

**PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE ACCESSING, USING OR MAKING ANY PURCHASE AT, THIS SITE**

This website is operated by Renovi Limited. (**We, Company**). We offer this site, including all information and services available from this site to you, the user (**You, User**), conditioned upon your acceptance of all terms, conditions and policies contained or stated here.

Through our site, we offer a service that allows you to buy Non-Fungible (**NFT**) e-tickets for the artist Peter Andre or to use a code found on a Peter Andre concert ticket that entitles you to a relevant NFT (**Service**).

**1. Our details**

We are Renovi Limited, a limited liability company duly incorporated in the Republic of Cyprus (HE 427291).

To contact us, please email us at [info@renovi.io](mailto:info@renovi.io).

**2. Acceptance of terms**

By accessing, visiting or using our site and, and/or purchasing something from us or placing any orders with us, or by using the Service or by clicking any button or box marked “accept” or “agree” (or a similar term) in connection with the terms, you agree to be bound by these Terms and Conditions, including those additional terms and conditions and policies referenced herein and/or available by hyperlink (collectively, **Terms**). Any communication with us (for example via email) is also governed by these Terms.

These Terms apply to all users of the site. **If you do not agree to these Terms in their entirety, you are not authorised to, and must not, use the website in any manner or form whatsoever.** When you accept these Terms, that means that you agree to be legally bound by them.

We recommend that you print a copy of these terms for future reference.

**3. Other terms apply to you**

These Terms refer to the following additional terms, which also apply to your use of our site:

- Our Privacy Policy [INSERT AS LINK TO SITE'S PRIVACY POLICY]. See further under How we may use your personal information.

- Our Cookie Policy [INSERT AS LINK TO COOKIE POLICY], which sets out information about the cookies on our site.

#### **4. Changes to the Terms**

We may amend these terms from time to time in our sole discretion. Every time you wish to use our site, please check these terms to ensure you understand the terms that apply at that time. Any changes or modifications will be effective immediately upon posting the revisions to the site. You shall be responsible for reviewing and becoming familiar with any such modifications. You waive any right you may have to receive specific notice of such changes or modifications. Access to or any use of our site by you after any modification to the terms constitutes your acceptance of the Terms as modified. If you do not agree to the terms in effect when you access or use the site, you must not use the site.

#### **5. Changes to the site**

We may, at any time and without liability or prior notice, modify or discontinue all or part of the site and any services or sales we make on or via our site (including access via any third-party links).

#### **6. Suspension or withdrawal of site**

Our site is made available free of charge.

We do not guarantee that our site, or any content on it, will always be available or be uninterrupted. We may suspend or withdraw or restrict the availability of all or any part of our site for business and operational reasons. We will try to give you notice of any suspension or withdrawal.

You are also responsible for ensuring that all persons who access or make any use of our site through your internet connection are aware of the Terms, and that they comply with them.

#### **7. Registration**

You do not need to register an account to access, browse or view parts of the site but you will be required to register an account to use some specific parts of the site and use our Service to: 1) purchase an NFT Ticket and enter into the Mysterious Girl Competition, and/or 2) insert a code you have received from a concert ticket to become entitled to an NFT.

You must register an account by submitting your name, surname, email address, a username or similar identifier and a password. You can also register an account via Gmail, Facebook, or Oveit (the provider we use for the management of the ticket sale).

Please read carefully the Privacy Policy [LINK] to find out our processing of your personal data in relation to your account registration process.

You must and are responsible to provide true and complete information and data during the registration process and during the use of any part of our site and our Service.

You can only create an account for yourself. We only allow one account per user/email address. You agree that you will not grant access, in any way, to any person to your account without our prior written permission.

## **8. Security of account details**

If you choose, or you are provided with, a user identification code, password or any other piece of information as part of our security procedures, you must treat such information as confidential. You must not disclose it to any third party.

We have the right to disable any user identification code or password, whether chosen by you or allocated by us, at any time, if in our opinion you have failed to comply with any of the provisions of these Terms.

If you know or suspect that anyone other than you knows your user identification code or password, you must promptly notify us at [info@renovi.io](mailto:info@renovi.io).

In case your account has been in any way violated you must let us know without any undue delay.

## **9. Personal Use**

Our site and Service are intended for personal use. Commercial traders or other commercial parties are discouraged to misuse our site and Service. Scripts, (partially) automated programs or other methods to gain priority on purchases are not permitted and may lead to your (permanent) blockage.

