GENERAL TERMS AND CONDITIONS FOR PARTNERS

Version: 2.0., Effective date: 1 July 2020

We know that terms and conditions can be difficult to read. Therefore, we've prepared a brief summary of all clauses in plain English. Please be aware that only **numbered legal terms and definitions in schedule Definitions are legally binding**. The summary of our terms in left side of table with grey background **is non-legally binding and doesn't affect the interpretation** of our legal terms.

Non-legally binding summary	1.	Initial Provisions
If you want to use our services, you must agree to our terms and conditions. You'll always find an up-to-date version of them on our website.	1.1.	These General Terms and Conditions for Partners shall apply to all Agreements concluded between Mews and Partner or to whoever is using services provided by Mews and/or has access to Mews Platform.
	1.2.	These General Terms and Conditions for Partners are published on the Mews website and form an integral part of the Agreement.
	1.3.	This version of the General Terms and Conditions for Partners is valid and effective from the effective date as stated above and completely replaces any prior versions of General Terms and Conditions for Partners.
	2.	Definitions
We define frequently used words and expressions in Schedule to these terms and conditions.	2.1.	In these General Terms and Conditions for Partners, unless the context requires otherwise, the capitalised words and expressions shall have the meanings defined in Schedule 1 - Definitions.
	2.2.	The headings and structure of these General Terms and Conditions for Partners, as well as any examples provided under certain clauses, if any, shall not affect their interpretation.
	3.	Mews Services
We give you access to the Mews Platform and other services in exchange for agreed upon fees. You can find a description of the services and fees in our Agreement.	3.1.	<u>Mews Services.</u> Subject to these General Terms and Conditions for Partners, Mews shall make the Mews Platform available to the Partner and provide the Partner with other Mews Services as specified in the Agreement within the Territory. Partner shall pay Mews the Fees set forth in the Agreement in accordance with payment terms set out in Clause 5 of these General Terms and Conditions for Partners.
We'll publish your offerings and facilitate customer transactions (booking rooms, ordering services, etc.) through the Mews Platform.	3.2.	<u>Authorisation.</u> Unless otherwise specified in the Agreement, the Partner hereby appoints Mews as limited agent with respect to booking accommodation and other Partner Services provided by Partner to Customers, subject to limitations as stipulated herein. Mews shall enable publishing Listing of the Partner via Mews Platform, Partner's offer of accommodation, and other Partner Services.
Our services should always be available, but some situations outside of our control might make them unavailable.	3.3.	<u>Availability.</u> Mews Services shall be made available by Mews subject to any unavailability caused by circumstances beyond Mews' reasonable control, including any force majeure events, any computer, communications, internet service, or hosting facility failures, delays involving hardware, software, power, or other systems not within Mews' possession or reasonable control, or denial of service attacks. Mews Services may be temporarily limited or interrupted due to maintenance, repair, modifications, upgrades, or relocation.
If agreed, Mews' Service Level Agreement is part of our overall Agreement. You can find out more about our SLA at <u>https://www.mews.com/service-level-agreement</u> .	3.4.	<u>Service Level Agreement.</u> If agreed between the Parties, the service level agreement available at <u>https://www.mews.com/service-level-agreement</u> applies.
To register, you need to choose usernames and email contacts, then set passwords.	3.5.	<u>Mews Account.</u> As part of the registration process, the Partner shall identify usernames and email contacts for the Mews Account and subsequently shall set up passwords.
Keep the login details of your Mews Account secure. We aren't liable for any damages caused by unauthorized access.	3.6.	<u>Unauthorized Access</u> . The Partner is obliged to keep its access details confidential and secure. Mews shall not be liable for any damage caused by misuse or unauthorised disclosure of access details or unauthorised access to the Mews Account by any third party.
We'll let you try out a demo version of our services before making an Agreement.	3.7.	<u>Prior use.</u> The Parties hereby represent and agree that before concluding the Agreement the Partner has been given the opportunity to access and use a demo version of Mews Services in order to determine whether Mews Services fits the Partner's business purpose.

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Non-legally binding summary You're responsible for getting and maintaining any equipment necessary to use our services. If we use any subcontractors to provide 3.9. services, we're liable for them. 4. You're solely responsible for your services and 4.1. the content you upload to the Mews Platform and you shouldn't do anything to harm us. If a customer requests a reservation or service through the Mews Platform, we will confirm that request and provide you with all related information. You should set up your own cancellation policy. 4.2. 4.3. 4.4. 4.5. 5. Our fees are always specified in the 5.1. agreement. The fees can be taken from your sub-merchant account. The fees are noncancellable and non-refundable. Our fees do not include taxes, levies, or any 5.2. similar payments unless agreed otherwise.

