IAI

IdoPay Service Agreement concluded xx-xx-xxxx In Szczecin

between IdoPayments Sp. z o.o. with its registered seat in Szczecin at al. Piastów 30, 71-064 Szczecin, entered into the register of entrepreneurs of the National Court Register under KRS no. 0000859711, holding NIP 8522666251, REGON 387039893, with a share capital of PLN 800,000.00, hereinafter referred to as "IdoPayments". - represented by IAI SA, with its registered seat in Szczecin at al. Piastów 30, 71-064 Szczecin, entered in the Register of Entrepreneurs of the National Court Register under KRS no. 0000751279, NIP 5252767146, REGON 381595506 with a share capital of PLN 820,000.00, and:

Full company name (Merchant):

Tax ID (EU tax ID)::

Head office address (street, house, apartment):

Head office address (city, post-code, country):

Merchant ID (Client):

Represented by:

Name and surname:

ID number / Country and date of birth:

Hereinafter referred to as "Merchant", who has decided to enter into an agreement with the following content:

- 1. The subject matter of this Agreement is the provision of the IdoPay Service to Merchant by IdoPayments sp. z o. o., which is entered in the register of national payment institutions under number IP54/2022, which is entered in the register of national payment institutions under No. IP54/2022. The IdoPay service is an acquiring service within the meaning of the Act of 19 August 2011 on payment services rendered by IdoPayments to Merchant, supporting the execution of payments between the payer and Merchant, and integrated with the service of a given Store provided to Merchant on the basis of a separate agreement concluded with another e-commerce service provider. The IdoPay service is provided exclusively to Merchants who are also customers of other e-commerce service provider for the Store - in the case of the IdoPay service provided under this Agreement, the other e-commerce service provider is IAI S.A.
- 2. Merchant represents that it has read the "Terms and Conditions of IdoPayments' provision of IdoPay payment services" published on the website at www.idopayments.com and undertakes to comply with them. "Terms and Conditions for the provision by IdoPayments of IdoPay payment services" is an integral part of this Agreement.
- The conclusion of this contract shall be effected in documentary form by means of distance communication or by means of tools on the website of another e-commerce provider providing Store services to Merchant.

- 4. Merchant authorises IdoPayments to issue VAT invoices for IdoPay service fees, not requiring a signature, the originals of which will be provided electronically. IdoPayments will issue a VAT invoice for the IdoPay service in accordance with the Price List found on the website of the e-commerce service provider for the Store.
- 5. The remuneration payable to IdoPayments for the execution of a transaction will be deducted from the amount of that transaction, which, after deduction, will be credited as a receivable due to the Merchant.
- 6. This Agreement may be terminated on 2 months' notice by either Party. This Agreement shall terminate upon the termination or expiry of the Store Service Agreement between Merchant and another e-commerce service provider.
- 7. Any changes to this agreement must be made in documentary form. Amendments to the Terms and Conditions of the IdoPay service are published on the website www.idopayments.com for all Merchants collectively.
- 8. The invalidity of any provision of this contract shall not render the entire contract invalid, but shall merely result in the invalid provision being repealed, to be replaced by a valid provision which comes closest to the intentions of the parties.
- 9. Any disputes resulting from execution of this agreement will be settled by the civil court in Szczecin.