (2) Acting as an intermediary for taxi bookings and travel contract agreements, including mediation of sales contracts for goods and other items.
 - (3) Other tasks as designated by the "Company."
2. In the case of intermediary services, the "Company" only provides a tool (platform) to enhance the reliability and stability of transactions between sellers and users, and the responsibility for transactions concluded between sellers and users shall be borne by the parties involved in the transactions themselves.
3. In the event of the goods or services being sold out or changes in technical specifications, the "Company" may modify the content of the goods or services to be provided under future contracts. In such cases, the "Company" shall promptly notify the changed content and the date of provision on the same location where the current content of the goods or services is posted.
4. If the "Company" needs to change the content of the service with which it has entered into a contract with the user due to reasons such as the goods being sold out or changes in technical specifications, it shall notify the user of the reasons through a readily accessible address.
5. The "Company" may, if deemed necessary, entrust part of the service to a third party, such as an affiliated company.

Article 5 (Membership Registration)

1. Users who wish to become members must provide their member information according to the registration form prescribed by the "Company" and express their consent to this agreement to apply for membership registration.
2. The "Company" shall register users as members unless they fall under any of the following categories:
 - (1) Applying with false information, such as using someone else's name or performing SMS verification, general public certification, or credit card verification without the mobile phone owner's permission.
 - (2) Having lost their membership qualification previously under this agreement, except in cases where the "Company" has approved re-registration.
 - (3) Technically unable to provide the service.
 - (4) Applying with omitted or false registration details according to the membership registration application form.
 - (5) Failing to complete the authentication procedure specified by the "Company."
 - (6) If the applicant for membership is a child under the age of 14.
 - (7) Having lost their membership qualification previously, except for those who have obtained the "Company's" approval for re-registration after one year from the date of loss.
 - (8) If a member under sanction, such as service suspension, applies for re-registration during the sanction period after arbitrarily terminating the usage agreement.
 - (9) Applying with the purpose of undermining or interfering with social order or public morals.
 - (10) Failing to meet other requirements set by the "Company" for membership application or if the application is deemed illegal, unfair, or not feasible due to the member's own responsibility.

3. The establishment of membership shall be considered at the time when the "Company's" approval reaches the member.
4. The "Company" may, for the purpose of improving service quality or other necessary reasons, differentiate the usage time, usage frequency, service menu, and other necessary matters for each membership level and set different conditions for their usage.
5. If there are any changes to the registration details under Article 1, the member must immediately inform the "Company" of such changes through email or other appropriate methods.

Article 6 (Commencement of Service)

1. "Company" will provide the service from the time of approving the "Member's" application for use. However, for certain services, the service may commence from a specified date.
2. In the event that "Company" is unable to commence the service due to business or technical difficulties, it will notify the "Members" by posting the information on the service mobile application or service website.

Article 7 (Service Hours)

1. Service is available 24 hours a day, 7 days a week, all year round. However, Service may be temporarily suspended for business or technical reasons, and service may also be temporarily suspended during the period specified by the Company for operational purposes. In such cases, "Company" will notify the users in advance or after the suspension.
2. "Company" may divide the service into specific ranges and set separate hours of availability for each range. In such cases, the details will be announced to the users.

Article 8 (Service Suspension)

1. "Company" may temporarily suspend the provision of the service in the event of unavoidable circumstances, such as maintenance, replacement, or failure of computer or information communication facilities, communication interruptions, service overload, national emergencies, power outages, natural disasters, and other force majeure events that interfere with normal service operation.
2. If the service becomes permanently unavailable due to reasons such as a change in business operations, discontinuation of business, or integration with another company, "Company" will notify the users in the manner specified in Article 8.

Article 9 (Withdrawal of Membership and Loss of Qualification, etc.)

1. A member may request withdrawal from the "Company" at any time, and the "Company" will immediately process the member's withdrawal.
2. In the following cases, the "Company" may restrict or suspend a member's qualification. If the "Company" incurs damages as a result, the member shall compensate for such damages.
 - (1) If false information is registered at the time of registration
 - (2) If the member fails to pay the price of goods or other obligations related to the use of the "Company" by the due date

(3) If the member interferes with others' use of the "Service" or misappropriates their information, thereby threatening the integrity of electronic commerce

(4) If the member engages in actions prohibited by law or this agreement or acts against public order and morals using the "Company"

