

General Terms and Conditions Buckaroo B.V.

1. Definitions

In these "General Terms and Conditions", the following terms have the following meanings:

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| Connection Agreement: | The connection agreement, including the desired payment methods and corresponding rates, which the Merchant has to sign. |
| Acquirer: | The bank or other payment service provider with which the Merchant has directly entered into an agreement for a specific payment service. |
| Payment Services: | The payment methods which Buckaroo offers to the Merchant. |
| Payment Method Owner: | The owner of a payment method (such as Currence iDEAL B.V., which owns iDEAL). |
| Book Balance: | The amount which, in accordance with the terms of the Agreement, Buckaroo is obliged to pay the Merchant and which is shown as a balance in the BPP. |
| BPP: | Buckaroo Payment Plaza, Buckaroo's online transaction system for managing transactions and funds, with corresponding software, infrastructure, support, reports, downloads and manuals. |
| Chargeback: | The recovery of an amount of a disputed Transaction by an Issuer or Customer. |
| Buckaroo: | Buckaroo B.V., with its registered office in Utrecht (the Netherlands), listed in the Commercial Register under number 04060983. |
| Clients' Account: | The bank account managed by the Foundation. |
| Threshold: | The blocked part of the Book Balance. |
| Financial Institution: | A financial institution which Buckaroo, the Foundation, the Merchant and/or the Customer have selected for managing funds. |
| Issuer: | The Customer's bank or other payment service provider. |
| Customer: | A (potential) customer of the Merchant who enters or wishes to enter into an online agreement with the Merchant for the purchase of goods and/or services. |
| Merchant: | The (legal) person, operating in his capacity within a profession or business, who enters into an Agreement with Buckaroo for the purchase of Payment Services. |
| Agreement: | The agreement (with appendices) concluded between the Parties regarding the Payment Services, including the Connection Agreement and these General Terms and Conditions. |
| Parties: | Buckaroo and the Merchant. |
| Payment Engine: | A system, including the software, infrastructure and manuals of Buckaroo or its licensors, for processing Transactions and the corresponding data interchange. |
| PCI DSS: | Payment Card Industry Data Security Standard. |
| Refund: | The possibility of (partially) repaying a Customer. |
| Rolling Reserve: | The part of the Book Balance which the Foundation has blocked for a certain period at Buckaroo's request. |
| Foundation: | The Stichting Dergengelden Buckaroo, with its registered office in Utrecht (the Netherlands), listed in the Commercial Register under number 30231762, which acts as an independent custodian of clients' funds and manager of the Clients' Account. |
| Transaction: | A complete payment order of or on behalf of a Customer which the Merchant submits to Buckaroo for processing by means of the Payment Engine. |
| Transaction Details: | Information on a Transaction. |
| Fees: | The fees which the Merchant is obliged to pay to Buckaroo in accordance with the Agreement. |
| Available Balance: | The Book Balance less the Threshold and Rolling Reserve. |

2. General Terms and Conditions: General

- 2.1 These General Terms and Conditions apply to the relationship between Buckaroo and the Merchant, including the period in which the Parties discuss the terms of the Agreement and the services which Buckaroo will provide after the formation and termination of the Agreement.
- 2.2 Any changes to these General Terms and Conditions proposed by the Merchant will not be valid until Buckaroo has expressly accepted them in writing.
- 2.3 Buckaroo is allowed to revise these General Terms and Conditions. The relevant notification can be sent via the BPP. The changes will take effect one (1) month after sending the notification. If the Merchant does not agree to the changes, the Merchant can terminate the Agreement within fourteen (14) days of the notification with effect from the date on which the changes to the General Terms and Conditions take effect.
- 2.4 The term "in writing" in these General Terms and Conditions is also understood to refer to communications by email or via the BPP, unless otherwise provided by law.