#### **10. NFT Ticket**

Through our site, you are allowed to buy an NFT Ticket for the price plus any additional fees, as the price and additional fees are provided on our site, the checkout and on the relevant payment gateway.

**Description of NFT Ticket:** the NFT ticket is an electronic/digital ticket that entitles you to the following benefits:

- a) One free NFT linked to a not-previously-published digital photo of Peter Andre; and
- b) One entry to the Mysterious Girl Competition to win an exclusive 1-on-1 video call with Peter Andre.

You are not entitled to any refund for any NFT Ticket you purchase from us. You cannot resell any NFT Ticket.

#### **11. Code submission**

Through our site, you are allowed to submit a code you find on tickets that you buy for selected Peter Andre concerts to receive the following benefit:

- a) One free NFT linked to a not-previously-published digital photo of Peter Andre.

You may find on our site the list of the concerts that allow you to get the relevant code for the above benefit.

Please note that if you have a meet-and-greet concert ticket you are entitled to an NFT linked to a not-previously-published digital photo of Peter Andre, other than that to which the rest of the concert ticket holders are entitled.

Please note that we are in no way, and cannot be held, responsible for the sale of any concert tickets or meet-and-greet concert tickets, or for the organisation, management, of the concert and/or the meet-and-greet. The sale of the relevant concert tickets (including meet-and-greet concert tickets) is handled entirely and exclusively by third parties that are authorised to carry out the sale (such as, theatres or authorised ticket resellers). The organisation of the concert is handled entirely by authorised third parties and in no way by us.

We do not have any involvement in, cannot control and cannot guarantee, whether the concert and/or the meet-and-greet will take place or that it will not be postponed or cancelled.

You agree and acknowledge that for the ticket management related to the Service we engage a third party provider, Oveit. You agree to be bound by *Oveit's terms of service*.

## **12. NFT Issuance**

NFT Ticket holders are entitled to have their NFT issued upon the purchase of the NFT Ticket.

Concert ticket holders (including meet-and-greet concert ticket holders) who can submit their code to receive their NFT are entitled to have their NFT issued after the concert and the meet-and-greet take place. It is provided that in case the concert and/or the meet-and-greet is postponed or cancelled, the issuance of the NFT will be postponed and cancelled, respectively, unless we decide in our own sole discretion to issue the NFT earlier or at all, respectively.

You are entitled to resell your NFT. Any such resale is your own responsibility. We do not have, and disclaim, any responsibility connected to any resale that you or subsequent buyers may carry out. We do not directly benefit or impose any commission on any resale.

## **13. Payments**

We use a third-party payment processor, Stripe, to process payments on our site for us. By using our site and Service and agreeing to the Terms, you also agree to be bound by *Stripe's Terms of Service*. As a condition of us enabling payment processing services through Stripe, you agree to provide us accurate and complete information about you (and your business, if applicable), and

you authorise us to share it and other transaction information related to your use of the payment processing services provided by Stripe.

You agree and acknowledge that we shall not be liable for any payments and monetary transactions that occur through your use of the Service. You expressly understand and agree that all payments and monetary transactions are handled by Stripe. You agree and acknowledge that we shall not be liable for any issues regarding any payment and monetary transactions between you and any other party, including Stripe.

You are responsible for all transactions processed through the Service and/or Stripe. We are not liable for loss or damage from any errant or invalid transactions, including transactions not processed due to network communication errors, or any other reason. If you process a transaction, you are responsible to verify that the transaction was successfully processed.

We are not liable, and you agree not to hold us liable for any adverse effect that might be caused to you your use of our site and Service, your account with Stripe, or your account with us owing to any update or change regarding any Stripe Services or API.

#### **14. Mysterious Girl Competition**

All NFT Ticket Holders are entitled to enter the Mysterious Girl Competition. Please note that concert ticket holders who can submit their code for the NFT are **not** entitled to enter the Mysterious Girls Competition.

The winner of the Competition will be selected randomly. We reserve the right to implement any selection process to have the winner chosen randomly that we deem appropriate in our sole discretion. You waive all claims against the selection process we choose in our sole discretion for the winner of the relevant competition.

Regardless of any resale of the NFT, the original buyer of the NFT Ticket holder is the only person entitled to enter the Mysterious Girl Competition. For the avoidance of doubt, any subsequent buyers of the NFT are **not** entitled to enter the Mysterious Girl Competition.