Your payments cannot be cancelled or transferred and Mews will not refund any fees paid. In case of late payment, the default interest rate is 0.1% per day (but won't be more than the maximum rate applicable by law).

- 3.8. <u>Equipment.</u> The Partner shall be responsible for obtaining and maintaining any equipment and ancillary services needed to connect to, access, or otherwise use Mews Services including but not limited to modems, hardware, servers, software, operating systems, and networking and web servers ("**Equipment**"). The Partner shall be responsible for maintaining the security of the Equipment and for any use of the Equipment.
 - 9. <u>Subcontractors.</u> Mews may also use subcontractors to provide certain parts of Mews Services. Mews shall be liable for the acts and omissions of its subcontractors to the same extent Mews would be liable if performing the services of each subcontractor directly under the terms of the Agreement except as otherwise set forth in the Agreement.

. Listing, Confirmation & Partner Services

- 1. <u>Listing.</u> Partner is in full control and is therefore fully responsible for the uploaded availability of accommodation or other Partner Services and upload of up-to-date versions of terms and conditions governing Partner Services to Mews Platform. Accordingly, Partner represents and warrants that the uploaded available Partner Services and any Partner content made available through Mews Platform (i) will not breach any agreements made by the Partner with any third party, (ii) will be in compliance with all applicable Legislation, and (iii) do not conflict with the rights of any third parties. Mews is entitled, at any time, without any prior notice, and at its sole discretion, to remove or disable access to any available Listing and any Partner content uploaded to Mews Platform if it considers it to be objectionable for any reason, especially if it breaches applicable laws and regulations.
- 4.2. <u>Confirmation.</u> Upon Customer's request for reservation of the Partner Services via Mews Platform, Mews is entitled to confirm such reservation to the Customers on behalf of Partner provided the requested Partner Services are available and all specified requirements of relevant Partner's Listing have been fulfilled by Customer's reservation. Mews shall provide the details of the Customer and Customer's request to the Partner. The Partner shall not charge the Customer a higher price for requested Partner Services than the price specified in the reservation request.
- 4.3. <u>Delivery.</u> Partner is solely responsible for serving any bookings or other Partner Services confirmed via Mews Platform. Mews shall not bear any responsibility or liability in this connection. The Partner undertakes to indemnify and hold harmless Mews from any claims or liability whatsoever which may arise from, or in connection with, the provision of accommodation and any other Partner Services.
- 4.4. <u>Cancellation by the Partner.</u> If, for whatever reason, the Partner cancels any Partner Services order which is confirmed, the Partner shall without any undue delay repay any and all amounts already collected by the Partner for such ordered Partner Services to the respective Customer. The Partner will fully indemnify, defend, and hold harmless Mews against any claims and all damages related to cancellation by the Partner under this Clause.
- 4.5. <u>Cancellation by the Customer.</u> Cancellation by the Customer is governed by the service terms of the particular Partner.
- 5. Fees and Payment Terms
- 5.1. <u>Fees.</u> The Partner shall pay to Mews all Fees specified in the Agreement. Unless otherwise specified in the Agreement, Platform Fees shall be paid as of the Starting Date in advance and are not based on actual usage of Mews Services by the Partner. Payment obligations are non-cancellable and non-transferrable and paid Fees are non-refundable.
- 2. <u>Payment terms.</u> All Fees shall be paid as specified in the Agreement. The Partner agrees payment of any Fees be taken from the Sub-Merchant Account. If specifically agreed in the Agreement, Mews (or its Payment Services Provider and/or Member if applicable) shall be authorised to withdraw the respective funds from a payment instrument saved and pre-authorized in the Mews Account. All amounts under the Agreement are payable in currency stipulated in the Agreement. The Partner agrees that Mews may issue invoices electronically or otherwise. Unless otherwise agreed, all invoices issued on the basis hereof are due within fourteen (14) days of the invoice date. Payments shall be deemed to be made on the day when such payments are credited to the bank account of Mews. Any amounts not paid when due shall accrue default interest at the rate of 0.1% per day. If such amount would exceed maximum default interest possible under applicable law, then the Partner shall be obliged to pay only such maximum default interest. Both Mews and Partner declare that the consideration pursuant hereto is made upon the mutual consent of both Parties.

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5.3. <u>Taxes.</u> Unless otherwise stated, the Fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including but not limited to value-added, goods and services, harmonised, sales, use or withholding taxes, assessable by any local, state, provincial, federal or foreign jurisdiction ("**Taxes**"). The Partner is responsible for paying all Taxes associated with the Agreement. If Mews has a legal obligation to pay or collect Taxes for which Partner is responsible under this paragraph, the appropriate amount shall be invoiced to and paid by the Partner unless the Partner provides Mews with a valid tax exemption certificate authorised by the appropriate taxing authority. The Partner is responsible to provide Mews with a valid VAT number and a correct bank account to enable correct billing.

