

Orthodontic Compliance Check LLC. (“**Reward4Bands.com**”)

APPLICATION TERMS AND CONDITIONS

Last Revised: July 11, 2025

PLEASE READ THESE TERMS AND CONDITIONS OF USE CAREFULLY. BY ACCESSING OR USING THE REWARD4BANDS APP OR RELATED SOFTWARE OR ANY SERVICES (COLLECTIVELY REFERRED TO HERE AS “REWARD4BANDS” or “APP”) PROVIDED BY ORTHODONTIC COMPLIANCE CHECK LLC AKA REWARD4BANDS (OR “US” OR “WE”) WHEREVER LOCATED, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS DESCRIBED HEREIN AND ALL TERMS INCORPORATED BY REFERENCE. IF YOU DO NOT AGREE TO ALL OF THESE TERMS AND CONDITIONS, DO NOT USE REWARD4BANDS.

These terms and conditions of use (“Terms”) apply solely to your access and use of Reward4Bands or related services or software provided by US no matter where such apps are located or accessed. These Terms do not alter in any way the terms or conditions of any other agreement you may have with US for any other goods or services. If you are using Reward4Bands on behalf of a minor, such as a child, you represent and warrant that you are authorized to act as the parent or guardian of such minor and can accept these Terms on such minor’s behalf. WE reserve the right to change or modify any of the terms and conditions contained in the Terms or any policy or guideline of Reward4Bands, at any time and in our sole discretion. Any changes or modifications will be effective immediately upon posting of the revisions and you waive any right you may have to receive specific notice of such changes or modifications. Your continued use of Reward4Bands following the posting of changes or modifications will confirm your acceptance of such changes or modifications. Therefore, you should frequently review the Terms and applicable policies from time to time to understand the terms and conditions that apply to your use of Reward4Bands. If you do not agree to the amended Terms, you must immediately stop using Reward4Bands and inform US in writing as to your failure to agree. If you have any questions regarding the use of Reward4Bands, please email us at **support@reward4bands.com**.

Privacy Policy

Please refer to our Privacy Policy located at **www.reward4bands.com/terms** for information on how WE collect, use and disclose personally identifiable information from its users.

Registration Data & Other Information Provided by You

You agree to: (i) provide accurate, current and complete information about you as may be prompted by any signup, login and/or registration forms in the Reward4Bands (“**Registration Data**”); (ii) maintain the security of your password and identification; (iii) maintain and promptly update the Registration Data, and any other information you provide to US in order to keep it accurate, current and complete; and (iv) accept all risks of unauthorized access to the Registration Data and any other information you provide to US.

You represent and warrant that: (i) all Registration Data is accurate, current and complete; and (ii) all other information you provide to US in the course of using is true and accurate.

You further agree that you are providing orthodontic information about yourself or your child and that this information is not being provided by a “Covered Entity” but is rather being provided by you in conjunction with your use of the App only. You also understand that data and information generated by the App may be shared with your orthodontic or related provider, assuming you provide such specific permission, to support treatment you may be getting from these individuals.

Copyright and Limited License

Unless otherwise indicated in the Reward4Bands or these Reward4Bands Terms, the Reward4Bands and all content and other materials on the Reward4Bands, including, but not limited to, Reward4Bands, Reward4Bands App, Orthodontic Compliance Check, any logos or designs, text, graphics, pictures, information, data, software and the selection and arrangement thereof (collectively, the “**Reward4Bands Materials**”) are the proprietary property of US and are protected by U.S. and international trademark and copyright laws.

You are granted a limited, non-sublicensable license to access and use the Reward4Bands and electronically copy, (except where prohibited without a license) and print to hard copy portions of the Reward4Bands Materials (except Third Party Content) for your non-commercial use only, as limited by these terms or other agreements that may be applicable between you and US. Such license is subject to these Reward4Bands Terms and does not include: (i) any resale or commercial use of the Reward4Bands or the Reward4Bands Materials therein; (ii) the distribution, public performance or public display of any Reward4Bands Materials; (iii) modifying or otherwise making any derivative uses of the Reward4Bands and the Reward4Bands Materials (or any portion thereof); (iv) use of any data mining, robots or similar data gathering or extraction methods; (v) downloading of any portion of the Reward4Bands, the Reward4Bands Materials or any information contained therein, except as expressly permitted on the Reward4Bands; (vi) any use of the

Reward4Bands or the Reward4Bands Materials other than for its intended purpose; or (vii) any reverse engineering, decompiling or other efforts to obtain the source or application code or elements of the source or application code used by Reward4Bands. Any use of the Reward4Bands or the Reward4Bands Materials other than as specifically authorized in these Reward4Bands Terms, without the prior written permission of US, is strictly prohibited and will terminate the license granted in these Reward4Bands Terms. Such unauthorized use may also violate applicable laws including, but not limited to, copyright and trademark laws and applicable communications regulations and statutes. Unless explicitly stated herein, nothing in these Reward4Bands Terms will be construed as conferring any license to intellectual property rights, whether by estoppel, implication or otherwise. This license is revocable at any time.