3. The Connection Agreement

- 3.1 The Merchant will submit the completed and signed Connection Agreement to Buckaroo. The Agreement will not come into effect until Buckaroo has confirmed this in writing. Buckaroo has an acceptance policy in place. Buckaroo's acceptance of a client depends, amongst other things, on its having received and approved all the documents from, and information about, the Merchant required for this purpose.
- 3.2 The use of certain payment methods by the Merchant, such as PayPal and credit cards, is subject to the express written acceptance of the Payment Method Owners concerned. For some payment methods, the Merchant must directly enter into an agreement with an Acquirer and/or Payment Method Owner. Buckaroo will facilitate the formation of this/these separate agreement(s), but will not be a party to this/these agreement(s).
- 3.3 A Payment Method Owner can decide not to allow the Merchant to use the payment method (any more). Buckaroo will then not be obliged to offer the payment method in question (any longer). Buckaroo can also decide not to (continue to) offer the Merchant a payment method for other urgent reasons (for example, if the Merchant fails to comply with the special conditions which apply to a payment method). Buckaroo will not be liable for the consequences affecting the Merchant. The above also applies to payment methods which the Merchant requests after signing the Connection Agreement.

4. Transactions

- 4.1 Buckaroo is not a party to the legal relationship between Merchant and the Customer. Buckaroo only acts as a service provider for processing Transactions. The Merchant should not lead Customers to believe otherwise.
- 4.2 Buckaroo may refuse to process a Transaction if:
 - the order for a Transaction contains incorrect, incomplete and/or unclear information, or was otherwise incorrectly given; and/or
 - one or more persons and/or organisations ,who/which appear(s) on sanction lists applicable to the Netherlands, are involved in the Transaction.
- 4.3 Buckaroo recommends that the Merchant 3D Secure (such as MasterCard SecureCode, Verified by Visa) be used for all Transactions with credit cards or international debit cards.
- 4.4 If the Merchant finds any inaccuracies with respect to the Transactions, the Payment Engine and/or the BPP, the Merchant should immediately inform Buckaroo about this in writing.

5. Payments

- 5.1 If the Issuer and/or Payment Method Owner authorises a Transaction submitted by Buckaroo, the Merchant will be notified about this via the Payment Engine.
- 5.2 Buckaroo can play several roles. Buckaroo can act as:
 - a) a collector: if a Payment Service channels its money flows through a Clients' Account;

- b) a processor: if a Payment Service does not channel its money flows through a Clients' Account but the Acquirer pays directly into the Merchant's bank account.
- 5.3 Buckaroo does not assume the payment obligations of Customers, Issuers or Acquirers. Buckaroo only has an obligation to the Merchant to forward payments if Buckaroo receives payments in its capacity as Collector, unless otherwise provided for by the Agreement or conditions applying to this.
- 5.4 If the Merchant incorrectly receives funds from Buckaroo or the Foundation, the Merchant should retransfer these funds as soon as possible, in any event immediately on request by Buckaroo or the Foundation, to Buckaroo or the Foundation.

6. Payment Engine and BPP: General

- 6.1 Buckaroo endeavours to ensure the proper functioning of the Payment Engine and BPP and maximum availability. Buckaroo will take all the reasonably necessary steps to guarantee the security of the Payment Engine and BPP as much as possible. This includes the secure storage of Transaction Data.
- 6.2 Buckaroo is not responsible for the availability and/or proper functioning of the payment methods and other services of Payment Method Owners and/or Financial Institutions.
- 6.3 Buckaroo can, perhaps at the request of Issuers, Acquirers or Payment Method Owners and/or government institutions, set further requirements (or revise the requirements) for the use of the Payment Engine and BPP. This may well include setting limits for the number, type, level and size of Transactions (such as minimum and maximum amounts, currency and the number of Transactions per unit of time). The Merchant is obliged to comply with these requirements.