6. Use of Mews Services

- 6.1. <u>Purpose</u>. The Partner or any of its Affiliates (if and to the extent specifically agreed by the Parties in the Agreement) is entitled to use Mews Services only for its internal business processes. The Partner is not entitled to allow any third party to use or access Mews Services, inter alia, by any technical means or by processing any requests for the third parties or other Facilities. If the Partner violates this clause either by using Mews Services for any third party, by allowing the use of or access to Mews Services by a third party, or by using Mews Services for other purpose or Facility, Mews has the right to withdraw from all of its contractual obligations to the Partner and terminate the Agreement without notice period; Mews' claim for damages is not affected.
- 6.2. <u>Scope.</u> Partner may use only Mews Services as specified in the Agreement, Documentation, and Acceptable Use Policy. The Partner is entitled to use Mews Services only for the provision of Partner Services in the Facility specified in the Agreement.
- 6.3. <u>Access.</u> Partner may grant access to Mews Services only to its employees, agents, and/or representatives which Partner uses for provision of Partner Services in connection to the Facility. In such cases, Partner shall oblige these persons to maintain at least the same level of confidentiality obligation and protection of Mews' intellectual property rights as stipulated herein.
- 6.4. <u>Partner use</u>. The Partner is obliged to use the Mews Services in accordance with the purpose for which the Mews Services are provided and in compliance with these General Terms and Conditions for Partners and all applicable laws. The Partner shall not use Mews Services (i) in any way that causes, or is likely to cause, any Mews Service, or any access to it, to be interrupted, damaged, or impaired in any way, or (ii) for fraudulent purposes, or in connection with a criminal offence or other unlawful activity.
- 6.5. <u>Conduct.</u> Partner shall keep the working environment (including but not limited to the functioning of the network) in compliance with the Documentation, terms and conditions governing Partner Services, and in line with standard business working environment practices for similar systems. Mews shall not be liable for any limited or non-functioning Mews Services arising out of non-compliance with these requirements. Mews shall neither be liable for any damage arising thereof.
- 6.6. <u>Cooperation.</u> Partner shall provide all reasonable assistance and cooperation to Mews in order to enable Mews to provide all Mews Services as specified in the Agreement in an efficient and timely manner. All appropriate cooperation shall be provided in scope, resources, and personnel, free of charge and inter alia, by providing technical resources, qualified personnel obliged to provide such cooperation, or by providing specifications and undertaking tests, by taking over the work duly provided by Mews, etc.
- 6.7. <u>Changes.</u> The Partner shall not be entitled to make any changes to the Mews Services or Mews Platform subject to standard administration settings in line with the Documentation.
- 6.8. <u>Hosting.</u> The Partner acknowledges and agrees that specific Mews Services are hosted on Hosting Platform and that the Partner is aware of any technical or other limitations for use of Mews Services arising out of Terms of Hosting.
- 7. API Third Party Services
- 7.1. <u>Mews API.</u> The Partner may provide or authorise Mews to provide limited access to third persons to certain parts of the Mews Platform via Mews Application Programming Interface ("Mews API") on the basis of Mews API Terms and Conditions available at <u>https://go.mews.com/docs-connector-api</u> ("Mews API Terms"). Unless agreed otherwise in the respective Agreement, Mews provides only integration and not the service itself. Any personal data of Customers may be accessed or in any other way processed only upon proving that the relevant Customer requested and consented with accessing its Personal Data via Mews

You'll only use our services:

- for internal business and are not allowed to provide access to third parties unless agreed otherwise;
- 2. as specified in the Agreement, documentation, and Acceptable Use Policy;
- 3. for the agreed purposes and facilities according to these terms and conditions.

You must not cause harm to Mews, the Mews Platform, or customers.

Your employees, agents, and representatives can access our services provided they maintain the level of confidentiality and protection of Mews' intellectual property rights as described in these terms and conditions.

You should keep the working environment as agreed or as described in our documentation. We're not liable for damages caused by doing otherwise.

You can't make any changes to our services or the Mews Platform except for standard administrative settings.

The Mews Platform runs on Microsoft's cloud and the terms and conditions of hosting may affect your use of our services.

You can integrate services from other providers with our services and give us consent to provide limited access to third parties for integration. You can find the terms and conditions of integration at https://go.mews.com/docs-connector-api. Before using third party integrations you

should review their terms and conditions, privacy policies, and security.

