## **GENERAL TERMS AND CONDITIONS – NEST BEYOND BORDERS**

This document contains the general terms and conditions (hereinafter: 'GTC') regarding the customers of www.nestbeyondborders.com website (hereinafter: 'User') operated by Mark & Tailor Services Limited Liability Company **as the service provider (hereinafter: 'Service Provider')**.

The GTC contains the conditions for the order of the service (hereinafter: 'Service') available on the www.nestbeyondborders.com website (hereinafter: 'Website') by the User.

These GTC apply to all the Service Provider's services available to the User on the Website and are valid.

The technical information required for the use of the Website, which is not included in these GTC, is provided by other information available on the Website.

The language of this contract is English.

The contract is not qualified as a written contract, they are not registered by the Service Provider, so it cannot be accessed and not viewed afterwards.

The Service Provider is not subject to the provisions of any code of conduct.

By using the Website and using the Service, the User acknowledges and accepts the following:

#### 1. THE SERVICE PROVIDER

Name: Mark & Tailor Services Limited Liability Company

Seat: 1163 Budapest, Veres Péter Street 51.

Registration number: 01 09 203015

Tax number: 25154773-2-42

Account holding financial institution: MBH BANK

Account number: HU96 10101085 59462200 01004009

E-mail: info@nestbeyondborders.com

#### Hosting provider details:

Name: INTEGRITY-Domain Bt. Seat: 8000 Székesfehérvár, Gyetvai u. 6.

## 2. DEFINITIONS

User: A natural person who takes an order for the Service.

Consumer: A natural person acting outside the scope of his/her profession, self-employment or business.

#### 3. USING THE WEBSITE

#### 3.1. Use of the Website as a buyer

Use of the Website does not require registration; the Website and the advertisements published on it are available to anyone.

Use of the Website is free of charge. On the Website, users can view published real estate advertisements based on their geographical location and other search criteria.

#### 3.2. Use of the Website as an advertiser

Only registered users who have paid for their chosen advertising package when placing the advertisement may publish advertisements on the Website.

To place an advertisement, the Advertiser must complete the following 4 steps:

Step 1: description, basic information, such as year of manufacture, model, price

The advertisement must contain a brief description of the advertised property, presenting it in detail, and the text of the advertisement must refer specifically to this. An advertisement may only contain one property. Exceptions to this rule are cases where the Advertiser advertises several properties together as a package at a given price or offers them in exchange. In all other cases, the Service Provider will moderate the advertisement and request the Advertiser to advertise the properties listed in the advertisement separately on the Website. It is prohibited to place links to other advertising or auction sites in the advertisement. However, the Advertiser may place links to other types of sites in the advertisement, provided that they relate to the advertised service.

An advertisement uploaded by a given Advertiser may only appear once on the Website. If, for any reason, the Advertiser decides to repost the real estate advertisement, they are required to delete the previous advertisement with the same content. It is prohibited to post multiple advertisements with the same content on the site!

Only advertisements for real estate classified in the specified real estate category for vacation purposes are permitted on the Website. In the case of advertisements for other types of properties, the Service Provider is entitled to delete the advertisement. In the event of deletion of an advertisement, the Service Provider is entitled to retain the advertising fee as a penalty.

It is prohibited to advertise services on the Website whose distribution is contrary to law.

#### Step 2. Uploading photos

It is prohibited to upload images to the Website that are not consistent with the title or description of the advertisement. It is also prohibited to upload images that are inappropriate, illegal, or pornographic.

Advertisers may not manipulate images uploaded to advertisements, place advertisements, illustrations or other advertising on them, or place frames or captions that highlight them, nor may they place images with such content (e.g., logos advertising promotions or guarantees) in the advertisement. The Service Provider may place its own logo or watermark on images uploaded for advertisements.

Step 3. Providing advertisement details

The advertisement details must include the price of the property, its location, and detailed information about its condition and characteristics.

Advertisers may only have one account, unless otherwise agreed between the Service Provider and the Advertiser. If a user is proven to be committing fraud (for example, attempting to register with multiple email addresses in order to place free advertisements), the Service Provider will request that the user cease their unlawful activity. If the Advertiser fails to do so within 2 days, the Service Provider may delete the account in question.