7. Payment Engine and BPP: Connection

- 7.1 The Merchant is allowed to offer the Payment Services only on the website(s) which has/have been reported to Buckaroo and which Buckaroo has approved in advance. The Merchant guarantees that he is the owner of the domain name(s) of the website(s) on which the Transactions are carried out.
- 7.2 The Merchant is wholly responsible for connecting his website(s) to the Payment Engine and BPP. The Merchant is aware of the risks associated with the use of the internet, email and/or Payment Services. The Merchant is and remains responsible for the proper security and functioning of his own website(s).
- 7.3 The Merchant is not allowed to disrupt the normal operation of the Payment Engine and BPP or violate their integrity. The Merchant is also not allowed to restrict or otherwise influence access to the Payment Engine and BPP.
- 7.4 The Merchant will ensure that the payment process is shown in the appropriate environment.
- 7.5 If the Merchant shares his password with employees or other persons who work for him, the Merchant will bear the risk of the password circulating and potential damage to the Merchant and/or Buckaroo.
- 7.6 If the Merchant suspects that his password has fallen into the wrong hands, the Merchant should immediately change his password. The Merchant should always inform Buckaroo immediately if he suspects that his password has fallen into the wrong hands.
- 7.7 The Merchant will comply with the API conditions posted on Buckaroo's website when using Buckaroo's APIs.

8. Management, Maintenance and Updates

- 8.1 Buckaroo is allowed to temporarily put the Payment Engine and BPP out of operation for management and maintenance purposes. Buckaroo will not be liable for any harmful consequences this may have for the Merchant.
- 8.2 Buckaroo will inform the Merchant in advance about putting the Payment Engine and BPP out of operation, in so far as this can be reasonably expected of Buckaroo, and only in so far as this will have a considerable impact on the Merchant. Buckaroo will endeavour to carry out as much as possible maintenance work on the Payment Engine and BPP when the least number of Merchants will be inconvenienced by this.
- 8.3 Buckaroo has the right to update the Payment Engine and BPP and to change the functionalities and/or features of the Payment Engine and BPP.

9. Protection of Payment Data

- 9.1 The Merchant will deal as little as possible with sensitive payment data, e.g. in the form of storage, processing or transfer (this concerns information with which fraud can be committed). If the Merchant does deal with sensitive payment data, he will take the necessary steps to protect this data. Buckaroo is allowed to check whether the Merchant has taken the necessary security measures.
- 9.2 The Merchant should always satisfy the PCI DSS requirements. The Merchant will ensure that his employees and other persons who work for him also comply the PCI DSS requirements. At Buckaroo's request, the Merchant will show that he satisfies the PCI DSS requirements.

10. The Foundation

- 10.1 The Foundation acts as a Buckaroo-appointed custodian of funds received by Merchants and other parties and manager of the Clients' Account and makes/forwards payments at Buckaroo's request. The Merchant does not have an agreement with the Foundation. If the Foundation makes a payment to the Merchant, Buckaroo's obligation to forward payments to the Merchant is reduced by an equal amount.
- 10.2 The Merchant hereby irrevocably authorises the Foundation to pay Buckaroo a Fee or other debt of the Merchant on his behalf (perhaps by offsetting a debit amount). This sub-clause is a third-party clause which benefits the Foundation.
- 10.3 The Merchant hereby irrevocably authorises Buckaroo and the Foundation to make refunds or payments ordered by the Merchant via the BPP or which the Merchant or Buckaroo, as the Merchant's service provider, is obliged to make pursuant to the regulations or instructions of a Payment Method Owner or Acquirer, for example a refund in case of a NUDD (Notification Undue Direct Debit). This sub-clause is a third-party clause which benefits the Foundation.

11. Obligations of the Merchant When Using Payment Services

- 11.1 The Merchant is obliged to keep a current account with a Financial Institution in a EU Member State.
- 11.2 The Merchant guarantees that he:
- 11.2.1 will not offer any goods and/or services whose existence, tender, sale, possession and/or use is punishable, in violation of the current laws and regulations and/or the acceptance policy which Buckaroo has in place or the conditions set by Payment Method Owners, as they occasionally apply;
 - 11.2.2 will not use Buckaroo's Payment Services for third-party goods and/or services unless expressly permitted under the Agreement. if a third party wishes to use the Payment Services, the Merchant will refer this third party to Buckaroo;
 - 11.2.3 if he focuses exclusively on consumers on his website and in other (commercial) communications and/or offers his products and/or services exclusively to Customers who do not operate in their capacity within a profession or business;
 - 11.2.4 fulfils his contractual and legal obligations to the Customers;
 - 11.2.5 will not enter into any agreements with Customers which are in violation of the current laws and regulations;
 - 11.2.6 will not undertake activities which might damage Buckaroo's reputation and/or brand;
 - 11.2.7 has all the permits and/or authorisation required by the applicable legislation to conduct his business.
- 11.3 The Merchant has a well-documented and properly functioning complaints procedure in place for Customers.