Trademarks

Reward4Bands, Reward4Bands App, Orthodontic Compliance Check, plus related logos or marks and any other service name or slogan contained in the Reward4Bands are trademarks of Orthodontic Compliance Check, LLC, and may not be copied, imitated or used, in whole or in part, without the prior written permission of US or the applicable trademark holder. You may not use any metatags or any other *hidden text* utilizing Reward4Bands, Reward4Bands App, Orthodontic Compliance Check or any other name, trademark or service name of US without our prior written permission. In addition, the look and feel of the Reward4Bands, including all page headers, custom graphics, button icons and scripts, is the service mark, trademark and/or trade dress of WE or US may not be copied, imitated or used, in whole or in part, without our prior written permission. All other trademarks, registered trademarks, Reward4Bands or Orthodontic Compliance Check names and logos mentioned in the Reward4Bands are the property of their respective owners. Reference to any products, services, processes or other information, by trade name, trademark, manufacturer, supplier or otherwise does not constitute or imply endorsement, sponsorship or recommendation thereof by Us.

HIPAA Terms and Conditions

Definitions - "HIPAA" shall mean Section 262 of the Health Insurance Portability and Accountability Act, P.L. 104-191 ("HIPAA") which governs the use and transmission of individually identifiable health information. "Legal Requirement" shall mean any law or regulation affecting the use or disclosure of Protected Health Information.

"Protected Health Information" shall mean any information about the health status, provision of health care, or payment for health care that is created or collected by a

Covered Entity (or a Business Associate of a Covered Entity), and can be linked to a specific individual. “Covered Entity” is a healthcare provider, health plan or healthcare clearinghouse that electronically transmits Protected Health Information for transactions for which the Department of Health and Human Services has adopted standards. “Business Associate” is any entity that works with a HIPAA Covered Entity and performs duties that require access to Protected Health Information.

Due to the fact we do not receive Protected Health Information from a Covered Entity and the information we do collect does not come from a Covered Entity, WE are NOT considered a Business Associate and are not required to comply with the requirements of HIPAA. Please consider this fact when using Reward4Bands. If you not comfortable with US not being covered by HIPAA, please tell us so and discontinue your use of the App immediately.

Indemnification

You agree, at your sole expense, to defend, indemnify and hold Reward4Bands and Orthodontic Compliance Check LLC, its independent contractors, activity providers, service providers and consultants, and their respective directors, employees and agents, harmless from and against any and all actual or threatened suits, actions, proceedings (at law or in equity), claims, damages, payments, deficiencies, fines, judgments, settlements, liabilities, losses, costs and expenses (including, but not limited to, reasonable attorney fees, costs, penalties, interest and disbursements) caused by, arising out of, resulting from, attributable to or in any way incidental to: (i) your use of the Reward4Bands, the Reward4Bands Materials and/or the Services; (ii) your conduct; or (iii) your violation of these Reward4Bands Terms or your violation of the rights of any third party.

Disclaimer

UNLESS OTHERWISE EXPRESSLY SET FORTH IN WRITING, REWARD4BANDS ARE PROVIDED TO YOU ON AN *AS IS* OR *AS AVAILABLE* BASIS WITHOUT ANY REPRESENTATIONS OR WARRANTIES OR CONDITIONS OF ANY KIND. WE DO NOT WARRANT THAT THE SERVICES ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. WE MAKE NO REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE AVAILABILITY, RELIABILITY OR SECURITY OF ANY SERVICES. UNLESS OTHERWISE EXPRESSLY SET FORTH IN WRITING, WE DISCLAIM ANY AND ALL OTHER WARRANTIES AND REPRESENTATIONS (EXPRESS OR IMPLIED, ORAL OR WRITTEN) WITH RESPECT TO ANY SERVICES WHETHER ALLEGED TO ARISE BY OPERATION OF LAW, BY REASON OF

CUSTOM OR USAGE IN THE TRADE, BY COURSE OF DEALING OR OTHERWISE INCLUDING (BUT NOT LIMITED TO): (I) ANY AND ALL WARRANTIES OF MERCHANTABILITY; (II) ANY AND ALL WARRANTIES OF FITNESS OR SUITABILITY FOR ANY PURPOSE (WHETHER OR NOT WE KNEW, HAVE REASON TO KNOW, HAVE BEEN ADVISED, OR ARE OTHERWISE AWARE OF ANY SUCH PURPOSE); AND (III) ANY AND ALL WARRANTIES OF NONINFRINGEMENT OR CONDITION OF TITLE. ORTHODONTIC COMPLIANCE CHECK LLC DOES NOT REPRESENT OR WARRANT THAT THE SERVICES ARE ACCURATE, COMPLETE, RELIABLE, CURRENT OR ERROR-FREE.