If the Advertiser displays advertisements on the advertising space made available to them without the written consent of the Service Provider that are detrimental to a competitor of the Website or otherwise harm the business interests of the Service Provider, the Service Provider shall be entitled to remove the advertisement without prior notice to the Advertiser. The Service Provider shall not publish and shall be entitled to remove any Advertisements that misleadingly give the impression that the Service Provider supports the sale of the property advertised in the Advertisement in any way.

Step 4. Provision of contact details (e-mail address, telephone number)

It is prohibited to mislead buyers and therefore it is prohibited to provide false contact details in the advertisement!

Step 5. Placing an advertisement

After providing all the necessary information, you can place your advertisement by selecting an advertising package.

Processing the order, conclusion of the contract

Orders are processed in two steps. You can place your order at any time. You will first receive an automatic confirmation of the order, which only records the fact that your order has been received via the Website, but this confirmation does not qualify as an acceptance of your offer. If you notice that your details (e.g., name, delivery address, phone number, etc.) are incorrectly indicated in the automatic confirmation email, then you have an obligation to notify us of this fact, along with providing the correct data, by email without delay. If you do not receive an automatic confirmation email within 24 hours of placing your order, please contact us, as it is possible that your order was not received by our system due to technical reasons. After sending your offer, the Service Provider will confirm your offer in a second email. The contract will be concluded at the time when this confirmation email sent by the Service Provider becomes available to you in your email system (second confirmation).

# 4. COMMON RULES OF THE CONTRACT OF THE SERVICES

The contract shall be deemed to be concluded by electronic means according to the Hungarian legislation, for which Act V of 2013 on the Civil Code and the Act CVIII of 2001 on certain issues of electronic commerce activities and information society services provisions shall prevail. The contract, if concluded with a Consumer, is subject to Government Decree No. 45/2014. (II. 26.) on the detailed rules of contracts between consumers and businesses and bearing in mind the provisions of Directive 2011/83/EU of the European Parliament and the Council on consumer rights.

The material condition for using the Service is that the User shall have an Internet access and a working e-mail account/box.

The User can correct the entered data. If the data has been entered incorrectly and the registration despite of this has been finalized, the data can be modified by sending an electronic message to the Service Provider.

The User is entitled to cancel his registration at any time by sending a message to the e-mail address of the Service Provider. After received the message, the Service Provider shall ensure the cancellation of the registration.

The User undertakes to change the data provided during registration within a maximum of eight (8) days from the date of their occurrence, in order to make them timely, complete and realistic.

The Service Provider shall not be liable for any problems or errors that can be traced back to the data provided by the User incorrectly and/or inaccurately.

# 5. LIABILITY FOR THE PERFORMANCE OF THE SERVICE

The Service Provider accepts no responsibility for advertisements, announcements, offers published on the website that do not originate from it, or for contracts concluded on the basis thereof, or for the failure to conclude any contract, or for any errors or termination of the service.

With the exceptions specified by law, the Advertiser shall be solely responsible for the content and legal compliance of the Advertisements or other materials placed on the website or on other websites of the Service Provider, as well as for the use of the service. The Advertiser is solely responsible for the content and display of their Advertisements and the accuracy of the information provided. The Service Provider excludes all liability for any damage, loss or loss of profit arising from the materials posted on the Website, including damage caused to third parties.

Furthermore, the Service Provider shall not be liable for any damage resulting from the use of the system or for any disruptive behavior or conduct of any other party, or for any infringement of any rights, including intellectual property rights.

The Service Provider shall not interfere in any legal disputes or transactions between the Advertiser and the Buyers. In the event of any dispute, the Advertiser shall indemnify the Service Provider against any claims, demands and damages.

The Advertiser shall be solely liable for any content or advertisement published or made available by the Advertiser, including any financial or non-financial damage caused by or otherwise related to the content or advertisement.

If an advertisement published or made available by the Advertiser on the Website is unlawful and the Service Provider becomes aware of this in any way, the Service Provider may remove the unlawful content from the Website.

The Service Provider may check the content and advertisements uploaded by the Advertiser to the Website in advance or after uploading. If the uploaded content is illegal or does not meet the requirements set out in these Terms and Conditions, it may be removed. If, in the opinion of the Service Provider, a piece of content or advertisement has been uploaded to the wrong category, the Service Provider may, at its discretion, move the advertisement to the appropriate category or remove it.