(5) If the member engages in the following actions or hinders the sound operation of the "Company" or interferes with its business

a. Spreading or propagating baseless or false facts related to the operation of the "Company" that defame the "Company's" reputation and undermine its reliability

b. Engaging in verbal abuse or indecent behavior towards employees during the "Company's" operation, severely disrupting the work environment

c. Disturbing the business by frequently contacting or causing disturbances, threats, or demanding compensation (loyalty points, cash, or goods) for damages with no proven cause-and-effect relationship

d. Disturbing the "Company's" business by frequently canceling, returning all or part of the purchased goods or services without any particular defects

(6) If the member uses someone else's information

(7) If the member transfers, leases, or pledges the right to use the service or any other contractual status with the "Company" to others without prior written consent from the "Company"

(8) If the member engages in business activities using the service without prior written consent from the "Company"

(9) If the member damages or alters the service

(10) If the member reproduces, publishes, broadcasts, or provides information obtained through the service to third parties for purposes other than service use without prior approval from the "Company"

(11) If the member disseminates information containing offensive or defamatory content or content that violates public order and morals, such as obscene content

(12) If the member collects others' personal information

(13) If the member harasses or threatens other users, or continuously causes distress or inconvenience to specific users

(14) If the member violates any of the regulations or terms and conditions set by the "Company"

3. If the "Company" restricts or suspends a member's qualification and the same act is repeated twice or more, or if the reason is not rectified within 30 days, the "Company" may revoke the member's qualification.

4. If the "Company" revokes a member's qualification, the member's registration will be canceled. In this case, the "Company" will notify the member and provide a minimum of 30 days for the member to present their case before canceling the registration.

Article 10 (Notice to Members)

1. When the "Company" gives notice to a member, it may be sent to the email address provided by the member at the time of membership registration.

2. In the case of notice to an unspecified number of members, the "Company" may post the notice on the "Company" bulletin board for more than one week, instead of individual notices. However, individual notices will be given for matters that have a significant impact on a member's transactions.

Article 11 (Deletion of Posts or Contents)

1. The "Company" may discontinue the posting or transmission of all contents (including communication between members, "Posts") within the service without prior notice if it deems the Posts fall under any of the following circumstances. The "Company" shall not be held responsible for such actions:

- (1) Contents that defame or disparage the "Company," other members, or third parties and damage their reputation.
- (2) Contents that violate public order and decency by distributing information, sentences, figures, or other materials.
- (3) Contents that are considered to be associated with criminal acts.
- (4) Contents that infringe on the copyright or other rights of the "Company" or third parties.
- (5) Contents that exceed the posting period specified by the "Company" through the detailed usage guidelines in Paragraph 2.
- (6) Contents that include unnecessary or unauthorized advertisements or promotional materials.
- (7) Contents that are determined to violate other relevant laws, regulations, or the "Company's" guidelines.

2. The "Company" may separately establish and implement detailed usage guidelines regarding the Posts, and members must register or delete various Posts (including communication between members) in accordance with those guidelines.

Article 12 (Copyright of Posts)

1. The copyright of posts (including sending between members) posted by members within the service belongs to the members. However, for the purpose of promoting service activity, the "Company" may utilize the posts within the scope permitted by the Copyright Act and other relevant laws, including exposure within the service, service promotion, service operation, research for service improvement and new service development, web accessibility, legal compliance, allowing search, collection, and linking on external sites, and other related purposes.

2. The "Company" may not use the posts for purposes other than those specified in paragraph 1 without the member's consent.

3. The "Company" shall not be held responsible for any civil or criminal liabilities arising from infringement of third-party copyrights or other rights by the posts posted by members within the service. If the "Company" receives any claims for damages or any other objections from third parties due to a member's infringement of third-party copyrights or other rights, the member shall make efforts to indemnify the "Company" and shall be liable for all damages incurred by the "Company" as a result.

4. If a member terminates the service agreement or the service agreement is terminated for legal reasons under these terms and conditions, the "Company" may delete the posts posted by that member.

5. The copyright of works created by the "Company" belongs to the "Company."

6. Members may not use the information obtained through the service for profit, such as processing or selling, or allow third parties to use the data published by others on the service for profit. Any infringement of copyright regarding posts will be subject to the application of relevant laws and regulations.

Article 13 (Provision of Information and Advertisements)

1. The "Company" may provide various information that is deemed necessary during the use of the service to the members through notices, electronic mail, written mail, SMS, phone calls, or other means. However,

members have the right to refuse to receive SMS, electronic mail, or other communications, except for transaction-related information and customer inquiries in accordance with relevant laws.

2. The "Company" shall not be held responsible for any losses or damages incurred by users' participation in or communication or transactions with advertisers' promotional activities that are displayed on the service, unless it is due to the intentional or negligent act of the "Company."