WE reserve the right to change any and all content contained in the Reward4Bands at any time without notice. Reference to any services, processes or other information, by trade name, trademark, manufacturer, supplier or otherwise does not constitute or imply endorsement, sponsorship or recommendation thereof, or any affiliation therewith, by WE or US.

Limitation of Liability

IN NO EVENT WILL ORTHODONTIC COMPLIANCE CHECK LLC BE LIABLE TO YOU OR ANY THIRD PARTY FOR LOSS OF REVENUE, LOSS OF PROFITS OR ANY SPECIAL, INDIRECT, INCIDENTAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES OF ANY KIND ARISING OUT OF OR IN CONNECTION WITH YOUR USE OF REWARD4BANDS, YOUR CONDUCT OR THE CONDUCT OF ANY OTHER USERS (**INCLUDING, BUT NOT LIMITED TO, BODILY INJURY, EMOTIONAL DISTRESS, ANY OTHER DAMAGES RESULTING FROM COMMUNICATIONS WITH OTHER USERS AND/OR** ANY DAMAGES CAUSED BY OR RESULTING FROM RELIANCE BY USER ON ANY INFORMATION OBTAINED FROM US VIA REWARD4BANDS OR THAT RESULTS FROM MISTAKES, OMISSIONS, INTERRUPTIONS, DEFECTS, VIRUSES, DELAYS IN OPERATION OR UNAUTHORIZED ACCESS TO REWARD4BANDS RECORDS, PROGRAMS OR SERVICES), REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR ARE AWARE OF THE POSSIBILITY OF SUCH DAMAGES.

IN NO EVENT WILL OUR TOTAL CUMULATIVE LIABILITY TO YOU OR ANY THIRD PARTY ARISING OUT OF OR IN CONNECTION WITH ANY REWARD4BANDS, YOUR CONDUCT OR THE CONDUCT OF ANY OTHER USERS (**INCLUDING, BUT NOT LIMITED TO, BODILY INJURY, EMOTIONAL DISTRESS, ANY OTHER DAMAGES RESULTING FROM COMMUNICATIONS WITH OTHER USERS AND/OR** ANY DAMAGES CAUSED BY OR RESULTING FROM RELIANCE BY USER ON ANY INFORMATION OBTAINED FROM US OR REWARD4BANDS OR THAT RESULT FROM MISTAKES, OMISSIONS, INTERRUPTIONS, DEFECTS, VIRUSES, DELAYS IN OPERATION OR UNAUTHORIZED ACCESS TO

REWARD4BANDS' RECORDS, PROGRAMS OR SERVICES) EXCEED THE AGGREGATE OF THE NET AMOUNTS RECEIVED BY US FROM YOU.

International Use

WE make no representation that use of Reward4Bands is appropriate or available for use in locations outside the United States and accessing them from territories where their use or content is illegal is prohibited. Those who choose to access Reward4Bands from other locations do so on their own initiative and are responsible for compliance with local laws.

Applicable Law and Venue

These Reward4Bands Terms and your use of the Reward4Bands platform will be governed by and construed in accordance with the laws of the State of Indiana, applicable to agreements made and to be entirely performed within the State of Indiana, without resort to its conflict of law provisions. You agree that any action at law or in equity arising out of or relating to these Reward4Bands Terms will be filed only in the state and federal courts located in Hamilton or Marion County, and you hereby irrevocably and unconditionally consent and submit to the exclusive jurisdiction of such courts over any suit, action or proceeding arising out of these Reward4Bands Terms.

Termination

Notwithstanding any of these Services Terms or other contracts or agreements between the Parties, in the event that Your use of Reward4Bands is determined to be a security, safety or other risk ("Security/Risk Period"), WE or US reserves the right, without notice and in its sole discretion, to terminate your license to use Reward4Bands, and to block or prevent your future access to and use of Reward4Bands, either permanently or at least until such time as the Security/Risk Period ends.

Severability

If any provision of these Reward4Bands Terms is deemed unlawful, void or for any reason unenforceable, then that provision will be deemed severable from these Reward4Bands Terms and will not affect the validity and enforceability of any remaining provisions.

Questions and Contact Information

Questions or comments about the Reward4Bands or these Terms and Conditions may be directed to WE or US by emailing us at **support@reward4bands.com**.