We provide only integration with third parties, not their services, and have no control over them. Therefore, we're not responsible for any loss or damages in connection with them. Your integrations must not cause any harm to us and you must defend Mews against all liability or costs from such integrations.

Mews cannot provide a customer's personal data to third parties without a legal basis to do so.

You'll have access to our services through a newly created or existing Mews account.

We'll provide you with access to our services "as is." For guarantees of availability and support, please see our SLA.

Our relationship is based on mutual trust and cooperation. If you don't fulfill your obligations, it can delay our delivery. However, neither side can violate our Agreement because of an event beyond our control..

We're not liable for hosting which is outside our control and may affect our services.

We're only liable for direct damages to you up to the amount of platform fees paid to us for calendar month before an incident. We're not liable for any indirect damages or losses (such as loss of profit, loss of data, etc.).

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API or provided that another legal basis for processing personal data is in place as specified in applicable data processing Legislation.

- 7.2. <u>Third party terms.</u> Before using any of the third party integrations, the Partner is encouraged to (i) review the terms on the basis of which the relevant third party provides its product or service that is the subject of the integration; and (ii) to review the privacy and technical security of the product or service that is subject to integration. Mews trusts that the Partner has conducted the review according to Clause 7.2 hereof.
- 7.3. <u>Acknowledgement.</u> By employing any of the external integrations supported by Mews, the Partner acknowledges that (i) Mews has no control over the service or product which is the subject of the integration, (ii) Partner has read and understood the terms on the basis of which the relevant third party provides its product or service that is the subject of the integration, (iii) Partner consents that Mews shall transfer the data collected as a result of providing Partner with relevant services to the third party, (iv) Partner uses third party integration at its own risk.
- 7.4. <u>Mews Liability</u>. Mews shall not be held liable to and shall not accept any liability, obligation, or responsibility whatsoever for any loss or damage in connection with third party integrations. Mews has no control over such third parties and is not responsible for the content of their services. Mews provides the Partner with third party integrations only for the Partner's convenience. This does not imply any endorsement or any association with such third parties. Any concern regarding third party services should be directed to the responsible third party.
- 7.5. <u>Indemnification.</u> The Partner will defend and indemnity Mews against all liabilities, damages, losses, costs, fees (including legal fees), and expenses relating to any allegation or third party legal proceeding arising from (i) Partner's misuse of third party integrations and (ii) violations of terms on the basis of which the relevant third party provides its product or service that is the subject of the integration.
- 8. Delivery and Warranty
- 8.1. <u>Delivery of Mews Services</u>. Mews shall provide Mews Services as specified in the Agreement by creating and/or authorising an already existing Mews Account for the Partner.
- No Warranty. Unless stipulated otherwise in any relevant Agreement, TO THE 82 FULL EXTENT PERMITTED BY APPLICABLE LAW, THE MEWS PLATFORM, MEWS SERVICES, DOCUMENTATION AND ANY MEWS CONTENT ARE PROVIDED "AS IS," AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND. WITHOUT LIMITING THE FOREGOING, MEWS EXPLICITLY DISCLAIMS ALL EXPRESS AND IMPLIED, STATUTORY, OR OTHERWISE, CONDITIONS, REPRESENTATIONS, AND WARRANTIES, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. MEWS MAKES NO EXPRESS REPRESENTATIONS OR WARRANTIES WITH REGARD TO THE MEWS PLATFORM, MEWS SERVICES, DOCUMENTATION, OR ANY MEWS' CONTENT. Mews makes no warranty that the Mews Platform, Mews Services, Documentation, or any Mews content will meet the Partner's requirements or be available on an uninterrupted, secure, virus-free or error-free basis. Mews makes no warranty regarding the quality, accuracy, timeliness, truthfulness, completeness, or reliability of the Mews Platform, any service levels with respect to the Mews Platform, Mews Services, Documentation, or any Mews content. The Partner acknowledges and agrees that if the Partner relies on the Mews Platform, any service levels with respect to the Mews Platform, Mews Services, Documentation, or any Mews content, the Partner does so solely at its own risk.

9. Liability

- 9.1. <u>Third party hosting.</u> Mews shall not be liable for any damage caused by the malfunctions of the Hosting Platform that are not under the control of Mews but may affect the proper functioning of the Mews Platform or other Mews Services.
- 9.2. <u>Information duty</u>. The Partner shall without any undue delay inform Mews about the occurrence of any event that may affect the due fulfilment of the obligation set out herein and shall undertake its best endeavours to cooperate with Mews to overcome such events.
- 9.3. <u>Force majeure</u>. Neither Party will be in violation of the Agreement or shall not be liable for failure or delay in performance to the extent caused by circumstances beyond its reasonable control including, and without limitation to, failure of a power grid, failure of the internet, natural disaster, weather event, war, riot, insurrection, epidemic, strikes, floods, acts of terror, labour action, terrorism,

You must inform us about any events that can affect your obligations to us and cooperate with us to overcome those events.

