

ADDENDUM TO THE PARTNER SERVICES AGREEMENT – PAYMENT SERVICES

Between Wolt License Services Oy, whose address is Pohjoinen Rautatiekatu 21, 00100 Helsinki, Finland, and the Partner, as defined in the Partner Services Agreement between Wolt Enterprises Israel Ltd. (“Wolt”), and the Partner (the “Partner Agreement”).

Summary of the Main Terms of the Addendum

The following is only a brief description of the main terms of the Addendum. In any case of a contradiction between this summary and the full provisions of the Addendum, the provisions of the Addendum shall supersede.

The Service Provider: Wolt License Services Oy (“WLS”).

Nature of Service: Crediting the Partner with payments from Users for the Partner’s products purchased through the Wolt Service, less all charges and deductions Wolt is entitled to from the Partner or that Wolt is entitled to deduct from the Partner, as specified in the Partner Agreement, and transferring them to the Partner’s bank account, all in accordance with Wolt’s instructions pursuant to the Partner Agreement.

Crediting Dates: WLS will make the payments on the dates instructed by Wolt in accordance with the Partner Agreement.

Service Cost: Costs for providing the Services under the Partner Agreement shall be as determined by Wolt in the Partner Agreement, and they will be charged on Wolt’s behalf through WLS. WLS shall not charge the Partner a separate fee for providing the Services under this Addendum.

Period of Contractual Engagement: The contractual engagement period shall commence from the date the Partner signs this Addendum and WLS approves it, and shall continue until termination or cancelation of the Partner Agreement in accordance with its provisions.

Liability: WLS’s liability is limited only to matters under its control in connection with the transfer of payments to the Partner.

Risks: After the User pays the price of the Partner’s products that the User orders through the Wolt Service, the Partner can only charge Wolt for the price, not the User or WLS.

Payment Services

1. WLS shall credit the Partner with payments from Users for the Partner’s products purchased through the Wolt Service, less all charges and deductions Wolt is entitled to from the Partner or that Wolt is entitled to deduct from the Partner, as specified in the Partner Agreement or in any other agreement, and transfer them to the Partner’s bank account, all in accordance with Wolt’s instructions pursuant to the Partner Agreement (the “Services”).

2. After the User pays the price of the Partner’s products that the User orders through the Wolt Service, the Partner can only charge Wolt for the price, not the User or WLS.

3. Provided that the Partner provided all the information and documents requested in order to make payments to the Partner (such as bank account details, identification details, and documents required under any law), WLS will transfer to the Partner the payments made by Users for the Partner’s products on the dates and at the frequency pursuant to Wolt’s agreement with the business and in accordance with its instructions.

4. WLS may withhold transfer of payments to the Partner or offset funds out of the amounts owed and/or will be owed to the Partner, including if the Partner has already been credited, if required by law and/or WLS’s risk management policy, including in connection with money laundering risks or fraud prevention risks, and/or due to a debt incurred by the Partner in connection with the Services provided under this Addendum, and the Partner shall have no claim against WLS in this connection.

Costs

5. WLS shall not charge the Partner a separate fee for providing the Services under this Addendum.

6. The costs for the services Wolt provides to the Partner under the Partner Agreement or under any other agreement – as determined by Wolt in the Partner Agreement and as may be determined by Wolt from time to time – will be charged on Wolt’s behalf through WLS by way of a deduction out of the amounts that WLS should transfer to the Partner, as stated above.

7. Any claim, demand, or lawsuit by the Partner in respect of a charge made on Wolt's behalf, as stated above, shall be referred to Wolt and resolved directly by it.

Liability

8. WLS's liability is limited only to matters under its control in connection with the transfer of payments to the Partner. Subject to the provisions of any law, WLS shall have no liability or responsibility in connection with the Partner's products, the Partner's content, the Partner's interactions with any User in connection with the Wolt Service, the Partner's use of the Wolt Service, or for any other matter. In addition, WLS will not be liable for any action it is required to perform in accordance with Wolt's instructions, including in connection with the charges and deductions made on Wolt's behalf and a delay in performing the credits and/or the offsetting of funds from the payments to which the Partner may be eligible.

9. Immediately upon demand, the Partner shall protect, indemnify, and hold harmless WLS and anyone acting on its behalf from and against any lawsuit, action, or demand, including, but not limited to, reasonable attorney fees, arising out of or caused by the Partner's products, the Partner's content, the Partner's interactions with any User in connection with the Wolt Service, the Partner's use of the Wolt Service, or the Partner's breach of the Partner Agreement, including this Addendum, or any applicable law.

Period of Contractual Engagement

10. This Addendum shall enter into force when the Partner executes the Partner Agreement, and shall remain in effect until the Partner Agreement is terminated in accordance with its provisions. It is clarified that the termination or cancellation of the Partner Agreement, for any reason whatsoever, shall result in the immediate termination of this Addendum and all the Services provided by WLS hereunder.