Article 14 (Payment Methods)

Payment for goods or services purchased from the "Company" or payment for taxi calls and travel contracts mediated by the "Company" shall be made using the following methods as specified by the "Company":

- (1) Online bank transfer, virtual account deposit, real-time account transfer.
- (2) Various card payments, including prepaid cards, debit cards, domestic and international credit cards, etc.
- (3) Payment through electronic payment methods such as PayPal, WeChat Pay, Alipay, etc.
- (4) Other payment methods recognized by the "Company."

Article 15 (Issuance and Use of Coupons and Points)

1. The "Company" may issue and provide vouchers or other forms of proof ("coupons") that can be used to purchase or use goods or services directly sold by the "Company" or related to taxi calls and travel services mediated by the "Company."

2. "Coupons" and "Points" shall be classified and managed according to the following types:

(1) "Coupons" are provided free of charge for promotional purposes, events, etc., and can be used within the specified scope.

(2) Users may not transfer, for a fee or free of charge, "coupons" purchased or provided by the "Company" to others, nor may they acquire or use "coupons" through illegal means (such as hacking, forgery or alteration of data, use of codes issued for others, transactions with third parties other than issuers, etc.). If a user acquires or uses "coupons" in violation of this provision, the "Company" may refuse to provide the goods or services requested by the user and may claim compensation for damages incurred as a result.

(3) Specific details regarding the recipients, criteria, usage methods, and validity period of event coupons shall be provided and notified to users by the "Company."

(4) In case of termination of the usage agreement due to termination of this Agreement, any "coupons" held by the respective user shall be invalidated along with the termination of the usage agreement.

3. The "Company" may award users with certain points based on their participation in the "Service" and other activities.

4. Users can use the points as a payment method when purchasing goods or services from the "Company." The "Company" will specify the rules for earning, using, expiration, and restrictions on points separately on the "Company" website or app screens. The terms and conditions for the use of points may be subject to the policies of the "Company."

5. The validity period of points is generally as indicated in individual notifications. If points are not used during the validity period, they will automatically expire at midnight on the expiration date. However, points awarded through marketing or other promotions or those subject to prior agreement (including advance notice) may have separate expiration periods.

6. Points cannot be converted into cash and will expire when their usage period expires or when the user's service contract is terminated.
7. Users cannot transfer points to third parties or other accounts, nor can they trade or convert them into cash.
8. If the "Company" finds that a user has acquired points through unauthorized means or by providing false information or is using points for fraudulent purposes or unauthorized activities, the "Company" may restrict the use of points, cancel purchase requests made using points, or suspend the user's membership.
9. Coupons and points must be used within the specified usage period, and once expired, they cannot be reissued.
10. Upon "Member" withdrawal, any unused points earned or accumulated will be immediately forfeited, and even if the user re-joins after withdrawal, the forfeited points will not be restored.

Article 16 (Indemnification and Limitation of Liability)

1. The "Company" shall be responsible for compensating damages caused to users or third parties due to the intentional or negligent acts of the "Company," and such compensation shall be limited to the usual damages. However, in case of special circumstances where there is objective evidence that the "Company" knew or could have known about such circumstances, the compensation shall be limited to the extent of those circumstances. The "Company" shall not be liable for compensation in the event of immediate contract termination and dissolution of the contractual relationship before the contract is concluded (confirmed-waiting/under preparation).
2. If a user violates the provisions of this Agreement and causes damages to the "Company," the user shall be responsible for compensating damages caused to the "Company" within the limit of usual damages. In case of special circumstances where there is objective evidence that the user knew or could have known about such circumstances, the compensation shall be limited to the extent of those circumstances.
3. The "Company" shall be exempt from liability in the following cases:
 - (1) The "Company" shall be exempt from responsibility for providing the service in the event of force majeure, war, or other similar circumstances that prevent the provision of the service.
 - (2) The "Company" shall be exempt from responsibility in cases where the public telecommunications service is suspended or not provided properly by the telecommunications business operator, resulting in damages.
 - (3) The "Company" shall be exempt from responsibility for damages caused by unavoidable circumstances such as maintenance, replacement, regular inspections, and construction of service facilities.
 - (4) The "Company" shall not be responsible for any service disruption or damages caused by the user's own fault.
 - (5) The "Company" shall not be liable for damages caused by the user's computer errors or by the user providing insufficient personal information and email address.
 - (6) The "Company" shall not be liable for any loss of expected profits or actual losses incurred by the user while using the service.
 - (7) The "Company" shall not be responsible for any damages incurred by the user based on the data obtained while using the service. Additionally, the "Company" shall not be liable for compensating for any mental distress caused to the user by other users while using the service.
 - (8) The "Company" shall not be liable for the reliability, accuracy, or content of various information, data, and facts posted by users on the platform.
 - (9) The "Company" has no obligation to intervene in disputes arising between users or between users and third parties through the service, and shall not be liable for damages caused by such disputes. However, the

"Company" may propose mediation or operate a voluntary dispute resolution center according to internal guidelines.

