

BOLT BALANCE TERMS AND CONDITIONS

Effective as of 21.07.2022

These terms and conditions (the „**Terms**“) govern your use of the Bolt Balance feature in the Bolt app. These Terms are applicable whenever you use the Bolt Balance feature in the Bolt app. In these Terms, „**us**“ or „**we**“ or „**Bolt**“ refers to Bolt Operations OÜ, a private limited company, incorporated in the Republic of Estonia, registered in the Estonian Commercial Register under the number 14532901, whose place of business is at Vana-Lõuna tn 15, Tallinn 10134, Estonia.

1. FUNCTIONALITIES AND AVAILABILITY

1.1. Bolt Balance is a feature in the Bolt app which has the following functionalities:

1.1.1. Bolt Balance displays the amounts you owe as a result of your use of the Bolt app or your purchase or use of the goods and services available on the Bolt app, including in case:

- (a) we have been unable to charge you for any goods or services you purchased using the Bolt app (because of a failed card payment, for example, including in case amount payable for the goods or services You purchased was not known at the time of making the purchase and the amounts available on Your payment card turn out to be insufficient); or
- (b) you have incurred any penalties or additional fees as a result of your use of the goods or services you purchased using the Bolt app (because you have damaged any of Bolt’s rental vehicles, for example);
- (c) you have incurred any other payables in connection with your use of the Bolt app;

1.1.2. Bolt Balance displays amounts which you can use for purchases of goods and services available on the Bolt app in accordance with Section 2 – where such amounts may be available to you because:

- (a) you have withdrawn from the purchase of any of the goods or services purchased using the Bolt app and the amounts you paid have been returned to you by way of making these amounts available to you on Bolt Balance;
- (b) you have had a negative experience using the Bolt app and these amounts have been made available to you as compensation thereof;
- (c) these amounts have been made available to you as part of a promotional campaign or otherwise just because we wanted to;

1.1.3. Bolt Balance can be used to pay for the purchase of selected goods and services available on the Bolt app as further described in Section 2.

1.2. Any amounts available on your Bolt Balance can be used exclusively for purchases of goods and services available on the Bolt app in accordance with Section 2.

1.3. **You do not have the right to claim that any funds available on your Bolt Balance would be returned to you, redeemed in cash or made available to you in any other way than for the purchase of goods and services available on the Bolt app in accordance with Section 2.**

1.4. **You do not have the right to claim that any funds available on your Bolt Balance would be transferred to a third party or otherwise made available to any third party in any other way than for the purchase of goods and services available on the Bolt app in accordance with Section 2.**

1.5. **The amounts available on your Bolt Balance shall not be deemed as electronic money, deposits or otherwise as funds, which we hold on your behalf.**

1.6. In case you have any funds available on your Bolt Balance in any particular currency, then those funds might not be available on your Bolt Balance for use in another country, where such currency is not the official currency.

1.7. Bolt Balance cannot be used with Bolt Business.

2. USING BOLT BALANCE AS A PAYMENT METHOD

2.1. Provided that you have amounts available on your Bolt Balance, you can use Bolt Balance to pay for selected goods and services available on the Bolt app.

2.2. The goods and services, which can be used to pay for with Bolt Balance may include all of the goods and services available on the Bolt app or only some.

2.3. We reserve the right to add or remove goods and services that can be purchased with Bolt Balance at any time for any reason.

2.4. We may impose limits to using Bolt Balance, including limits in the form of:

2.4.1. the maximum amount which can be spent using Bolt Balance in one single transaction;

2.4.2. the maximum amount which can be spent using Bolt Balance during a certain period of time (for example, during one day or one month).

2.5. Whenever you are using Bolt Balance as a payment method, you are spending amounts which we have made available for you on the Bolt app. As such, the purchases you make using Bolt Balance shall not be deemed as transfers of electronic money or any other transfers of funds which we would make on your behalf.

3. DEBITS FROM BOLT BALANCE

3.1. In case you have amounts available on your Bolt Balance, then we may debit your Bolt Balance for any amounts which you owe as a result of your use of the Bolt app or your purchase or use of the goods and services available on the Bolt app, including in cases set out in Section 1.1.1 and even in case you have not selected Bolt Balance as your default payment method.