#### **15. Crypto-Wallet**

You may only benefit from the Service in terms of the NFT issuance by linking your digital wallet on supported bridge extensions; for now, this is MetaMask (<https://metamask.io/>). For your information, MetaMask is an electronic wallet, which allows you to purchase, store, and engage in transactions using the Ethereum cryptocurrency, ether. We do not have any access to any private keys or cryptocurrency held in wallets.

You understand that you are solely responsible for maintaining the security of your MetaMask or any other wallet extension account and control over any usernames, private keys, or any other authentications or codes that you use to access the MetaMask account. Any unauthorised access to your MetaMask or other wallet account could result in the loss or theft of Tokens and/or funds in such accounts. You understand and agree that you will not hold us responsible for managing and maintaining the security of your MetaMask wallet and account (or other wallets and accounts). You further understand and agree that we are not responsible (and you will not hold us responsible) for any unauthorised access to, or use of, your account or your MetaMask wallet and account (or other wallets and accounts)

You will not be able to get, receive, have issued or benefit from any NFT other than through your wallet. Your wallet must be connected and unlocked through your MetaMask account, or other third-party wallet account, if such is permitted and supported by us at any time in the future. For now, we support the MetaMask extension but in the future, we may at any time support other wallet extensions.

The relevant NFT issuance (in accordance with these Terms) that takes place on our site is managed and confirmed via the Ethereum blockchain. You understand that your Ethereum public address will be made publicly visible when you engage with us for the NFT issuance.

We neither own nor control MetaMask, or the Ethereum network, your browser, or any other third-party site, product, or service that you might access, visit, or use for the purpose of enabling you to have the relevant NFT issued to you. We will not be liable for the acts or omissions of any such third parties, nor will we be liable for any damage that you may suffer as a result of the NFT issuance to you or any other interaction with any such third parties. The NFT issuance is facilitated

and run by MetaMask or any other wallets that may be supported in the future. The NFT issuance is governed by the terms and conditions of MetaMask or those other wallets.

By using our site in any way, including by placing an order with, or purchasing an NFT ticket from us, or by uploading any ticket code with us, you agree that you are governed by and that you have read and accepted the applicable terms and the privacy policy for the MetaMask wallet extension or any other applicable wallet extension. These are available at (<https://metamask.io/terms.html>) and (<https://metamask.io/privacy.html>).

### **Security of Wallet**

You understand that you are solely responsible for maintaining the security of your MetaMask or any other wallet extension account and control over any usernames, private keys, or any other authentications or codes that you use to access the MetaMask account. Any unauthorised access to your MetaMask or other wallet account could result in the loss or theft of Tokens and/or funds in such accounts. You understand and agree that you will not hold us responsible for managing and maintaining the security of your MetaMask wallet and account (or other wallets and accounts). You further understand and agree that we are not responsible (and you will not hold us responsible) for any unauthorised access to, or use of, your account or your MetaMask wallet and account (or other wallets and accounts).

### **16. Ownership of NFTs and Intellectual Property Rights**

This is a very important term which we encourage you to read carefully.

Owning an NFT means that you only own the NFT (token) itself. You understand, acknowledge and accept that in owning an NFT, no Intellectual Property Rights, including but not limited to copyright, trademark, patent, moral, database or other intellectual property rights, (**IPRs**) in the linked digital photo of Peter Andre, or any other digital content, linked to, or underlying, the NFT are passed on to you from the owner of such IPRs (including the ability to produce or use the said digital photo commercially). Downloading or accessing the said digital photo or any other digital content via us or from any other relevant place, does not give you any IPRs in that digital photo or digital content.



If you have an NFT Issued to you:

- you do not acquire any IPRs in the said digital photo or other digital content, but instead you receive ownership or title of the NFT. You have the right to display the NFT and resell it to another person if you wish;
- the owner of the IPRs in the digital photo or any other digital content does not give up any IPRs in digital photo or other digital content, meaning that you cannot prevent the owner from using the digital photo or other digital content for further commercial work; and
- you have no right to use the digital photo or other digital content for commercial purposes.

