



Terms, Conditions and Privacy Policy for Merchants and Customers V.01

Ratification of the Convention

When you access, browse, connect, use and create an account on this App or its associated website on iPhone, Android and any mobile application (collectively, the "Platform") which includes but is not limited to any services offered on the Platform; You acknowledge that you have read and understood these Terms and Conditions (collectively, the "Terms"), including these Terms and the terms of our Privacy Policy available on Our Website: www.hagzz.com and agree to abide by them and comply with all applicable laws and regulations regarding your use of the Platform. Further, you acknowledge that these Terms constitute a legally binding and enforceable contract between you and the company that owns the "Hagzz" mark (hereinafter referred to as "Hagzz", "the Company", the pronoun "we", "us", "our") by reference to the use of this Platform. Please read these terms before ordering any service through our app.

You become a user of the Platform ("User" or "You"), by browsing, accessing, connecting, using, or creating an account on the Platform, and by doing so you declare your agreement to be bound by these terms.

Accordingly, you are responsible for making all arrangements necessary for you to access the Platform and are also responsible for ensuring that all persons who access the Platform through your internet connection are fully aware of and abide by these Terms. By viewing, using, accessing, browsing, or submitting any content, or Article on the Platform, you agree to these Terms as a binding legal agreement without any restriction or condition. Hence, the term "you" or "you" includes any person or entity that displays, uses, accesses, browses, or transmits any content or material on this Platform.

If you do not agree to these Terms, you may not use this Platform. Hagzz reserves the right to amend these Terms at any time without any prior notice. On the other hand, you agree that each visit you make to the Platform should be subject to the Terms as described, and that your continued use of the Platform now or after making amendments to these Terms confirms your reading, acceptance and agreement to be bound by such modifications.

Service Description

The "Hagzz" platform allows its users who agree to its terms to use the application of the management and from stadiums, sports academies, partner clubs, etc. which may be operated and managed by third parties or affiliates of the platform (hereinafter referred to as ("Merchants").

The purpose of this platform is to provide users with a simple and convenient service by connecting them with stadiums, academies, clubs and sports facilities within their area for convenient dates (referred to as "Our Service") enabling them to request training schedules, stadiums, sports and products (hereinafter referred to as "Orders"). The interactive



options allow users to place and send orders with the click of a button. When you request a merchant, Hagzz acts as an intermediary on behalf of the merchant to complete your services from the platform and manage your experience through service management. We have created the platform to serve as a marketplace for its users.

The "Hagzz" platform does not book and does not interfere in any way in the production of any service produced by merchants; what this platform offers to users is the ability to search and find suitable places and dates and enable them to request them through this platform. Thus, traders abide by laws, rules, regulations, and standards,

However, users should understand and understand that the Hagzz platform does not independently verify in any way the credentials, representations, products or services of merchants, the components, or the quality of any products or services, or that the merchant complies with applicable laws. Users should feel comfortable and at ease through the information provided by Merchants on the Platform or at users' request directly from Merchants regarding the quality and reliability of Merchants, as well as their compliance with applicable laws.

Therefore, we reserve the right, but are not obligated to, restrict, or limit the Services or Products to any person, geographic region, or state. Due to the laws in force in some countries, we will not make a particular offer where any display of any goods made on the Platform is null and void when prohibited by law."

Furthermore, the "Hagzz" platform does not guarantee in any way the quality of any services or the conformity of any services with applicable laws and does not guarantee that the list of services offered on the platform matches what is provided to users. In addition, the Merchant may acknowledge that the preparation of goods and services complies with special standards.

Hagzz and its merchants (as the case may be) endeavor to comply with your instructions for an order. However, in some cases where this is not commercially possible, available or reasonable, Hagzz and/or Merchants reserve the right to proceed with order preparation in accordance with standard operating procedures, however, neither Hagzz nor Merchants are responsible for replacing or refunding an order that is not in line with the special instructions you requested.

Hagzz will not be legally responsible or responsible for any goods or services provided by merchants that are unhealthy, cause harm or unacceptable to users or do not meet users' expectations in any way.

Please be aware that the merchant will do everything in his power to meet the time of the services on time, however delivery times may be affected by factors beyond his control and therefore delivery dates cannot be guaranteed. We will notify you if we become aware of an unexpected delay.