If a third party, authority or court makes a claim or initiates proceedings in connection with content published or made available by the Advertiser, the Advertiser shall bear all costs and damages arising from such claims or proceedings.

The Advertiser shall comply with the applicable laws and regulations regarding the advertisement and shall not violate any rights relating to persons or intellectual property. The Service Provider reserves the right to terminate the contract with immediate effect in the event of unlawful use or use that violates the provisions of these GTC. However, the Service Provider's right of control does not exempt the Advertiser from liability for any infringement arising from unlawful use, which shall be borne exclusively by the Advertiser, including towards third parties. The Advertiser shall be fully liable to the Service Provider for any claims asserted against the Service Provider by third parties in connection with the Advertiser's activities.

The Advertiser acknowledges and accepts that the placement and environment of the Advertisements, including other advertisements placed directly next to the Advertisement, as well as their order, shall be determined by the Service Provider. The Advertiser may not object to the placement of other advertisements or other advertising services on the same page and may not make any claims regarding other advertisements, including those of competitors, in the immediate or indirect vicinity of the Advertisement.

The Advertiser acknowledges that it may not engage in any activity that aims to or results in a reduction in the Service Provider's revenue, in particular, it may not advertise or provide services that facilitate the avoidance or reduction of advertising fees.

In the event of withdrawal from the service, the Advertiser shall take into account that the Service Provider shall only be obliged to refund the fee for the service that the Advertiser has not yet used. The Service Provider shall determine the use on a case-by-case basis. The Operator shall not be liable for any advertisements, announcements, offers published on the website that do not originate from it, or for any contracts concluded on the basis thereof, or for the failure to conclude any contract, or for any errors or termination of the service.

The information available on the website is for informational purposes only, and the Service Provider is not responsible for the accuracy or completeness of the information, which is provided by the Advertisers.

The User may contact the Advertiser as the distributor with any claims relating to the property.

The Service Provider excludes its liability:

- the quality of the properties available on the Website, their compliance with legal regulations,
- the conduct of the Advertiser,
- any damage resulting from materials posted on the Website at the request of Advertisers (e.g. incorrect information), including damage caused to third parties,

The Service Provider shall not interfere in any legal disputes or transactions between Advertisers and Buyers. In the event of any dispute, the Buyer shall indemnify the Service Provider against any claims, demands and damages.

The Advertiser shall be solely liable for any content or advertisement published or made available by the Advertiser, including any financial or non-financial damage caused by or otherwise related to the content or advertisement.

The Service Provider does not take responsibility for the activities of the payment service provider and the billing service provider, in particular, for the success of the payment, the failure of the payment, or the misuse of the card payment, in particular, shall not be liable for any errors, deficiencies, inoperability, downtime, security, or incorrect debits of the payment solution used. The Service provider does not store credit card data.

The User is solely responsible for keeping the user access data (especially the password) confidential. If the User becomes aware that the password provided during registration may have been accessed by an unauthorized third party, he/she is obliged to change his/her password immediately, and if it is suspected that the third party misuses the password in any way, he/she is obliged to notify the Service Provider at the same time.

## 6. FEES PAYMENT METHOD

The Advertiser is obliged to pay a fee to the Service Provider for the use of the Service.

The full fee is indicated on the Website.

The Service Provider hands over the invoice for the service fee to the Advertiser.

The Service Provider does not take responsible for the price indicated in a manifestly incorrect manner despite its care and/or due to an error in the IT system.

In case of indicating an incorrect price, the Service Provider offers the possibility to purchase the service at a fair price, in the possession of which information the User may decide to order the service at a fair price or cancel the order without any adverse legal consequences.

The Service Provider always displays the currently available offer on the Website, at the current prices, the purchase transaction can be initiated in the light of the current offer and does not provide a basis for conclusions about the future offer of the Service Provider.

If the payment later becomes invalid for any reason and the consideration is refunded from the Service Provider, the Service Provider cancels the sent ticket and coupon and is entitled to resell it.

The Advertiser may use the following payment methods to settle the value of the Purchase Transaction:

• SimplePay,

- Apple pay,
- Google pay.

The Advertiser expressly acknowledges that the financial document generated during the purchase does not automatically create any service or any other legal relationship between him/her and the Service Provider beyond the Service Provider's own service.