12. Regulations and Instructions - Information Provision

- 12.1 The Merchant should always comply with all the regulations and instructions of Buckaroo and/or the supervisory authorities.

- 12.2 The Merchant should always promptly provide Buckaroo with any useful and necessary data or information for the proper execution of the Agreement and cooperate fully with Buckaroo. The Merchant should also ensure that the information he has provided or will provide is correct, complete and legally obtained or processed.
- 12.3 The Merchant is obliged to immediately inform Buckaroo about any relevant changes regarding his business (including company details). "Company details" include: registration with the Chamber of Commerce, contact details, information on the shareholder(s) or beneficial owner(s) and any information which the Merchant has submitted to Buckaroo within the scope of (the formation of) this Agreement. Business-related changes include: applying for a moratorium or filing a winding-up petition, a business transfer, the winding up of a company.
- 12.4 Buckaroo will notify the Merchant via the BPP and by email. Buckaroo will use the email address stated in the Connection Agreement or the email address which the Merchant will submit to Buckaroo for this purpose at a later stage. The Merchant accepts that he is always responsible for ensuring that Buckaroo has his correct email address.
- 12.5 The Merchant is also obliged to provide Buckaroo with any information which Buckaroo may occasionally ask of him.
- 12.6 If Buckaroo concludes that the Merchant no longer complies with the acceptance policy or if there are other urgent reasons why Buckaroo can no longer offer Payment Services to the Merchant, Buckaroo is entitled to immediately terminate the Agreement in accordance with Article 19.3. Buckaroo is also authorised, but not obliged, to initially suspend its obligations to enable the Merchant to provide a more detailed explanation or make any changes. If the Merchant still does not comply with the acceptance policy or if the stated issues have not been resolved, a suspension may be followed by termination.

13. Book Balance, Threshold and Rolling Reserve

- 13.1 The Merchant can request to make the Available Balance payable, wholly or in part, to the Merchant via the BPP. Payment should be made in the currency received by Buckaroo.
- 13.2 Buckaroo can establish a Threshold for Refunds. The Merchant is allowed to ask Buckaroo to raise the Threshold.
- 13.3 Buckaroo has the right to establish a Rolling Reserve for reasons of its own in order to accommodate future Refunds, Chargebacks, reversals and NUDDs (Notifications Undue Direct Debit) and avoid a debit balance.
- 13.4 The Available Balance is not allowed to be negative. If the Available Balance is nevertheless negative, the Merchant should immediately clear the debit balance or increase the Available Balance. The Merchant will incur an immediately due and payable debt to the Foundation equal to the shortfall plus the statutory commercial interest.
- 13.5 The Foundation has the right to collect the amount due from the Merchant by direct debit. If this recovery attempt fails, the Foundation will act in accordance with the provisions of Article 15.4.
- 13.6 Buckaroo and the Foundation are not obliged to pay any interest on the Book Balance.

14. Fees: General

- 14.1 The Fees consist of one-off connection charges, monthly subscription costs, transaction costs, other regular charges or one-off costs which Buckaroo and the Merchant have agreed and other costs which the Merchant is obliged to pay to Buckaroo under the terms of the Agreement. All Fees are exclusive of VAT and any other taxes and levies, unless expressly stated otherwise.
- 14.2 Buckaroo has the right to adjust the applicable periodically payable Fees in writing every year, subject to at least one (1) month's notice. If the Merchant does not agree to such an adjustment, the Merchant has the right to terminate the Agreement within fourteen (14) days of receiving notification with effect from the date on which the adjustment would become effective.