1. The nature of the content that appears on our services: -



- 1.1. Overview Our Services may include text, data, graphics, images, or any other content (collectively, the "Content") created by us or by third parties, including contractors for marketing with "Hagzz" who are providers of stadium, academies, sports training, and sports products services.
- 1.2. Our Services Our services include this website and application allowing users to familiarize themselves with their stadium and training services and sports academies sports products including stadium services, sports training, and sports products Our public and protected services are collectively referred to as the "Services". In other words, our services are only intended to help you with your research and "appointment, training or product." With the service provider. You know that some services are available under different names. You also understand that the Services may be provided by (1) certain subsidiaries and affiliates of "Hagzz" or (2) service providers.
 - 1.2.1. General Services We make some services available without registration, password, or phone number. You may use them in a personal, non-commercial form if you comply with these Terms. These services include directories ("Directories") owners, managers and representatives of academies, stadiums, facilities, and sports stores collectively referred to as ("Service Providers"). These directories are provided for your convenience. The directories only include service providers who use our services and who have chosen to participate in the directories. The inclusion of service providers in the directories does not constitute a recommendation for the services of such a service provider or a guarantee of its certificates or qualifications. Since all information is transferred to As provided by the Service Providers, and while we make reasonable efforts to provide you with accurate content, we do not warrant, represent or warrant the accuracy of any information regarding professional qualifications, experience, quality of work, price, cost, insurance, or any other content available through the Services, whether express or implied. In no event will we be liable to you or anyone else for any decision or action you take in reliance on any such content. We do not endorse or recommend in any way any individual or entity listed or accessible through the Services. While reservations and other services may be made through our website or app, we cannot guarantee the availability of the relevant provider, nor can we expect to cancel their appointments.
 - 1.2.2. Protected Services Some of our Services are protected by technical measures aimed at protecting the confidentiality, integrity and accessibility of sensitive information that users store and share using our Services; These safeguards require each user to authenticate properly by authorization ("Credentials"), such as unique identifiers, usernames, passwords, phone numbers, and the like. To obtain credentials, you must provide certain information about yourself. If you register for a Protected Service, access or



use a Protected Service, or attempt to access or use it, on behalf of, or for, Someone other than yourself – such as any of your family members ("original actor") – you must also identify and provide information about each actor. These protected services are all services that create a personal record for you ("personal record"), such as receiving your information and results from service providers such data is private and fully secured and we guarantee you that. You are the sole data owner, and by clicking "I agree", you grant the service providers the right to send information to you through your own account on the site. To assist you in creating your electronic records, you can agree to send a copy of this data to the merchant providing the service through our services, which will be protected and kept private as well as not shared with third parties. The facility and the Academy will keep this data in your name in their account to create your electronic record. If you do not agree to keep a record of your data, you may submit your request to Hagzz to express your wish not to share it, and Hagzz will comply with this request.

1.2.3 Content Our services allow you to access the available sports training, bookings and sports products where different users can share information, opinions, ratings, and other content. We do not pre-screen or follow the content provided, and this content may simply represent the user's opinion. Our Services may also include survey results, ratings, or testimonials ("Ratings") from users who may endorse, recommend, criticize, analyze, evaluate, or otherwise clarify the service providers and the nature or quality of the services received by such user. These ratings are direct accounts of individual users, and do not constitute the judgment of the provider. You understand that the reviews contained on the Site are those provided by them, do not reflect the views of Hagzz, and do not in any way constitute our endorsement or recommendation thereof. Therefore, Hagzz will not assume any responsibility for any of the reviews posted. Furthermore, you should keep in mind that ratings are prone to errors and biases common in live story accounts and are not supposed to be dependable or error-free. Any content you obtain or receive from Hagzz, its employees, contractors, partners, sponsors or advertisers, licensors, or otherwise through the Services, is for informational, regulatory and payment purposes only. All information is for informational purposes only, and if you rely on any content, including reviews, you do so at your own risk. We therefore encourage you to independently confirm any content relevant to you with other sources.

2. Privacy & Security Policy

2.1 Hagzz and its affiliates consider the privacy of your information to be one of the most essential elements of our relationship with you. Our responsibility to keep your information confidential is a responsibility we take very seriously. We are required by law to keep your protected information private and secure. We will notify you immediately in the event of a breach that may reveal the privacy or security of your information.