We can share confidential information with each other, but not with a third party unless (i) it's expressly agreed or (ii) we share the confidential information with employees, affiliates, or other persons who need such information in order to fulfill our Agreement.

We will protect each other's confidential information as if our own.

We retain all intellectual property rights connected to our services, the Mews Platform, and documentation. Only Mews has the right to change or modify our services or the Mews Platform.

We welcome suggestions and bug reports. If you suggest or report something, you agree that we can freely use your suggestion or report unless agreed otherwise.

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denial of service attacks or other malware/virus attacks, and other events beyond Party's reasonable control.

- 9.4. <u>Relief Events.</u> Where Mews' provision of any Mews Service, or performance of any obligation set out herein, is prevented as a direct or indirect result of any act or omission by the Partner ("**Relief Event**"), then Mews shall be granted an extension to all affected deadlines equal to the length of delay caused by the relevant Relief Event.
- 95 Liability limitation. NEITHER MEWS, ITS AFFILIATES, CONTRACTORS, NOR ANY OTHER PARTY INVOLVED IN CREATING, PRODUCING, OR DELIVERING THE MEWS PLATFORM OR MEWS SERVICES. WILL BE LIABLE FOR ANY INCIDENTAL, SPECIAL, PUNITIVE, EXEMPLARY, OR INDIRECT COSTS, OR CONSEQUENTIAL DAMAGES INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LITIGATION COSTS, LOSS OF DATA, GOODWILL, PRODUCTION, BUSINESS OPPORTUNITIES, OR REPUTATION, SERVICE INTERRUPTION, COMPUTER DAMAGE OR SYSTEM FAILURE OR THE COST OF SUBSTITUTE SERVICES ARISING OUT OF, OR IN CONNECTION WITH, THE AGREEMENT, OR FROM THE USE OF, OR INABILITY TO USE, THE MEWS PLATFORM OR MEWS SERVICES, WHETHER BASED ON WARRANTY, CONTRACT, TORT (INCLUDING NEGLIGENCE), OR ANY OTHER LEGAL THEORY, AND WHETHER OR NOT MEWS HAS BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGE, EVEN IF A LIMITED REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED IN ITS ESSENTIAL PURPOSE. In no event shall Mews be liable to the Partner for more than the amount of any actual direct damages up to the amount corresponding to the Platform Fees payable by the Partner hereunder for the last calendar month preceding the first incident from which the liability arose. The Parties agree that this clause represents a reasonable allocation of risks. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO THE PARTNER. HOWEVER, IN THESE JURISDICTIONS, THE FOREGOING EXCLUSIONS AND LIMITATIONS WILL BE ENFORCED TO THE GREATEST EXTENT PERMITTED BY APPLICABLE LAW.
- 10. Confidentiality
- 10.1. Neither Party will use any Confidential Information of the disclosing party except as necessary to exercise its rights or perform its obligations pursuant to the Agreement or as expressly authorised in writing by the other Party. Each Party shall use the same degree of care to protect the disclosing party's Confidential Information as it uses to protect its own Confidential Information of like nature, but in no circumstances shall each Party use less than reasonable care. Neither Party shall disclose the other Party's Confidential Information to any person or entity other than its officers, employees, consultants, contractors, legal advisors, and Affiliates who need access to such Confidential Information in order to effect the intent of the Agreement and who have entered into confidentiality agreements at least as restrictive as the requirements in this clause.

11. Intellectual Property Rights and Data Protection

- 11.1. Intellectual Property Rights. Mews and its Affiliates, suppliers, and/or licensors, if applicable, shall own and retain all rights, title, and interest (including, but not limited to, all patent rights, trademark rights, copyright, trade secrets, and any other intellectual property rights) in and to (a) the Mews Platform, Mews Services, Documentation, and all improvements, enhancements, or modifications thereto; (b) any software, applications, inventions, or other technology developed in connection with the implementation of Mews Services, Mews Platform, or support by Mews; (c) information derived from aggregated and anonymised data, and (d) all intellectual property rights related to any of the foregoing. The Partner agrees that only Mews (or its Affiliates) shall have the right to enhance, alter, edit, adapt, or otherwise modify Mews Services and the Mews Platform. In case of any modification by the Partner, or in case of interconnection with another system, Mews shall not be liable for any errors and does not warrant the proper functioning of Mews Services and the Mews Platform. Any changes, implementations, and/or modifications of Mews Services or the Mews Platform may be performed only by Mews and/or with the previous written consent of Mews under the terms in the granted consent.
- 11.2. <u>Reports and modifications.</u> If the Partner provides Mews with any reports of defects and/or suggests modifications ("**Report**"), Mews shall have the right to use such Report, including incorporating such a Report into Mews Services or other software products, without any obligation to the Partner. Unless specifically