Article 17 (Company's Obligations and Responsibilities)

1. The "Company" shall not disclose or distribute any personal information or location information (collectively referred to as "personal information, etc.") of the members obtained in connection with the provision of the service without the members' consent. However, this shall not apply in cases where such disclosure or distribution is required by relevant authorities for investigation purposes in accordance with the provisions of the law or other legal procedures.
2. The "Company" may compile members' personal information, etc. as statistical data that cannot distinguish individual members without the prior consent of the members and may use this data. For this purpose, the "Company" may send cookies to the members' mobile devices. In this case, members have the option to refuse to receive cookies or to receive warnings through changes in their settings. However, changing the cookie settings may result in changes to the service usage without the "Company's" fault.
3. In the event of receiving complaints from members related to the service, the "Company" shall handle them promptly. If prompt handling is not possible, the "Company" shall post the reasons for the delay and the expected processing schedule on the service screen or notify the members via E-mail, SMS, App Push, etc.
4. The "Company" shall be liable for damages incurred by members due to the services provided by the "Company" only if such damages are caused by the "Company's" intentional or negligent acts. The scope of liability shall be limited to ordinary damages.
5. The "Company" shall comply with laws and regulations related to the operation and maintenance of the service, including the Information and Communication Network Act, the ACT ON THE PROTECTION AND USE OF LOCATION INFORMATION, the PROTECTION OF COMMUNICATIONS SECRETS ACT, and the TELECOMMUNICATIONS BUSINESS ACT.
6. The "Company" shall strive to establish a foundation for smooth service provision and customer satisfaction between members and service providers and shall work diligently to maintain a sustainable service.

Article 18 (Member's Obligations and Responsibilities)

1. Members shall not engage in the following actions when using the service, and if such actions are discovered, they may face sanctions on their service usage:
 - (1) Providing false information or using a third party's information without permission during registration or modification of user information, or using "SMS verification," universal public certification, credit card verification, or other authentication methods without the mobile phone owner's consent.
 - (2) Replicating or distributing information obtained from the "Company's" service without prior approval for commercial purposes.
 - (3) Damaging the reputation or causing harm to others.
 - (4) Posting obscene materials (including explicit images, information, etc.) on service bulletin boards or linking to adult sites.
 - (5) Infringing on the copyrights or other rights of the "Company" or third parties.
 - (6) Distributing information, sentences, images, voices, etc., that violate public order and morals to others.
 - (7) Registering or distributing computer virus-infected data or other materials that may cause malfunctions or disruptions of service-related equipment or information.

- (8) Sending advertising information or spam emails against the explicit refusal of recipients or that may intentionally interfere with the stable operation of the service
- (9) Impersonating others or falsely stating relationships with others.
- (10) Collecting, storing, or disclosing other members' personal information.
- (11) Circulating false information with the purpose of providing oneself or others with financial gain or causing harm to others.
- (12) Engaging in gambling or gambling-related activities involving property.
- (13) Circulating information facilitating prostitution or involving obscenity.
- (14) Repeatedly sending or posting messages, sounds, texts, images, or videos that cause embarrassment, hatred, fear, or interfere with the recipient's daily life.
- (15) Modifying information posted by the company on the service without authorization.
- (16) Transmitting or posting information (including computer programs) prohibited by relevant laws.
- (17) Posting messages or sending emails pretending to be a company employee or operator or using another person's identity.
- (18) Posting data containing computer viruses, other computer codes, files, programs designed to interfere with or destroy the normal operation of computer software, hardware, or communication equipment, or sending such data via email.
- (19) Engaging in stalking or harassing other members.
- (20) Interfering with the company's service provision by repeatedly making calls and cancellations without genuine intent to use the service.
- (21) Engaging in other illegal or unfair activities.

2. Members must comply with relevant laws, the provisions of these terms and conditions, instructions for use, and notices posted on individual services by the “company”.

3. Members are prohibited from engaging in commercial activities, such as selling goods, through the service, except when officially recognized by the “company”. Specifically, they must not engage in activities such as hacking, earning revenue through advertisements, operating adult sites for commercial purposes, or illegally distributing commercial software. Any results or losses arising from such commercial activities, as well as legal actions taken by relevant authorities, are unrelated to the “company”, and members shall be liable for damages to the “company” related to such actions.