2.2 To further protect the confidentiality, integrity, availability and sharing of information on Hagzz, as well as the stability of our Services, you agree to the following additional warranties. Accordingly, you agree that you will not and will not attempt to:

- Access, use or publish our Services, or any information or files accessible through our Services, in a manner that violates applicable laws and regulations or the rights of any individual or entity.
- sell or transfer any information included in our Services or use that information to market any product or service – including by sending or facilitating the sending of unsolicited emails or SPAM.
- Research, scan or test vulnerabilities in our Services, or the system or network that supports our Services, or circumvent security or authentication measures.
- disable, omit, bypass, avoid, remove, deactivate, or otherwise circumvent any technical measures we take to protect the stability of our Services, or the confidentiality, integrity or availability of any information, content or data contained in our Services.
- provide our services to any software, code or other device (1) permit in any way unauthorized access to our systems, or any software, hardware, files or data on them, (2) disable, damage, interfere with, or adversely affect the operation of our systems, or any software or hardware, files or data contained thereon, or (3) burden or interfere with the functionality of our Services;
- dismantle or reverse engineer our Services.
- Obtain, retrieve, index, or publish any part of our Services unless you are a public search engine that participates in the public search services.
- Disable or circumvent warranties of use of our API, including those designed to regulate the nature or amount of data you are allowed to extract from our Services, or frequency of access to such data; or make calls to our API other than those authorized in our API documentation.
- Remove any copyright, trademark, or other proprietary rights notices contained in our Services.
- Engage in any activity other than expressly permitted in these Terms.

2.3 Your use of the Application or the Website is subject to the Privacy Policy applied by the Company in accordance with the provisions of Law No. (13) of 2016 regarding the protection of the privacy of personal data.

2.4 The provisions of this Law shall apply to personal data when they are processed electronically, obtained, collected or otherwise extracted in preparation for electronic processing, or processed by combining electronic processing with traditional processing, and the provisions of this Law shall not apply to personal data processed by individuals in a



personal or family domain, or personal data processed for the purpose of obtaining official statistical data in accordance with the provisions of the Law. Decree No. (2) of 2011.

2.5 It is prohibited to send any electronic communication for the purpose of direct marketing to the individual, except after obtaining his prior consent in accordance with the provisions of Article (22) of the above Law.

2.6 Everyone has the right to protect the privacy of their personal data, and such data may only be processed in a manner of transparency, honesty, respect for human dignity and accepted practices, in accordance with the provisions of this Law.

7.2 The controller may not process personal data, except with the consent of the individual, unless the processing is necessary to achieve a legitimate purpose for the controller or the third party to whom the data is sent.

2.8 The electronic communication must include the identity of its originator, the indication that it is sent for direct marketing purposes, and must include a correct and easily accessible address, through which the individual can send a request to the originator to stop such communications or withdraw his consent to send them.

2.9 Information shared by Users and Customers - with the Company Whether it is information about purchasing transactions, or their personal data at login, is very confidential data whose use and limits must be regulated.

3. propulsion

3.1 Collection of payments

3.1.1 You can pay online through our website or app. When collecting money on behalf of the Service Providers, you expressly agree to be bound by such Provider's payment terms. Where applicable, we will include any taxes. We currently accept payments through credit/debit cards, instant services, or digital wallets. You agree to make all such payments in a timely manner and acknowledge that you are responsible for any amounts associated with your account. Depending on the Service, we will collect payments before or after the Service is provided.

3.1.2 We reserve the right to limit, amend or remove any Fees, at our sole discretion. We may also offer promotions or discounts, which will change the amount paid, but are only subject to the terms and conditions of this promotion or discount.

3.1.3 Currency conversion, currency rates are based on publicly available sources and should be used for guidance only, prices for services are only guaranteed in the local currency of the host country only, currency rates are not updated daily, the currency information contained on this website is assumed to be accurate, but Hagzz does not guarantee or undertake this accuracy.



3.2 Refund Policy

3.2.1 The fees you pay are final and non-refundable, unless otherwise specified by Hagzz and collection officials.

3.2.2 Refunds will be made in the same way as payment, if any.

3.2.3 "Hagzz" reserves the right to refund any amounts to the Users' account for use in other services at its sole discretion.

3.2.4 Refunds are not applicable if the User is not satisfied with the service provided.

3.2.5 The User is entitled to a full refund if:

3.2.5.1. The user cancels the before the appointment date 72 hours before the start date of the reservation.

3.2.5.2. The Service Provider canceled, or did not attend, the date for which the User paid.

4. Compliance with

4.1 You must comply with these Terms, any policies referenced on the Website and any laws, regulations, rules, licenses, or restrictions approved by Hagzz.