15. Fees: Payment

- 15.1 The Merchant is obliged to pay the one-off connection charges as soon as the Agreement is concluded. The Merchant is obliged to pay the monthly subscription costs and other regular charges on the first day of each month. The Merchant is obliged to pay the costs of a transaction as soon as Buckaroo completes the Transaction. Buckaroo

- will charge any other Fees separately.
- 15.2 Payment of the other Fees will be made as much as possible by settling the outstanding Fees with the Book Balance as soon as the Merchant becomes liable for the Fees concerned.
 - 15.3 If the Fees cannot be settled (in full) due to an insufficient Book Balance, Buckaroo will collect payment by direct debit.
 - 15.4 If this recovery attempt fails, the Merchant will receive a payment request for the outstanding Fees. Payment must be made within seven (7) days of the date of the payment request. If payment is not made in time, the Merchant will be in default *de jure* and obliged to pay the statutory commercial interest on the outstanding amount, as well as the extrajudicial collection costs.
 - 15.5 Buckaroo has the right to settle the outstanding Fees with the Merchant's outstanding counter-claims against Buckaroo or the Foundation, irrespective of the currency in which the Fees and counter-claims are denominated. During the term of this Agreement and following termination of the Agreement, Buckaroo and the Foundation have the right to settle outstanding Fees and other claims with the Rolling Reserve. This sub-clause is a third-party clause which benefits the Foundation.
 - 15.6 The Merchant is not allowed to suspend his payment obligations or set off debts against claims which he has or believes to have against Buckaroo.

16. Liability

- 16.1 Firstly, any liability of Buckaroo arising from a shortcoming or similar will always be limited to compensation for the direct loss. Buckaroo will therefore not be liable in any way for any indirect loss, including in any case: resulting loss, lost profit and any loss resulting from claims by Customers and other contracting parties of the Merchant.
- 16.2 Secondly, any liability of Buckaroo will be limited to the amount of the agreed Fees over the calendar year preceding the harmful event (excl. VAT), with a maximum of € 50,000 per incident or, in case of a series of incidents having the same cause, with a maximum of € 100,000 per series.
- 16.3 Finally, the total liability of Buckaroo will be limited to € 250,000 per calendar year.
- 16.4 The Merchant must inform Buckaroo in writing about any loss as soon as possible after it occurs. Any right to compensation will expire if the Merchant fails to report the loss to Buckaroo within a period of one (1) month from the time he became aware/could reasonably have become aware of the loss.
- 16.5 The Merchant is always obliged to limit the loss. If the Merchant fails to fulfil this obligation, his right to compensation expires in so far as the loss results from his inability to limit the loss.
- 16.6 On behalf of and for the Foundation, Buckaroo excludes any liability for the shortcomings of the Foundation. This sub-clause is a third-party clause which benefits the Foundation.
- 16.7 The provisions of this article also apply to the benefit of all (legal) persons Buckaroo engages to execute the Agreement.

17. Indemnity

- 17.1 The Merchant indemnifies Buckaroo against any claims, for whatever reason, by Financial Institutions, Payment Method Owners, government institutions, supervisory authorities, Customers and/or other third parties against Buckaroo arising from the actions or omissions of, or which can otherwise be attributed to, the Merchant (including his Customers and third parties engaged by him). This indemnity means that the Merchant is obliged to compensate for any loss and expenses incurred by Buckaroo (including penalties, levies, costs associated with a NUDD (Notification Undue Direct Debit) and costs of legal assistance) as a result of such claims and, at Buckaroo's request, to assist Buckaroo in setting up a defence.

18. Force Majeure

- 18.1 The Parties are not liable if a situation of *force majeure* exists.
- 18.2 *Force majeure* on the part of Buckaroo and the Foundation also applies when suppliers, including internet

providers, Payment Method Owners and Financial Institutions, fail (culpably) to fulfil their obligations. A DDoS attack or a similar event also counts as *force majeure* on the part of Buckaroo and the Foundation. If new and/or amended laws and/or regulations obstruct the carrying out of Transactions, this also counts as *force majeure* on the part of Buckaroo.

- 18.3 If the *force majeure* situation lasts for more than ninety (90) days, each Party has the right to terminate the Agreement with immediate effect.