In using our site and Service, you will not infringe any Intellectual Property Rights that:

- belong to third parties such as the owners of the IPRs in the digital photo or other digital content linked to the NFT; and
- belong to or are licensed to us. Some, but not all, actions that may be infringement are reproducing, performing, displaying, distributing, copying, reverse engineering, decompiling, disassembling, or preparing derivative works from content that belongs to us or someone else. Please see our Intellectual Property Declaration below.

## **17. Our Intellectual Property**

You acknowledge and agree that our site and Service may contain content or features (“Website Content”) that are protected by copyright, patent, trademark, trade secret or other proprietary rights and laws. We are the owner or the licensee of all intellectual property rights in our site, and in the material published on it. Those works are protected by copyright laws and treaties around the world. All such rights are reserved.

Except as expressly authorized by us, you agree not to modify, copy, frame, scrape, rent, lease, loan, sell, distribute or create derivative works based on the site or the Website Content, in whole

or in part. You must not use any part of the content on our site for commercial purposes without obtaining a licence to do so from us or our licensors.

In connection with your use of the site and Service you will not engage in or use any data mining, robots, scraping or similar data gathering or extraction methods. If you are blocked by us from accessing the site and Service (including by blocking your IP address), you agree not to implement any measures to circumvent such blocking (e.g., by masking your IP address or using a proxy IP address). Any use of the site, the Service or the Website Content other than as specifically authorised herein is strictly prohibited.

The technology and software underlying the site or Service or distributed in connection therewith are the property of us, our affiliates and our partners (the “Software”). You agree not to copy, modify, create a derivative work of, reverse engineer, reverse assemble or otherwise attempt to discover any source code, sell, assign, sublicense, or otherwise transfer any right in the Software. Any rights not expressly granted herein are reserved by us. Our name and logos are trademarks and service marks of RENOVİ LTD (collectively the “Renovi Trademarks”). Other company, product, and service names and logos used and displayed via the site and Service may be trademarks or service marks of their respective owners who may or may not endorse or be affiliated with or connected to us. Nothing in these Terms or the site should be construed as granting, by implication, or otherwise, any license or right to use any of Renovi Trademarks or any of our partners’ company, product, and service names and logos, displayed on the site, without our or their prior written permission, respectively, in each instance. All goodwill generated from the use of Renovi Trademarks will inure to our exclusive benefit.

Our status (and that of any identified contributors) as the authors of content on our site must always be acknowledged.

### **18. Third Party Links**

We neither own nor control any third-party browsers, wallets, wallet connectors or blockchain networks, or any other third party site, product, or service that you might access, visit, or use for the purpose of enabling you to use the various features of the site and Service (the “Third-Party Sites”). You understand and agree that your use of any Third-Party Site is subject to any terms of

use and/or privacy policy and/or other applicable terms and/or policies provided by such Third-Party Site. We are not a party to any such agreement. You should review any terms of use and privacy policy and other applicable terms/policies provided by such Third-Party Site and should make whatever investigation you feel necessary or appropriate with any transaction with any third party. We provide these Third-Party Sites only as a convenience and we do not review, approve, monitor, endorse, warrant or make any representations with respect to Third-Party Sites, or their products or services.

All Third-Party Sites are used by you at your own risk. We will not be liable for the acts or omissions of any Third- Party Sites, nor will we be liable for any damage that you may suffer as a result of your transactions or any other interaction with any Third-Party Sites. Where site and Service contain links to other sites and resources provided by any third parties, these links are provided for your information only. Such links should not be interpreted as approval by us of those linked websites or information you may obtain from them. We have no control over the contents of those sites or resources.

## **19. Privacy**

Please refer to our Privacy Policy and Cookie Policy for information about how we collect, use and share personal information about you.

## **20. Indemnity**

To the fullest extent permitted by applicable law, you agree to indemnify, defend and hold harmless Renovi, and our respective past, present and future employees, officers, directors, contractors, consultants, equity holders, suppliers, vendors, service providers, parent companies, subsidiaries, affiliates, agents, representatives, predecessors, successors and assigns (individually and collectively, the "Renovi Parties"), from and against all actual or alleged third party claims, damages, awards, judgments, losses, liabilities, obligations, penalties, interest, fees, expenses (including, without limitation, attorneys' fees and expenses) and costs (including, without limitation, court costs, costs of settlement and costs of pursuing indemnification and insurance), of every kind and nature whatsoever, whether known or unknown, foreseen or unforeseen, direct or indirect, or suspected or unsuspected, in law or equity, whether in tort, contract or

otherwise (collectively, “Claims”), including, but not limited to, damages to property or personal injury, that are caused by, arise out of or are related to (a) your use or misuse of the site and Service, (b) your violation of these Terms, and (c) your violation of the rights of a third party, including any third party provider we might use, such as MetaMask.