The terms and conditions of data processing are described in the Data Processing Addendum which you can find at https://www.mewssystems.com/dataprocessing-and-transfer-policy-for-partners

The Mews Platform generates information about the provision, use, and performance of our services. This information is anonymized and aggregated and doesn't contain any personal, confidential, or specific information about you or your business. We use this information in development and diagnosing issues.

We must both be legal entities with the legal capacity to enter into our Agreement. Our representatives should have the right to represent our respective entities.

All intellectual property connected to our services belongs to Mews and you must not misuse it by taking any actions described in this clause.

We can communicate with you by using an email address which is state in the agreement (or later on provided by you).

We can publicly refer to you as a Mews customer and use your trademark and logo. You can provide us with guidelines for such use.

We can suspend our services if payment is delayed for more than 10 days or in case of a serious breach of our Agreement or the Merchant Agreement.

Our Agreement continues for an unlimited period of time, unless ended as described in the Agreement:

 with 1 month notice in writing without reason. (If you end the Agreement without reason, you must still fulfill any payment obligations to us.)

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agreed otherwise in writing, Mews reserves all rights and grants the Partner no licences of any kind, whether by implication or otherwise.

- 11.3. <u>Data Protection</u>. Data protection is governed by the specific Data Processing Addendum which forms an integral part of the Agreement. The Data Processing Addendum is available at <u>https://www.mewssystems.com/data-processing-and-transfer-policy-for-partners</u>.
- 11.4. <u>Artificial Intelligence Services.</u> Notwithstanding anything to the contrary in the Agreement, Mews shall have the right to collect, track, and analyze data and other information relating to the provision, use, and performance of various aspects of the Mews Platform, Mews Services, and related systems and technologies (i.e., anonymized aggregate information derived from Customer or Partner), and Mews will be free (during and after the Term hereof) to (i) use such information and data to improve and enhance the Mews Platform, Mews Services, and all capabilities of artificial intelligence that will increase the performance and effectiveness of the services for Partners or for other development, diagnostic, and corrective purposes, in connection with the Mews Platform, Mews Services and other Mews offerings (or offerings of its Affiliates), and (ii) make such data available in an aggregated and anonymized form (i.e., via so-called anonymized industry standard trends).

12. Representations, Warranties and Restrictions

- 12.1. <u>General.</u> Each Party represents and warrants to the other Party that: (a) such Party is duly incorporated and validly existing under the laws of the jurisdiction of its incorporation; (b) the execution, delivery, and performance of the Agreement constitutes the legal, valid, and binding obligation of such Party; and (c) such Party has all requisite corporate power and financial capacity and authority to execute, deliver, and perform its obligations under the Agreement.
- 12.2. Restrictions. The Partner shall not (and shall not authorise or support any third party to): (a) modify, translate, reverse engineer, decompile, disassemble, or create any derivative works based on the Mews Platform or Mews Services, except to the extent that enforcement of the foregoing restrictions is prohibited by applicable Legislation; (b) circumvent any user limits or other timing, use, or functionality restrictions built into the Mews Platform or Mews Services; (c) remove any proprietary notices, labels, or marks from the Mews Platform or Mews Services; (d) frame, embed, or mirror any content forming part of the Mews Platform or Mews Services; (e) access the Mews Platform or Mews Services in order to (i) build a competitive product or service, or (ii) copy any ideas, modules, functions, or graphics of the Mews Platform or Mews Services; (f) register, directly or indirectly trademarks, business names, or other designations of Mews (or related or similar business names or other designations); (g) use Mews' intellectual property rights (or any related or similar logos and/or trademarks of Mews) for its benefit, e.g., by combination of Mews logos and/or trademarks with its own business name and/or company name or its own products or services; (h) use the Mews Platform or Mews Services in a way that is prohibited by the Acceptable Use Policy.

13. Communication and References

- 13.1. <u>Addresses of the Partner</u>. Any and all communication addressed to the Partner (including any notice having a legal effect and all invoices) may be sent by electronic means to the email address specified by the Partner in the Agreement or any other email address provided by the Partner.
- 13.2. <u>Partner References.</u> Mews shall be entitled to publicly refer to the Partner as a user of Mews Services and use Partner's trademark and logo for this purpose.