5. licensing

5.1 Subject to these Terms, "Hagzz" grants a limited, revocable, and non-exclusive right to use the services, content, and materials on the Website in the ordinary course of your use of the Application or the Website. You may not use the intellectual property of third parties without their express written permission.

5.2 Hagzz retains ownership of its intellectual property rights, and you may not acquire any rights under these Terms or otherwise, except as expressly provided in these Terms. You may not use, copy, display, perform, create derivative works, distribute, transmit or sublicense the materials or content available on the App or the Site, which may be necessary to use the Services for their intended purpose and except as expressly provided in these Terms.

6. User Registration

6.1 You do not have to register to visit the Application or the Website. To access certain features of the Services, you will need to register for "Hagzz" and create ("User Account") through the online registration process on the App or Site. Your account gives you access to services and functions that we may create and maintain from time to time and at our sole discretion. When creating an account, you must provide Hagzz with accurate and complete registration information, as required by the registration form. You must notify "Hagzz" immediately if any of this information changes. If you fail to provide or update this information, you will not be able to receive the requested information through the App or the Site. Hagzz also has the right to terminate or prevent your use of the Services.



6.2 Once you create an account, you are required to expressly agree to these Terms. You also acknowledge that you are over 18 years of age to benefit from our Services, and that we are not responsible for using our Services if you are under the age of eighteen.

6.3 You are required to choose a password to access your User Account and always keep it confidential. You also understand that you will be responsible for any acts/activities made on your user account by unauthorized parties. You must notify us if you strongly believe that your account has been compromised. Under no circumstances should you respond to a request for your password, in particular a request from someone claiming to be an employee of "Hagzz". You may not delegate, assign or transfer your user account to third parties. Be aware that you will be denied access to your account if you fail to enter your password multiple times in a row.

6.4 By accessing and using our Services, you consent to our use of your email address and telephone number to send you Service-related notices or change features or special offerings including any notices required by law.

7. Optional Tools

7.1 We may provide you with access to third party tools over which we do not monitor and have no control.

7.2 You acknowledge and agree that we provide access to these tools "as is" and "as available" without any warranties, representations, or conditions of any kind and without any endorsement. We will not accept any liability whatsoever arising out of or in connection with your use of optional third-party tools.

7.3 Any use by you of the optional tools provided through the App or the Website is entirely at your own risk and discretion, and you must ensure that you are aware of the terms under which the tools are provided and agreed to by the relevant third party service providers.

7.4 We may also, in the future, introduce new services and/or features through the App or Website (including, the release of new tools and resources). These new features and/or services are also subject to these Terms of Service.

8. Third Party Links

8.1 Some content, products, and services available via the App or Website may include material from third parties. Links not on this Site may direct you to third-party websites that are not affiliated with us.

8.2 We are not responsible for examining or evaluating the content or its accuracy and do not warrant and will not be liable for any third-party materials or websites, or for any other third-party materials, products, or services.

8.3 We are not liable for any damage or damage related to the use of the Services, resources, content, or any other transactions made in connection with any third-party applications or websites. Please review the third party's policies and practices carefully and ensure that you understand them before entering any transaction. Direct complaints, claims or concerns, Or questions regarding third party products to the third party itself.

9. User comments, feedback, and other suggestions



9.1 If, at our request, you send certain specific proposals or without our request, you submit ideas, suggestions, creative plans or other materials, whether online, by email, regular mail or otherwise, and you agree that we may, at any time, Without restriction, modify, copy, publish, distribute, translate and use any Comments you submit to us by any other means. We are not obligated to (1) maintain the confidentiality of any Comments; (2) to pay compensation for any Comments; or (3) to respond to any Comments.

9.2 We may, but are under no obligation to monitor, edit or remove content that we determine in our sole discretion to be unlawful, abusive, threatening, defamatory, defamatory, obscene or infringe the intellectual property of any party or these Terms of Use.

9.3 You agree that your comments will not infringe any rights of any third party, including copyright, trademark, privacy, personality, or any other personal or proprietary rights. You also agree that your comments will not contain defamatory, illegal, abusive, obscene material, or contain any computer viruses or other malware that could in any way affect the operation of the Service or any related website. You may not use a fake email address, phone number, or pretend to be someone other than yourself; mislead us or others with respect to any comments. You are solely responsible for any comments you post and responsible for their accuracy. We assume no responsibility for any comments posted by you or by third parties.