11. Notwithstanding the provisions of Section 10 above, WLS shall be permitted, subject to the provisions of the law, to immediately limit, discontinue, or terminate the Services under this Addendum, in whole or in part, for a limited time or permanently, in the event of a material breach of the terms of the Addendum by the Partner, including failure to provide necessary information in accordance with Section 20 below or if continuing to provide the Services to the Partner constitutes a breach of the provisions of the law and/or of a regulatory requirement that applies to WLS and/or upon the clearing companies' demand and/or pursuant to WLS's risk management policy.

12. The Partner may terminate the Addendum at any time by notifying WLS. If the Partner provides such notice, the Services shall be discontinued at the end of the business day following the date of the Partner's notice.

13. It is clarified that termination of this Addendum by WLS or the Partner shall establish a

cause for Wolt's termination of the Partner Agreement, at Wolt's sole discretion.

General

14. All terms in this Addendum have the meaning set forth in the Partner Agreement unless expressly defined otherwise.

15. In any case of a contradiction between this Addendum and the Partner Agreement in relation to the Services, as stated in this Addendum, the provisions of this Addendum shall supersede. Otherwise, this Addendum shall not detract from any provision of the Partner Agreement.

16. The terms of this Addendum are confidential between the parties and may not be disclosed to anyone else, unless necessary to perform its terms or after obtaining the other party's prior written approval.

17. The Partner hereby represents that the information provided to Wolt when it joined the Wolt Service is true and accurate. The Partner undertakes to update Wolt and/or WLS of any change in such information, immediately when the change occurs. The Partner is aware that failure to update such information may establish cause for termination of this Addendum and/or the Partner Agreement and/or delay in the transfer of payments to the Partner.

18. WLS is permitted to pass on the information about the Partner and its representatives to its employees, advisers, service providers and business partners, and WLS's related companies, including Wolt, all, for the purpose of performing the Addendum, providing the Services, WLS's business needs, and the ongoing communication between the parties. WLS is also permitted to use, pass on, or disclose the information to third parties in any of the following cases: (a) if it is required to do so under a judicial order, a competent authority's order, or by law; (b) if it receives a notice of legal action brought against it due to actions carried out by the Partner or its representatives, as well as in any dispute, claim, lawsuit, demand, or legal proceedings, if any, between the Partner and Wolt and/or WLS and anyone on their behalf and/or between WLS and any third parties; (c) if WLS structures its operations within another entity or merges with another entity – it is entitled to pass on the information to the other entity; (d) if a claim or a suspicion arises with WLS that the Partner and/or its representatives have committed an act and/or omission that harm and/or might harm WLS and/or anyone on its behalf and/or any third parties.

19. It is clarified and agreed that WLS may pass on such information outside Israel as well, including to countries where the level of protection and information security is different from the prevailing level in Israel.

20. The Partner hereby undertakes to present to WLS, from time to time and upon its request, any document or information, including regarding the Partner's financial, operational, or business situation, and any other information WLS requires to

provide the Services under law, and to update WLS of any change to a presented document or information. The Partner is aware that failure to cooperate with such requests and/or failure to update of a change in such information or document may establish cause to terminate this Addendum and/or the Partner Agreement and/or delay transfer of payments to the Partner.

21. WLS is permitted to assign and/or transfer this Addendum and any of its rights or obligations hereunder. The Partner is not permitted to assign and/or transfer this Addendum and any of its rights or obligations hereunder without WLS's prior written consent.

22. If any provision of the Addendum is found to be unenforceable or invalid, that provision will be narrowed or removed to the minimum extent necessary for the remainder of the Addendum to remain in full force and effect.

23. This Addendum supersedes all prior consents between the parties or between the Partner and any entity in the Wolt Group regarding the same matter, and all such prior consents are deemed void.

24. WLS shall have the right to amend the terms of this Addendum from time to time at its sole discretion, including if such amendments are due to changes in the law, developments in the business environment, or the unique circumstances related to providing better or additional opportunities to the business partners. WLS shall notify the Partner of such amendments directly or through anyone on its behalf, including Wolt, at least one week in advance before the amended terms take effect. If the Partner does not agree to the amendments to the terms of this Addendum, it shall have the right to terminate the Partner Agreement (of which this Addendum is an inseparable part) immediately after notifying Wolt in writing within two weeks of receiving the notice of the amendment. If the Partner does not notify Wolt of termination of the Partner Agreement during that period, it shall be deemed to have agreed to the amendments.

25. The laws of the State of Israel shall apply to this Addendum. Any dispute relating to the Addendum or the Services provided hereunder shall be heard before the competent courts in Tel Aviv, Israel.