14. Term, Termination and Changes

- 14.1. <u>Term.</u> Unless otherwise specified in the Agreement, the Agreement is concluded for an unlimited period of time.
- 14.2. <u>Termination for convenience</u>. Both Parties may terminate the Agreement via a written notice with the notice period of one (1) month. The notice period shall start to run on the first day of the calendar month following delivery of the notice and come to an end upon the expiry of the last day of the relevant calendar month. By terminating the Agreement, Mews does not waive any of its rights to claim the unpaid Fees, other charges or any claim for damages. Notwithstanding Clause 5.1, if Mews terminates the Agreement for convenience pursuant to this Clause 14.2, the Partner shall have the right to receive a prorated refund of any Platform Fees prepaid by the Partner which fall under the period after effectiveness of the termination.

2. due to a serious breach of the Agreement or other significant events as described in this clause (bankruptcy, etc.). If you breach our Acceptable Use Policy we can end our Agreement immediately upon notice.

If you have a negative balance after ending our Agreement, you must pay it within 14 days. A negative balance will accrue default interest as described in clause 5.2.

If we agree on an installation date but you cancel, you'll have to pay a cancellation fee in the amount of 60% of the fee for confirmed training and installation as specified in the Agreement.

We can change these terms and conditions. You'll be informed at least 30 calendar days before any changes take effect. You can terminate our Agreement if you do not agree with the new version

This section only applies if you agree to reselling in our Agreement. These clauses provide the specific terms of reselling. If we agreed to reselling, you should read this section carefully.

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- 14.3. <u>Suspension.</u> Mews may suspend provision of Mews Services to the Partner in the event of (i) the Partner's delay with the payment of Fees for more than ten (10) days, (ii) the Partner's delay with the payment of any negative balance or deposit, or (iii) material breach of the Agreement by the Partner or (iv) as specified in the Merchant Agreement or similar agreement. Any other rights of Mews arising out of the Partner's breach remain unaffected. During suspension, Mews Services work as usual, but the Partner has no access to the Mews Account.
- 14.4. <u>Termination</u>. The Agreement may, in addition to the reasons stipulated in this Clause 14, be terminated as follows: (a) if either Party breaches any material term or condition of the Agreement and fails to cure such breach within thirty (30) days after receiving notice of the breach; (b) a Party may terminate this Agreement with immediate effect, without prejudice to any rights or remedies available to, or obligations or liabilities of, the Parties at the date of termination, if: (i) the other Party shall pass a resolution for winding up or a court shall make an order to that effect; (ii) the other Party shall cease to carry on its business or substantially the whole of its business; or (iii) the other Party is declared bankrupt, has been granted suspension of payments or has entered into voluntary liquidation, insolvent, or makes or proposes to make any arrangement or composition with its creditors. The Partner shall provide a prior notice for discontinuing any integration connectivity and the reduction of associated fees.

If the Partner breaches the Acceptable Use Policy, Mews may terminate the Agreement immediately upon notice; Mews shall notify the Partner of the breach of the Acceptable Use Policy prior to termination provided such notification is reasonable considering the nature of the Partner's breach and potential damages that may be caused by such breach. Upon expiration or termination of the Agreement, the Partner shall cease all use of the Mews Services. Mews may further terminate the Agreement under the terms and conditions of the Merchant Agreement.

- 14.5. <u>Training and Installation Cancellation.</u> If the Partner cancels their confirmed training and installation dates within four (4) weeks of the agreed installation date, the Partner will incur a cancellation fee in the amount of 60% of the fee for confirmed training and installation as specified in the Agreement. Any prebooked flights or travel expenses booked at any time will be charged accordingly.
- 14.6. <u>Negative Balance</u>. The Partner is obliged to pay and settle any outstanding amounts to Mews within fourteen (14) days upon termination of the Agreement. The Partner acknowledges that negative balance shall accrue default interest at the rate of 0.1% per day under clause 5.2. of these General Terms and Conditions for Partners.
- 14.7. <u>Changes.</u> These General Terms and Conditions for Partners may be changed from time to time by Mews. If Mews makes a change to these General Terms and Conditions for Partners Mews will inform the Partner at least thirty (30) calendar days before the effectiveness of the revised General Terms and Conditions for Partners, unless change to the General Terms and Conditions for Partners is required by applicable law, in which case shorter notice may apply. Mews may, but shall not be obliged, to notify the Partner of the changes made exclusively into the non-legally binding summary situated on the left side hereof.
- 14.8. <u>Objection against revised General Terms and Condition for Partners</u>. If the Partner does not agree to the revised General Terms and Conditions for Partners, the Partner shall notify Mews in writing and may terminate the Agreement as of the day of effectiveness of the revised General Terms and Conditions for Partners.
- 15. Specific provisions applicable to Reselling
- 15.1. <u>Application.</u> This clause applies if the Parties specifically agreed on Reselling in the Agreement.
- 15.2. <u>Reselling.</u> If agreed in the Agreement, Mews shall provide Customers with accommodation and other Services on its own behalf, subject to limitations as stipulated herein and subject to applicable terms and conditions. In this context, Mews publishes Listing of offers for accommodation and other Partner Services to be supplied by the Partner. The Partner undertakes to provide Mews with the types of Partner Services for which Mews is expected to resell. Any fees shall be deducted by Mews to which the Partner irrevocably grants its consent.
- 15.3. <u>Confirmation of Partner Services.</u> Upon Customer's request for reservation of the Partner Services via the Mews Platform, Mews is entitled to confirm such a reservation to the Customer on its own behalf provided the requested Partner