10. Errors, inaccuracies, and omissions

10.1 Occasionally, there may be information on our App or Website that contains typographical errors, inaccuracies or omissions that may relate to service or product descriptions, pricing, promotions, offers, service or product fees, transfer times and availability. We reserve the right to correct any errors, inaccuracies, or omissions and to change or update the information and cancel Requests if any information in the Service or on any related website is inaccurate at any time without prior notice.

11. Prohibited Uses: -

11.1 In addition to other prohibitions set forth in these Terms, you are prohibited from using the App, the Site or its content: (a) for any unlawful purpose; (b) incite others to engage in any unlawful acts; (c) violate any local, international, federal, regional or state regulations, rules, laws or decrees; (d) infringe or infringe our intellectual property rights or the intellectual property rights of others; (e) harass, abuse, insult, harm, defamatory, disparage, intimidate, or discriminate on the basis of sex, sexual orientation, religion, race, race, race, age, national origin, or disability; (f) provide false or misleading information; (g) to upload or transmit viruses or any other type of malicious code that will be used or could be used in any way that would affect the functionality or operation of the Service or any related website; other websites or the Internet; (h) to collect or track the personal information of others; (i) spam, phishing, fraudulent argument, or network crawling; (j) for any obscene or immoral purpose; or (k) to interfere with or circumvent the security features of



the Service, any related website, other websites or the Internet. We reserve the right to terminate your use of the Service or any related website for violating any of the prohibited uses.

12. Disclaimer of Warranties and Limitation of Liability

12.1 We do not warrant that your use of our Service will be uninterrupted, appropriate, secure, or error-free. While we always strive to ensure that the relevant authority duly licenses service providers, we do not guarantee that our content will always be error-free, complete, accurate or up to date.

12.2 We do not guarantee that the results you may obtain from using the Service will be accurate or dependable.

12.3 You agree that from time to time we may erase the Service for indefinite periods of time or cancel the Service at any time without notice to you.

12.4 You expressly agree that your use of or inability to use the Service is at your own risk. The Services and all products and services provided to you through the Service (except as expressly stated by us) are provided "as is" and "as available" for your use, without any representations, warranties or conditions of any kind, either express or implied, including all implied warranties or conditions of merchantability, merchantability, fitness for a particular purpose. Continuity, ownership and non-infringement.

12.5 In no event shall we and our directors, officers, employees, affiliates, agents or contractors be liable for any injury, loss, claim or any direct, indirect, incidental, punitive, special or consequential damages of any kind, including, without limitation, loss of profits, loss of revenue, loss of savings, or loss of data, replacement costs, or any similar damages, whether in contract, tort (including negligence), strict liability or otherwise, arising out of your use of any of the Services or any products purchased using the Service or for any other claim relating in any way to your use of the Service or any product, any errors or omissions in any content, or any loss or damage of any kind incurred as a result of To use the Service or any content (or product) posted, transmitted, or otherwise made available via the Service, even if alerted to the possibility of such occurrence.

12.6 Hagzz shall not be liable for any damages to you including but not limited to direct, indirect, special, consequential, punitive, or incidental damages arising out of or in connection with any of the following acts committed by the Service Providers:

- Some diseases or injuries resulting from training or games.
- Unprofessional, unethical, or disgraceful conduct.
- Cancellation of the appointment, delay of the service provider or no-show at all.
- Theft of any property

We do not support nor recommend a specific provider but would only like to help you search for the best provider and appointment according to your needs. Therefore, it is essential that you exercise the same caution and take the same



care that you would have applied, even if you were not using our Services. You understand and acknowledge that Hagzz shall not be liable for any damages, deaths, injuries, illness, loss or Costs or expenses of any nature arising from the service provider.

13. remixing

14.1 Internet technology and applicable laws, rules and regulations change frequently. Hagzz reserves the right to update these Terms at any time. Your continued use of the Site constitutes acceptance of any new or amended provision of these Terms that may be posted on the Site. We will post the amended Terms on this page and indicate at the top of the page the last date for a revision of these Terms.