4. If a member engages in the actions specified in Clause 1, the “company” may impose restrictions on the use of all or part of the service, terminate the service contract, or take other measures. If the “company” incurs damages due to the member's actions, it may claim damages from the member.

5. When the “company” takes the measures specified in Clause 4, it will notify the member in advance through posting within the service, email, SMS, App Push, etc. In urgent cases where it is not feasible to notify the member in advance or if the member is uncontactable, the company may take immediate action and notify the member afterward.

6. If a member has reasons to object to the measures taken by the company under Clause 4, they may present their objections.

7. Even if the “company” terminates the service contract with the member under Clause 4, these terms and conditions will continue to apply to the completion of contracts that were already concluded before the termination.

8. In the event of the termination of the service contract as stipulated in Clause 4, the “company” may cancel any transactions related to the member without separate notice. If the member made payment for paid services using a credit card, the company may cancel the credit card transaction.

9. If the service contract is terminated as stipulated in Clause 4, the “company” may refuse to accept the member's request for re-registration.

10. When registering for the service, the member must provide accurate and complete information (referred to as "registration information") that matches their current circumstances.

11. If there are any changes to the registration information, the member must promptly update it to ensure smooth service provision.

12. If a member causes damages to the "company", transportation service provider, or third parties due to their intentional or negligent actions, the member shall be liable for compensation. Depending on the nature and severity of the actions, the member may also face sanctions on the use of the service.

13. The compensation under the preceding clause (Clause 12) may include vehicle recovery costs, loss of business expenses, fines, etc., and can be settled through on-site payments or post-billing.

Article 19 (Supply of Goods and Services)

1. Unless otherwise agreed upon separately, the "Company" shall take necessary measures, such as order production, packaging, and other actions, to deliver the goods or services to the user within 7 days from the date of the user's request for the purchase. However, if the "Company" has already received the full or partial payment for the goods or services, it shall take necessary measures within 3 business days from the date of receiving the full or partial payment. At this time, the "Company" shall take appropriate measures to enable the user to check the supply process and progress of the goods or services. In particular, when the "Company" provides intermediary services such as taxi calls or travel packages, it must provide the user with separate terms and conditions applicable to such services and take a series of measures to ensure the smooth progress of such services.

2. The "Company" shall specify the delivery method, the party responsible for bearing the delivery costs for each method, and the delivery period for the goods purchased by the user. If the "Company" provides intermediary services such as taxi calls or travel packages, it shall provide the user with a separate traveler's contract or similar document for the reserved service and shall provide information related to the purchase and use of such services (delivery method, shipping period, etc.) through the supplier's website or by linking to related information provided by the supplier.

3. In cases of public holidays, other non-business days, or uncontrollable force major events, the corresponding period shall be excluded from the delivery period.

Article 20 (Withdrawal of Offer)

1. In the case where the "Company" sells goods to the user, such goods being taxi calls or related to travel, including tickets ("Tickets"), the withdrawal process shall be governed by the separately announced terms and conditions.

Article 21 (Privacy Policy)

Matters related to the protection of personal information shall be governed by the provisions set forth in the separate privacy policy posted on the "Company's" website.

Article 22 (Relationship between Linking "Company" and Linked "Company")

1. If an upper "Company" and a lower "Company" are connected through methods such as hyperlinks (e.g., hyperlinks may include text, images, and videos), the former is referred to as the linking "Company" (website), and the latter is referred to as the linked "Company" (website).

2. The linking "Company" shall be responsible for guaranteeing transactions made with users through the goods or services independently provided by the linked "Company," only if such guarantee responsibility is expressly stated on the initial screen of the linked "Company" or on a pop-up screen at the time of connection.

Article 23 (Dispute Resolution and Jurisdiction)

1. In the event of a dispute between the "company" and a member related to the use of the service, the "company" and the member shall make sincere efforts to resolve the dispute through consultation.
2. Any lawsuit between the "company" and a member shall be governed by the laws of the Republic of Korea.
3. The jurisdictional court for any dispute between the company and a member shall be determined in accordance with the CIVIL PROCEDURE ACT of the Republic of Korea.

Article 24 (Special Provisions)

Any matters not specified in this agreement shall be governed by the FRAMEWORK ACT ON ELECTRONIC DOCUMENTS AND TRANSACTIONS, DIGITAL SIGNATURE ACT, ACT ON THE CONSUMER PROTECTION IN ELECTRONIC COMMERCE, ETC, and other relevant laws and regulations.

Supplementary Provision

This agreement shall be effective from July 15, 2023.