## CUSTOMER INFORMATION ON CARD PAYMENT PROCEDURES

## Hungarian language

Tudomásul veszem, hogy a Mark & Tailor Services Kft. (1163 Budapest, Veres Péter út 51.) adatkezelő által a http://nestbeyondborders.com felhasználói adatbázisában tárolt alábbi személyes adataim átadásra kerülnek az OTP Mobil Kft., mint adatfeldolgozó részére. Az adatkezelő által továbbított adatok köre az alábbi: [Kereskedő által továbbított adatok megnevezése] Az adatfeldolgozó által végzett adatfeldolgozási tevékenység jellege és célja a SimplePay Adatkezelési tájékoztatóban az alábbi linken tekinthető meg: http://simplepay.hu/vasarlo-aff

Az ismétlődő bankkártyás fizetés (továbbiakban: "Ismétlődő fizetés") egy, a SimplePay által biztosított bankkártya elfogadáshoz tartozó funkció, mely azt jelenti, hogy a Vásárló által a regisztrációs tranzakció során megadott bankkártyaadatokkal a jövőben újabb fizetéseket lehet kezdeményezni a bankkártyaadatok újbóli megadása nélkül. Az Ismétlődő fizetés igénybevételéhez jelen nyilatkozat elfogadásával Ön hozzájárul, hogy a sikeres regisztrációs tranzakciót követően jelen webshopban (http://nestbeyondborders.com) kezdeményezett későbbi fizetések a bankkártyaadatok újbóli megadása és az Ön tranzakciónként hozzájárulása nélkül a Kereskedő által kezdeményezve történjenek. Figyelem(!): a bankkártyaadatok kezelése a kártyatársasági szabályoknak megfelelően történik. A bankkártyaadatokhoz sem a Kereskedő, sem a SimplePay nem fér hozzá. A Kereskedő által tévesen vagy jogtalanul kezdeményezett ismétlődő fizetéses tranzakciókért közvetlenül a Kereskedő felel, Kereskedő fizetési szolgáltatójával (SimplePay) szemben bármilyen igényérvényesítés kizárt. Jelen tájékoztatót átolvastam, annak tartalmát tudomásul veszem és elfogadom.

Tájékoztatás recurring kártya regisztráció esetén. A tokenek az alábbi paraméterekkel lesznek generálva:

- 24 darab
- 300 Euró
- 2 év

## English language

*I acknowledge the following personal data stored in the user account of Mark & Tailor Services Ltd.* (1163 Budapest, Veres Péter Street 51.) *in the user database of* http://nestbeyondborders.com *will be handed over to OTP Mobil Ltd. and is trusted as data processor. The data transferred by the data controller are the following: [data transmitted by the trader] The nature and purpose of the data processing activity performed by the data processor in the SimplePay Privacy Policy can be found at the following link:* <u>http://simplepay.hu/vasarlo-aff</u> Recurring credit card payment (hereinafter referred to as Recurring payment) is a function included in the acceptance of credit cards provided by SimplePay meaning that in the future it is possible to make payments with credit card details provided by the Customer during the registration transaction without giving credit card details again. By accepting this statement to use Recurring payment you allow to make subsequent payments made from your user account in this online store (http://nestbeyondborders.com) without providing credit card details and you allow for the Merchant to make the payment without your transactional approval. Please note: the processing of credit card details is in accordance with the rules of card issuers. Neither the merchant nor SimplePay has access to the credit card data. The Merchant shall assume direct liability for false or unauthorized recurring payments initiated by the Merchant, any claim enforcement against the Merchant's payment service provider (SimplePay) shall be unavailable. I have read this notification, I take notice of its content and accept it.

Information in case of recurring card registration. The tokens will be generated with the following parameters:

- 24 pcs
- 300 €
- 2 years

# 7. CORRECTION OF DATA ENTRY ERRORS

At any stage of the order and until the order is sent to the Service Provider, the User has the opportunity to correct data entry errors on the Website at any time by modifying the form.

If the User has finalized his/her order and discovers an error in the provided data, he/she has to initiate the cancellation or modification of the order as soon as possible. The User may notify the Service Provider of the cancellation of the wrong order by sending a letter from the e-mail address provided at the time of ordering/registration.

# 8. INFORMATION ON THE RIGHT OF TERMINATION BY NATURAL PERSON ADVERTISERS

Pursuant to item 3 of paragraph (1) of section 8:1 of the Civil Code of Hungary, only natural persons acting outside the scope of their profession, occupation, or business activity qualify as consumers, thus, legal persons are not entitled to exercise the right of withdrawal without justification (consumer).