You agree to promptly notify Renovi of any third-party Claims and cooperate with the Renovi Parties in defending such Claims. You further agree that the Renovi Parties shall have control of the defense or settlement of any third-party Claims. This indemnity is in addition to and not in lieu of any other indemnity you may agree upon with Renovi or Renovi Parties.

## **21. Risk assumption**

You acknowledge, assume, and accept each of the following risks:

- You expressly understand and agree that your access to and use of the site, Service and any other services thereof is at your sole risk and that the site and Service are provided on an “as is” basis without any warranties of any kind. To the fullest extent possible pursuant to applicable law, we, our subsidiaries, affiliates and licensors make no warranties regarding the site, Service, and any other services thereof, or any part of them.
- The site and Service do not store, send, or receive NFTs. This is because NFTs exist only by virtue of the ownership record maintained on the Service’s supporting blockchain in the Ethereum network. Any transfer of NFTs occurs within the supporting blockchain in the Ethereum network, and not on the site and Service. NFTs are intangible digital assets that exist only by virtue of the ownership record maintained in the Ethereum network. All smart contracts are conducted and occur on the decentralized ledger within the Ethereum platform. We have no control over, and make no guarantees, warranties or promises in relation to smart contracts.
- Due to their digital nature, and the nature of cryptography, NFTs can become corrupted and links associated with those NFTs can disappear. You understand that this is a risk when using the site and Service, and we will in no way be held liable due to any loss or corruption of an NFT and any link associated with such NFT or any digital content linked

to such NFT. Furthermore, you understand that we have no control whatsoever over the InterPlanetary Filing System (IPFS) or the risks associated with using that system.

- We will not be liable to you for any losses whatsoever you incur as the result of your use of the Ethereum network or the MetaMask wallet or any other supported wallets, or any losses you incur due to blockchains or any other features of the Ethereum network or MetaMask or any other supported wallets.
- There are inherent security risks in providing information and dealing online over the internet. We implement appropriate technological and organisational safeguards to reduce the risk of any security breaches which could result in the accidental or unlawful destruction, loss, alteration, disclosure or access to your information, but we are not responsible and liable for any such destruction, loss, alteration, disclosure or access to your information.
- There are risks associated with using NFTs, including, but not limited to, the risk of hardware, software and Internet connections, the risk of malicious software introduction, and the risk that third parties may obtain unauthorised access to information stored within your wallet. You accept and acknowledge that we will not be responsible for any communication failures, disruptions, errors, distortions or delays you may experience when using the Ethereum network, however caused.
- The site, Service, and digital assets could be impacted by one or more regulatory inquiries or regulatory action, which could impede or limit our ability to issue and your ability to receive the NFT, or use the Service or Ethereum blockchain, including access to your digital assets. The regulatory regime governing blockchain technologies, cryptocurrencies, and tokens is uncertain, and new regulations or policies may materially adversely affect the Service to the extent it relates to the NFT and its utility including but not limited to any potential resale of the NFT.
- You acknowledge and understand that cryptography is a progressing field. Advances in code cracking or technical advances such as the development of quantum computers may present risks to cryptocurrencies, digital assets and the Service, which could result in the

theft or loss of your NFTs. We do not guarantee or otherwise represent full security of the system or your NFT. By using the Service, you acknowledge these inherent risks.

- You represent and warrant that you possess relevant knowledge and skills to appreciate inherent risks associated with NFTs, including those listed above.

## **22. Disclaimers**

Except as expressly provided to the contrary in writing by us, the site and Service and all other services available thereon and the content, contained therein are provided on an “as is” and “as available” basis without warranties or conditions of any kind either express or implied. We and our suppliers make no warranty that the site, Service and other available services on the site:

- a. will meet your requirements;
- b. will be available on an uninterrupted, timely, secure, or error-free basis, or
- c. will be accurate, reliable, complete, comprehensive, legal, or safe.

We disclaim all other warranties or conditions, express or implied whatsoever. We do not represent or warrant that the content on the site is accurate, complete, reliable, current, or error-free.

We will not be liable for any loss of any kind from any action taken or taken in reliance on material or information contained on the site.