19. Term of the Agreement, Termination, Suspension

- 19.1 The Agreement is concluded for an indefinite period. The agreement can be terminated with effect from the first day of the month. Termination is subject to one (1) month's notice. If the Merchant terminates the Agreement within one (1) year of forming the Agreement, Buckaroo has the right to charge the monthly subscription costs for the remaining months of the first year to the Merchant.
- 19.2 Each Party has the right - subject to the provisions of Article 15.4 - to terminate the Agreement after giving prior notice of default in which the other Party is given a reasonable amount of time to properly fulfil its obligations under the Agreement, wholly or in part, without observing a notice period, if the other Party fails to fulfil its obligations within the stipulated reasonable period.
- 19.3 Buckaroo is allowed to (i) suspend payments and the processing of Transactions and/or other obligations, wholly or in part, with immediate effect and/or to (ii) terminate the Agreement in writing, with immediate effect and without a notice of default being required if:
- 19.3.1 the Merchant has been granted a moratorium or has been put into liquidation, or if an application/petition has been submitted/filed for this purpose;
 - 19.3.2 the business of the Merchant has been wound up or discontinued for purposes other than restructuring or a merger;
 - 19.3.3 the Merchant is a natural person and has been placed under guardianship, has been put under administration, has died or has entered into a debt management arrangement;
 - 19.3.4 the Merchant is involved in fraudulent activities or activities which are otherwise in violation of laws and/or regulations and/or Buckaroo's acceptance policy, or Buckaroo suspects as much;
 - 19.3.5 the Merchant does not (any more) satisfy the conditions of the acceptance policy pursued by Buckaroo and/or Buckaroo believes that its image and/or brand is (or will be) damaged as a result of the acts or omissions of the Merchant;
 - 19.3.6 a prejudgment or executory attachment has been levied against the Merchant or the Foundation at Buckaroo;
 - 19.3.7 Buckaroo knows or suspects that the Merchant is failing or has failed to fulfil one or more of its legal or contractual obligations;
 - 19.3.8 Buckaroo receives suspension or termination instructions from a Payment Method Owner, Acquirer, supervisory authority or government agency;
 - 19.3.9 the Book Balance is insufficient for the settlement of Fees and the Merchant failed to immediately increase the Book Balance ;
 - 19.3.10 the Merchant fails to fulfil the PCI DSS requirements, in so far as they apply to the Merchant, and/or acts in violation of the applicable laws and regulations in the areas of privacy and the protection of personal data;
 - 19.3.11 the Merchant fails to comply with one or more of the guarantees referred to in Article 11.2; and
 - 19.3.12 the circumstances of the Merchant have changed (e.g. changes in the laws or regulations or a change in ownership), as a result of which Buckaroo cannot be reasonably expected to renew the Agreement.
- 19.4 Buckaroo will inform the Merchant as soon as possible if Buckaroo uses its right of suspension. If possible, Buckaroo will state the reasons for the suspension. Buckaroo may attach conditions to the termination of the

suspension. Buckaroo is not obliged to compensate for any loss resulting from Buckaroo's use of its right of suspension. A suspension can be followed by the termination of the Agreement if the grounds for termination still exist or if the Merchant fails to satisfy the conditions set by Buckaroo.

20. Termination Date, Consequences

- 20.1 The Agreement ends if the Agreement is terminated in accordance with Article 19.1 on the date stated in the notification of termination, which falls at least one (1) month after the date on which the notification was sent.
- 20.2 If the Agreement is terminated in accordance with Article 19.2, the Agreement will end on the last day of the stipulated period which the Party was given to properly fulfil its obligations, if said Party failed to properly fulfil its obligations by this day. If the Agreement is terminated in accordance with Article 19.3, the Agreement will end on the day on which the notification is sent.
- 20.3 Buckaroo will complete any current Transactions when the Agreement is terminated. If the Merchant is obliged to pay a Fee for these Transactions, this Fee will be offset by the amount that has to be paid out for the Transaction and/or the Available Balance. If this amount is insufficient or if no offsetting is possible, the Merchant will be obliged to pay the Fee immediately; the Fee will be immediately due and payable. Any fees invoiced by Buckaroo before the Agreement was terminated will still remain due and become due and payable the moment the Agreement is terminated.
- 20.4 If the Agreement is terminated, for whatever reason, the Merchant's right to use the Payment Engine will expire with immediate effect. The Merchant will immediately remove any references and links to Buckaroo from its website. Buckaroo and the Merchant will make an agreement about the length of access to the BPP after the Agreement is terminated.
- 20.5 If the Agreement is terminated, Buckaroo will pay out the Available Balance within a reasonable period after termination, unless otherwise provided for by this Agreement.
- 20.6 If, for whatever reason, the Agreement is terminated, the Rolling Reserve will remain at the disposal of Buckaroo and the Foundation until the Merchant has fulfilled all the obligations under the Agreement and the risk of subsequent payment obligations, for example as a result of Chargebacks, no longer exists. At the request of Buckaroo, the Foundation is free to release (some of) the Rolling Reserve funds at an earlier stage.
- 20.7 If (part) of the Agreement is terminated, for whatever reason, all agreements between the Merchant and Buckaroo will end, unless Buckaroo has stated otherwise.

