

1. Introduction

Welcome to HEAZER, an AI-powered assistant designed to enhance client engagement and streamline processes for firms. By using HEAZER, you agree to comply with and be bound by the following terms and conditions. Please review these terms carefully.

2. Ownership and Copyright

All copyrights and intellectual property rights for HEAZER are owned by the company (registration number: 150972020015). Unauthorized use, reproduction, or distribution of HEAZER's materials or services is strictly prohibited.

3. Use of HEAZER

HEAZER is designed to provide information and assist with client interactions. However, the responses and information provided by HEAZER should not be considered as professional advice.

4. Disclaimers

4.1 Disclaimer on Al Responses:

- HEAZER is an AI-powered tool and may occasionally provide wrong, offensive, or harmful answers. The company (registration number: 150972020015) disclaims any liability for any damages or losses resulting from the use of HEAZER or reliance on its responses. Users are advised to use their discretion and verify information independently.

4.2 Personal Information Disclaimer:

- HEAZER may collect personal information from users as part of its operation. The company (registration number: 150972020015) adheres to all relevant data protection regulations, including GDPR. Users are advised to refer to our comprehensive Privacy Policy for detailed information on data collection, processing, storage, and sharing practices. The company (registration number: 150972020015) does not take responsibility for any misuse of personal information by third parties.

4.3 Bias Disclaimer:

- The responses generated by HEAZER may contain biases. While we strive to minimize such biases, the company (registration number: 150972020015) cannot guarantee the complete neutrality of the AI responses. Users should exercise their own judgment when interpreting and using information provided by HEAZER.

4.4 Professional Advice Disclaimer:

- The information provided by HEAZER is intended for general informational purposes only and is not a substitute for professional advice. Users should consult a qualified professional for specific issues and advice.

5. Limitation of Liability

To the fullest extent permitted by applicable, the company (registration number: 150972020015) shall not be liable for any indirect, incidental, special, consequential, or punitive damages, or any loss of profits or revenues, whether incurred directly or indirectly, or any loss of data, use, goodwill, or other intangible losses, resulting from:

- Your use of or inability to use HEAZER;
- Any conduct or content of any third party on or related to HEAZER;
- Any content obtained from HEAZER; and
- Unauthorized access, use, or alteration of your transmissions or content.

6. Changes to Terms

The company (registration number: 150972020015) reserves the right to modify these terms at any time. Any changes will be effective 30 days after posting on our website. Users will be notified of changes via email or through a prominent notice on our website. It is the user's responsibility to review these terms periodically for any changes. Your continued use of HEAZER after any changes are posted will constitute your acceptance of those changes.

8. Comprehensive Coverage

8.1 Third-Party Integrations:

- HEAZER may integrate with third-party services or APIs. The company (registration number: 150972020015) is not responsible for any third-party services and does not endorse or assume liability for the actions or policies of these third parties. Users are advised to review the terms and policies of any third-party services they interact with through HEAZER.

8.2 API Use:

- If you access HEAZER through an API, you agree to abide by the API usage terms provided by the company (registration number: 150972020015). Unauthorized use of the API is strictly prohibited and may result in termination of access and legal action.

8.3 Partnerships:

- Any partnerships or collaborations involving HEAZER must be pre-approved by the company (registration number: 150972020015). Partners are expected to comply with these Terms of Use and any additional terms specific to the partnership. Failure to comply may result in termination of the partnership and potential legal action.

9. Privacy Policy

Users are encouraged to review our comprehensive Privacy Policy, which details our practices regarding the collection, use, and protection of personal information.

10. Contact Information

For any questions or concerns regarding these terms, please contact us at:

- Email: heazersolutions@gmail.com

By using HEAZER, you acknowledge that you have read, understood, and agree to be bound by these terms and conditions. If you do not agree with any part of these terms, you must not use HEAZER.