14. Choice of law

15.1 These Terms and all claims and proceedings set forth below shall be governed by and construed in accordance with the laws of the country in which the head office is located. You are expressly and irrevocably subject to authority.

15.2 This Agreement shall be governed by the laws of the State of Qatar - without regard to any conflict of law, the only authority to which recourse may be had in the event of any dispute is the competent courts of Doha.

15.3 You agree to submit to the authority of the Qatari courts for the purposes of any judicial proceedings relating to or arising out of this Agreement.

In the event of any disputes, the Arabic version of this Agreement shall be the exclusive, prevailing, and decisive version.

15. Miscellaneous

16.1 You may be aware that your account or use of the Website/App may be deactivated or terminated at your request or at the discretion of Hagzz or any of its affiliates for non-compliance with these Terms.

16.2 We may freely assign these Terms in connection with the merger, acquisition, or sale of assets, by law or for any other reason.

16.3 In the event that any provision of these Terms becomes illegal, void or unenforceable , such provision shall be enforceable to the fullest extent permitted by applicable law , and the unenforceable part shall be deemed severable from these Terms of Service , and this shall not affect the validity and enforceability of any of the other provisions.

16.4 Our failure to exercise or enforce any right or provision of these Terms shall not constitute a waiver of such right or provision.

16.5 These Terms, together with the End User Agreement and Privacy Policy, constitute the entire agreement between you and HAGZZ with respect to any Services we provide, and supersede all prior communications, representations, or understandings, whether oral or written, with respect to the subject matter of the Agreement.



16. Online Payment Terms & Conditions

The Online Payment Terms constitute a contract between you and "Hagzz". Please read them carefully. You can accept or reject these Terms as described at the bottom of this page, but to make a payment using the Services, you must accept the Terms by clicking "I Accept". All Hagzz bill payments using online credit cards are subject to the following conditions.

"Hagzz" accepts the following cards:

- MasterCard / Visa / etc.

You warrant that:

- Be 18 years of age or older.
- You have the eligibility to properly accept the Online Payment Terms and will be able to fulfill your obligations in relation to these Terms.
- The credit card used in connection with the Services is issued in your name or you are authorized to use the credit card.
- You will pay the with credit card issuer all fees incurred in using the Services.
- The information provided by you is correct and accurate.

Upon completion of the online payment form, your credit card will be charged. All payments are deducted in favor of "Hagzz". Due to the way transactions are processed by offshore banking sites, there may be delays in updating your payments in the "Hagzz" records.

"Hagzz" does not make any procedures on your credit cards or bank details and all the following things are done through the company or the bank authorized to deal with these procedures to ensure that credit card payments are secure:

- Payments will be processed directly by some of the companies providing these services.
- Credit card numbers are protected by a high level of encryption when sent over the Internet.
- "Hagzz" does not store your credit card details in any way.

Confirmation:

- If the transaction is successful, you will receive a confirmation notification that the payment has been completed.
- If it is not successful, you will be notified that the operation failed. "Hagzz" will not be notified due to the failure of the transaction; therefore, you should contact your credit card provider for details.
- If the transaction fails, please use one of the other payment methods shown on your invoice to pay for it. Please use an alternative payment method immediately to ensure the continued use of the "Hagzz" services.



- "Hagzz" will confirm your payment details via SMS.

Recovery:

- The refund process takes place within a reasonable time; however, you may face delays from banks.

By using Hagzz's online credit card facility, you accept and agree to provide your personal data to the service provider for the sole purpose of providing and managing online payment. We respect the privacy of everyone who visits our website and the "Hagzz" application Security measures to protect, misuse, and modify information under our control. The "Hagzz" terms and conditions for online credit card payments are subject to change at any time. Each transaction is subject to the specific terms and conditions that were in effect at the time the transaction was made.

17. Miscellaneous

19.1 Failure to insist on the strict performance of any provision of this Agreement shall not be construed as a waiver of any action against failures or failures to perform them at any time thereafter. No waiver by Hagzz of any right under this Agreement shall be deemed to be a waiver of any other right or condition or a waiver of the same right or provision at any other time.

19.2 In the event of any dispute, any construction or interpretation to the contrary requiring this Agreement to be explained or interpreted against any party under authorship shall not apply to the construction and interpretation of this Agreement.

19.3 Any ambiguity will be clarified in an equitable manner without regard to authorship and minor errors and spelling errors will be corrected to give maximum effect to clear intentions.