Pursuant to section 20 of Government Decree 45/2014 (II. 26.), consumers have the right of withdrawal without justification. Consumers may exercise their right of withdrawal within a certain time limit, which commences in the case of a contract for the provision of services, within fourteen days of the date of conclusion of the contract.

If the offer for concluding a contract was made by the consumer, the consumer shall have the right to withdraw from the offer, which terminates the binding period of the offer for the conclusion of the contract.

# 8.1. Statement of withdrawal, exercising the consumer's right of withdrawal or termination

The consumer may exercise their right under section 20 of Government Decree 45/2014 (II. 26.) by a clear statement in such regard or by using the sample declaration which can be downloaded also from the Website.

# 8.2. Validity of the consumer's statement of withdrawal

The right of withdrawal is to be considered timely exercised if the statement is sent by the consumer within the appropriate time limit. The time limit is: 14 days.

In the case of written withdrawal or termination, it is sufficient to send the withdrawal or termination statement within 14 days.

The time limit for withdrawal laid down in Government Decree 45/2014. (II. 26.) is 14 days, and the additional time limit for withdrawal is undertaken voluntarily by the Service Provider in this GTC, in addition to the time limit prescribed by law.

The burden of proving that the consumer has exercised their right of withdrawal in accordance with this provision rests with the consumer.

After its receipt, the Service Provider is obliged to confirm the Buyer's statement of withdrawal on an electronic data medium.

# 8.3. The Service Provider's obligations in the event of the consumer's withdrawal

# The Service Provider's obligation to refund

If, in line with section 22 of Government Decree 45/2014 (II. 26.), the consumer withdraws from the contract, the Service Provider shall refund the full amount paid by the Buyer as consideration within 14 days, including the costs incurred in connection with the performance.

In the event of withdrawal from the service, the Advertiser shall take into account that the Service Provider shall only be obliged to refund the fee for the service that the Advertiser has not yet used. The Service Provider shall determine the use on a case-by-case basis. The Operator shall not be liable for any advertisements, announcements, offers published on the website that do not originate from it, or for any contracts concluded on the basis thereof, or for the failure to conclude any contract, or for any errors or termination of the service.

## The manner of fulfilling the Service Provider's refund obligation

In the event of withdrawal or termination exercised in line with section 22 of Government Decree 45/2014 (II. 26.), the Service Provider refunds the amount repayable to the consumer by using the same payment method that was used by the consumer. With the express consent of the consumer, the Service Provider may use a different payment method, but the consumer may not be charged any additional fees as a result. The Service Provider will not be liable for any delay arising from the incorrect and/or inaccurate indication of the bank account number or mailing address by the consumer.

# The consumer's obligations in the event of their withdrawal or termination

## The right of withdrawal cannot be exercised in the following cases

The Service Provider expressly notes that you may not exercise your right of withdrawal in the cases listed in paragraph (1) of section 29 of Government Decree 45/2014 (II.26.):

a. after the full performance of the service, however, if a payment obligation is established by the contract for the consumer, this exception may only be relied on if, prior to the commencement of the performance, the consumer expressly consented to and acknowledged the fact that they will lose their right of withdrawal as soon as the contract is fully performed by the Business.

The Consumer is not entitled to the right of termination under

- section 29 (1) a) of the Government Decree No. 45/2014 (II.26.): in the case of a contract for services, after performance of the service as a whole, where the business has commenced
- performance with the consumer's express prior consent and the consumer has acknowledged that he/she loses his/her right of termination after performance of the service as a whole.

## 9. WARRANTY FOR MATERIAL DEFECTS

In the event of default of performance by the Service Provider (default is the performance, especially if the Service suffers from a quality or quantity defect), the User may assert a warranty claim against the Service Provider. In the case of a consumer contract, the User may assert his/her warranty claims for defects in the service that already existed at the time of fulfilment of the service during the 2-year limitation period from the date of receipt. After the two-year limitation period, the User can no longer enforce his/her warranty rights.

In the case of a non-consumer contract, the right-holder may assert his/her warranty claims within a limitation period of 1 year from the date of receipt.