21. Intellectual Property

- 21.1 All intellectual and industrial property rights to the Payment Engine, the BPP, other software programmes, websites, data files, equipment or other materials, such as analyses, designs, documentation, reports, offers, manuals, as well as their preparatory materials, are exclusively vested in Buckaroo or its licensors.
- 21.2 The Merchant will only obtain the non-transferable, non-exclusive right to use the Payment Engine and BPP for his own, internal objectives within the scope of the purchased Payment Services, as expressly granted by Agreement and by law at a later stage. Any other or further right of the Merchant is excluded. The Merchant may not grant sub-licences to third parties. Nothing in this Agreement is intended to transfer rights, unless otherwise expressly agreed upon.
- 21.3 Buckaroo is allowed to use the (trade) name and logo/brand of the Merchant for reference purposes and to cite them in its advertisements.

22. Confidentiality

- 22.1 The Parties undertake to observe the confidentiality of all the data and all the information on each other's organisations, operations, financial matters and of all the information on Transactions, PIN codes, passwords and services in the broadest sense which can be traced back to the Merchant and Customers which come into their possession during the execution of the Agreement.

- 22.2 The above applies unless otherwise provided for by these General Terms and Conditions, the Parties have agreed otherwise, there is a statutory duty of publication, publication is imposed by a competent authority or the information concerned has been made public through no action of the Parties.

23. Personal Data

- 23.1 If personal data is processed during the execution of the Agreement, the Merchant qualifies as the party responsible for this data and Buckaroo as the processor on behalf of the Merchant, in so far as the Merchant only sets the objectives of and determines the resources for the data processing.
- 23.2 Buckaroo refers to the Processor's Agreement which is attached to these General Terms and Conditions as an appendix.

24. Evidence

- 24.1 The records of Buckaroo and/or the Foundation shall serve as prima facie evidence against the Merchant. If there is any doubt regarding the content of an email, the content of the email sent or received by Buckaroo and/or the Foundation will prevail.

25. Concluding Provisions

- 25.1 Buckaroo may engage third parties to execute the Agreement.
- 25.2 The rights of claim and obligations of the Merchant under this Agreement are non-transferable, unless Buckaroo gave its prior written consent for this. Buckaroo can transfer its rights of claim and obligations arising from this Agreement by means of a contract take-over. Buckaroo will inform the Merchant about this in writing. The Merchant agrees in advance to such a contract take-over.
- 25.3 If one or more provisions of the Agreement appear(s) to be invalid, the other provisions of this Agreement will remain in force. Invalid provisions will be replaced by provisions which have the same scope as far as possible.
- 25.4 Title 7B of Book 7 of the Dutch Civil Code and other laws and regulations which implement Directive 2007/64/EC of the European Parliament and the Council of 13 November 2007 do not apply to the Parties.
- 25.5 The Vienna Sales Convention does not apply.
- 25.6 All Agreements, including their formation and execution, are governed by Dutch law.
- 25.7 Any disputes which might arise by reason of an Agreement will only be submitted to the District Court of Midden-Nederland in Utrecht (the Netherlands).
- 25.8 These General Terms and Conditions have been drawn up in the Dutch and English languages. In the event of a discrepancy or conflict between the Dutch and English texts of these General Terms and Conditions or a difference in their interpretation, the Dutch General Terms and Conditions will prevail.