

Robocalling Liability Waiver

<u>Telephone Communications:</u> Blink Voice engages in telephone communications as part of its business operations.

<u>Robocalling Disclaimer:</u> You understand and acknowledge that Blink Voice does not engage in any form of robocalling, and hereby release Blink Voice, its employees, agents, and affiliates from any liability related to robocalling activities.

<u>Compliance with Laws and Regulations:</u> You understand that any communication received from Blink Voice is conducted in compliance with all relevant laws and regulations, including but not limited to the Telephone Consumer Protection Act (TCPA) and the National Do Not Call Registry.

<u>Customer Responsibility:</u> You agree that as a customer of Blink Voice, you will adhere to all laws and regulations regarding robocall mitigation when using the voice lines provided by Blink Voice. This includes but is not limited to obtaining proper consent before making automated calls and ensuring compliance with all relevant laws and regulations.

<u>Legitimate Business Purposes:</u> You acknowledge that Blink Voice may contact you via telephone for legitimate business purposes, including but not limited to customer service inquiries, appointment reminders, and promotional offers.

<u>Indemnification:</u> You agree to indemnify and hold harmless Blink Voice against any claims, damages, or liabilities arising from your use of Blink Voice's services, including any claims related to telephone communications.

By continuing to use Blink Voice's services, you affirm that you have read, understood, and voluntarily consent to the terms and conditions outlined in this Robocalling Liability Waiver.