The User, subject to his/her choice, may claim repair or replacement, unless the performance of the chosen remedy for breach of warranty for material defects is impossible, or if it would result in disproportionate additional costs to the Service Provider compared to satisfying a different claim for warranty for material defects. If the repair or replacement has not been requested or could not be requested by the User, may claim the pro rata reduction of the consideration or may repair the defect him/herself or have it repaired by somebody else at the Service Provider's expense, or may cancel the contract in the last case.

An insignificant defect shall not give rise to cancellation.

The User may switch from the chosen remedy for breach of warranty for material defects to another remedy. The User shall pay the costs caused to the Service Provider by the switch, unless the Service Provider caused the switch, or the switch was otherwise justified.

Following the detection of the defect, the User shall be required to communicate the defect to the Service Provider without delay, but no later than within two months following the detection of the defect.

The User may enforce his/her warranty claim directly against the Service Provider.

The warranty rights related to the services included in the Coupon may be enforced by the User directly against the Partner, considering that a legal relationship has been established between the Partner and the User for the use of the service.

## 10. PLACE, TIME, METHOD OF COMPLAINT HANDLING

In the event of a complaint, claim or data entry error that may arise during the use of the Service, the User may contact the Service Provider at one of the indicated contact details. The Service Provider's complaint handling is free of charge in all cases.

Complaints will be investigated in all cases. The Service Provider shall, if possible, remedy the oral complaint immediately. If it is not possible to remedy the oral complaint immediately, due to the nature of the complaint, or if the User does not agree with the handling of the complaint, the Service Provider shall keep a record of the complaint, which it shall keep for five years together with its substantive response to the complaint. In the case of an oral complaint communicated by the Service Provider by telephone or other electronic communication service, the User shall send a copy of the record at the latest at the same time as the substantive reply. In all other cases, the Service Provider shall act in accordance with the rules applicable to written complaints.

The Service Provider will respond to the complaint received in writing within 30 days. The measure means delivery by post within the meaning of this contract. If the complaint is rejected, the Service Provider shall inform the User of the reason for the rejection.

## **11. OTHER LEGAL REMEDIES**

If any legal dispute between the Service Provider and the User is not settled during negotiations with the Service Provider, the User is entitled to:

- complain to the consumer protection authority,
- initiate an Arbitration Board procedure if the Consumer is a Hungarian buyer .
- initiate court procedure.

#### 12. UNILATERAL AMENDMENT OF THE GENERAL TERMS AND CONDITIONS

Service Provider is entitled to unilaterally modify this General Terms and Conditions in addition to informing Users on the Website. The modified provisions will become effective upon User's first use of the Website after its entry into force and will apply to any matter initiated after the modification.

The Service Provider also reserves the right to make any changes or repairs on the Website at any time without prior notice. The Service Provider also reserves the right to move the Website under another domain name.

#### 13. COPYRIGHTS

The entire Website, its graphic elements, text and technical solutions, and the elements of the Service are protected by copyright or other intellectual property rights. Service Provider is the authorized user of all content, any copyrighted work or other intellectual property displayed on the Website and in the provision of the services available through the Website (including, but not limited to, all graphics and other materials, layout, editing, software and other solutions used, implementation of the Website).

The content of the Website and some of its contents may not be copied or printed on a physical or other storage medium with the prior written consent of the Service Provider.

In addition to the rights expressly set forth in these GTC, the application, the use of the Website or any provision of the GTC do not grant the User the right to use or utilize any of the

trade names or trademarks on the Website. In addition to the display associated with the intended use of the Website, the temporary duplication required for this purpose, and private copying these intellectual works may not be used or utilized in any other form without the prior written permission of the Service Provider.

The Service Provider reserves all rights to all elements of its service, in particular the domain name, the subdomains belonging to it, all other domain names occupied by the Service Provider, its subpages and the Internet advertising space. All activities aimed at listing, organizing, archiving, hacking, decrypting the source code of the Service Provider's database are prohibited, unless the Service Provider grants special permission to do so.

It is forbidden to modify, copy, place new data or overwrite existing data in the Service Provider's database by bypassing the interface or search engines provided by the Service Provider without a separate agreement or use of the service for this purpose.

These General Terms and Conditions are for an indefinite period of time, the effective date of which is: 12.05.2025 In the event of an amendment to the GTC, the Service Provider shall notify the User of the changes by publishing them on the Service's website, the amendment shall take effect upon publication.