3.2. In case you do not have sufficient amounts available on your Bolt Balance to settle the entire amount you owe as a result of your use of the Bolt app or your purchase or use of the goods and services available on the Bolt app, then such amounts may be debited from both your Bolt Balance (in the amount available) and any of your payment instruments added as payment methods in your Bolt app (in the remaining amount).

4. KYC, AML, CTF, FRAUD

4.1. In case we are or should become subject to statutory obligations related to anti-money laundering, combating the financing of terrorism or the application of international sanctions, then, upon our request, you shall be obliged to present us any information and documents, which may need in order to perform such obligations and in order to remove any suspicions which we may have with respect to your Bolt Balance being used for money laundering, terrorist financing or breach of international sanctions.

4.2. In case we have reason to believe that your Bolt Balance may be used for fraud or for conducting any illegal activity or that an unauthorised third party may be using your Bolt Balance, then you shall be obliged to present us any information and documents, which may need in order to remove any such suspicions.

4.3. We shall have the right to suspend the use of your Bolt Balance and the right to reject any purchases proposed to be made using your Bolt Balance in each of the following cases:

4.3.1. we suspect that your Bolt Balance may be used for money laundering, terrorist financing, breach of international sanctions, fraud or any illegal activities;

4.3.2. we suspect that an unauthorised third person may be using your Bolt Balance;

- 4.3.3. we suspect that you have provided us incorrect or insufficient information or documents, which we have asked under this Section 4;
- 4.3.4. we are obliged to do so under applicable laws or by order of any public authority;
- 4.3.5. any of our payment service providers, any payment scheme operator or any of our cooperation partners demands that we cease the provision of Bolt Balance (either entirely, in any particular region, in any particular capacity, to any particular person or group of persons or otherwise) or notifies us that the provision of Bolt Balance is in breach of any agreements or rules to which we are bound to.

5. **COMMUNICATION**

The applicable version of these Terms shall be available on our website in the English language at any time. We may facilitate these Terms also in other languages, but we do not undertake any obligation to do so. Communication in connection with these Terms and the services provided under these Terms shall be held in the English language, unless we facilitate communication in any other language. If you have any questions, requests or complaints in connection with these Terms or the services provided under these Terms, then You may reach out to us through any channel available for that purpose in the Bolt app or on our website or by e-mail at <mailto:info@bolt.eu>. We may reach out to you in connection with these Terms or the services provided under these Terms via the Bolt app or via any contact details you have provided us.

6. **TERM**

If Bolt Balance is available in your country, then Bolt Balance is an integral part of the Bolt app in your country. As such, these Terms are applicable to you as of the moment you start using the Bolt app and remain valid until the termination of your use of Bolt Balance or the Bolt app.

7. **TERMINATION**

We may unilaterally terminate your use of Bolt Balance by notifying you at least 1 month in advance either by e-mail, an in-app notification or otherwise. You do not have the right to withdraw from these Terms or from the use of Bolt Balance.

8. **AMENDMENTS**

We may unilaterally amend these Terms at any time. Unless the amendments have no effect on your rights and obligations under these Terms, you will be notified about amendments to these Terms by e-mail, by in-app notification or otherwise.

9. **GOVERNING LAW**

These Terms are governed by and construed and enforced in accordance with the laws of the Republic of Estonia.

10. **SETTLEMENT OF DISPUTES**

If a dispute resulting from these Terms cannot be settled by negotiations, then the dispute will be resolved by the Harju County Court (in Estonian: Harju Maakohus) in Tallinn as the court of first instance.

11. **CONSUMER PROTECTION PROVISIONS**

In accordance with the laws applicable in the country where you have your habitual residence, mandatory consumer protection provisions may override relevant provisions of Estonian laws, disputes may be resolved in other courts than the Harju County Court and you may seek recourse from a consumer protection authority. You do not have the right to withdraw from these Terms or from the use of Bolt Balance.

12. FINAL PROVISIONS

If any provision of these Terms is held to be void or unenforceable, then we shall have the right to unilaterally amend these Terms by replacing the provision which is held to be void or unenforceable with a provision which is valid and enforceable so that, to the extent possible, the effect of the amended provision would be the same as the effect of the initial provision. We may transfer our rights and obligations under these Terms to any third party without your consent.