Applicable law and jurisdiction are stipulated in the agreement.

Despite legal review, some parts of our Agreement could be shown to be invalid. In such a situation, the other parts of our Agreement remain valid.

You can't set-off any claim against our claim. We can set-off a claim against yours.

Mews may assign its rights and obligations in our Agreement to any Mews Affiliate or third party.

If neither side enforces any rights, neither side has waived those rights.

Only we, our respective successors, and assigned Affiliates or third parties may benefit from our Agreement.

These General Terms and Conditions are part of our Agreement.

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Services are available and all specified requirements of the relevant Partner's Listing have been fulfilled by the Customer's reservation.

- 15.4. <u>Cancellation by the Partner</u>. If, for whatever reason, the Partner cancels a Partner Service order which is confirmed, the Partner shall without any undue delay repay any and all amounts already collected to the respective Customer (this is also applicable when the Customer themselves have cancelled the reservation as a result of a Chargeback as defined in the Merchant Agreement). The Partner will fully indemnify, defend, and hold harmless Mews against any claims and all damages related to cancellation by the Partner under this Clause.
- 15.5. <u>Cancellation by the Customer.</u> Mews shall be authorised to (i) permit the Customer to cancel the reservation and (ii) refund to the Customer a portion of Customer Fees as specified in the applicable cancellation policy provided by Mews.
- 15.6. <u>Repayment of Customer Fees.</u> Mews shall, only in the Reseller model, pay to the Partner an amount corresponding to Customer Fees for the Provided Partner Service. Mews shall not have any obligation to pay the Partner such amount of Customer Fees until the corresponding payments are duly received by Mews from the Customer. The Partner hereby irrevocably grants consent to Mews to set-off any Fees against any amounts payable to Partner.

16. Applicable law and dispute resolution

- 16.1. <u>Applicable law.</u> The Agreement shall be governed by and construed in accordance with the laws stipulated in the Agreement excluding the United Nations Convention on Contracts for the International Sale of Goods and conflicts of law rules.
- 16.2. <u>Jurisdiction</u>. Any dispute arising from or in connection with the Agreement, including a dispute regarding the existence, validity, or termination of the Agreement, or the consequences of its nullity, shall be finally decided by competent courts of a country stipulated in the Agreement.

17. Final provisions

- 17.1. <u>Severability.</u> If any provision in this Agreement is shown to be (or later becomes) illegal, unenforceable, invalid, inefficient, or inapplicable, it will not affect other provisions hereof that will remain valid and effective.
- 17.2. <u>Set-off.</u> The Partner is not authorised to offset any of its claims against any of Mews' claims, nor is it authorised to retain payments, in any manner, intended for Mews regardless of the nature and/or purpose of such payments. Mews is authorised to offset its claims against the claims of the Partner.
- 17.3. <u>Assignment.</u> The Partner hereby grants its consent to the assignment of the rights and the assumption of the obligations of Mews that arise hereunder to any Mews Affiliate or any third party. For avoidance of any doubt, the Partner may assign the Agreement or any of its rights, interests, or obligations under the Agreement to any third party exclusively with the prior written approval of Mews.
- 17.4. <u>Waiver</u>. Neither Party will be treated as having waived any rights by not exercising (or delaying the exercise of) any rights under the Agreement.
- 17.5. <u>No third-party Beneficiaries.</u> The provisions of the Agreement will be binding upon and inure to the sole benefit of the Parties, their respective successors and permitted assigns, and it will not be construed as conferring any rights to any third party.
- 17.6. <u>Entire Agreement.</u> The Agreement, including these General Terms and Conditions for Partners and other applicable terms to the relation of Parties as mentioned herein constitutes the entire agreement between Parties with respect to the subject matter hereof and supersedes all previous proposals, both oral and written, negotiations, representations, commitments, writings and all other communications between the Parties.