While we attempt to make your access to any use of the site and services and content safe, we cannot and do not represent or warrant that the site, Service, any content and services thereon are free of viruses or other harmful components.

We cannot guarantee the security of any data that you disclose online. You accept the inherent security risks of providing information and dealing online over the internet and will not hold us responsible for any breach of security.

Nothing in these Terms shall exclude or limit liability of either party for fraud, death or bodily injury caused by negligence, violation of laws, or any other activity that cannot be limited or excluded by legitimate means. Please note that if you are a consumer in a jurisdiction which does not allow the exclusion of implied warranties, such implied warranties exclusions may not apply to you. Reference to us or Renovi in this section includes its parent(s), subsidiaries, affiliates, directors, officers, agents, consultants, sub-contractors, and employees.

### **23. Limitation of Liability**

To the fullest extent permitted by law, in no event will we be liable to you or any third party for any lost profit or any direct, indirect, consequential, exemplary, incidental, special or punitive damages arising from these Terms, the site, the Service, the content and services available on the site or third-party sites and products/services or for any damages related to loss of revenue, loss of profits, loss of business or anticipated savings, loss of use, loss of goodwill, or loss of data, and whether cause by tort, including negligence, breach of contract or otherwise, even if foreseeable and even if we have been advise of the possibility of such damages.

Access to and use of or inability to use the site, Services, any content or services available on the site or third-party sites and products/services are at your own discretion and risk, and you will be solely responsible for any damage to your computer system or mobile device or loss of data resulting therefrom. You accept sole responsibility for the legality of your actions under laws applying to you.

Nothing in these Terms shall limit or exclude our liability for fraudulent misrepresentation, for death or personal injury resulting from our negligence or the negligence of our agents or employees, or for any other liability that cannot be limited or excluded by law.

Reference to us or Renovi in this section includes its parent(s), subsidiaries, affiliates, directors, officers, agents, consultants, sub-contractors, and employees

### **24. Not responsible for viruses**

We do not guarantee that our site will be secure or free from bugs or viruses. You are responsible for configuring your information technology, computer programmes and platform to access our site. You should use your own virus protection software.

You must not misuse our site by knowingly introducing viruses, trojans, worms, logic bombs or other material that is malicious or technologically harmful. You must not attempt to gain unauthorised access to our site, the server on which our site is stored or any server, computer or database connected to our site. You must not attack our site via a denial-of-service attack or a distributed denial-of service attack. We reserve the right to report or will report any such breach to the relevant law enforcement authorities and we will co-operate with those authorities by disclosing your identity to them. In the event of such a breach, your right to use our site will cease immediately.

## **25. Rules about linking to our site**

You may link to our home page, provided you do so in a way that is fair and legal and does not damage our reputation or take advantage of it. You must not establish a link in such a way as to suggest any form of association, approval or endorsement on our part where none exists. You must not establish a link to our site in any website that is not owned by you. Our site must not be framed on any other site, nor may you create a link to any part of our site other than the home page.

We reserve the right to withdraw linking permission without notice.

## **26. Termination**

You agree that we in our sole discretion may suspend or terminate your account (or any part thereof) or terminate, restrict, limit, suspend the access to, or use of the site and Service for any reason, including, without limitation, if we believe that you have breached, violated, or acted contrary to, or inconsistently with the letter or spirit of these Terms. You agree that any termination, restriction, limitation, suspension of your access to, or use of the site and Service under any provision of these Terms may be effected without prior notice, and acknowledge and agree that we may immediately deactivate or delete your account and all related



information and files in your account and/or terminate, restrict, limit, suspend, any further access to such files or the site.

You agree that we will not be liable to you or any third party for any termination, restriction, limitation, or suspension of your access to, or use of the site and Service.

## **27. General**

If any provision or part-provision of these Terms is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this section shall not affect the validity and enforceability of the rest of these Terms.

We may assign our rights and obligations under these Terms (but without your prior express consent), provided that we assign these Terms on the same terms or terms that are no less advantageous to you.

No agency, partnership, joint venture, employee-employer or franchiser-franchisee relationship is intended or created by these Terms.

## **28. Legal Venue and Governing Law**

Any claim, dispute or matter arising under or in connection with these Terms shall be governed and construed in all respects by the laws of the Republic of Cyprus. You and us both agree to submit to the exclusive jurisdiction of the Cyprus courts.