

GENERAL TERMS & CONDITIONS SMAPPEE SERVICES SPLIT BILLING, CPO AND EMSP SERVICES

ART.1. APPLICABILITY

1.1. These General Terms and Conditions of Service ("GTCS") apply to, and form an integral part of, all offers, proposals, orders and agreements relating to the delivery of the Services provided by Smappee Services BV ("Smappee Services").

Any general terms and conditions of the Buyer shall not apply, notwithstanding any provision to the contrary contained therein. Any deviations from these GTCS shall not apply unless the Parties have expressly agreed to them in writing (in whole or in part). Purchasing the relevant Services requires acceptance of the GTCS by the Buyer.

1.2. These GTCS can be consulted on the Smappee Services [website](#). Smappee Services reserves the right to unilaterally modify or supplement these GTCS at any time. In this case, Smappee Services shall inform the Buyer of the modified GTCS at least one (1) month before they come into effect. If these modifications are to the disadvantage of the Buyer, the Buyer shall be entitled to terminate its agreement with Smappee Services, subject to notification by registered letter within the month following notification of the modification of the GTCS. This termination shall not give rise to any right to compensation, subject to the payment by each Party to the other of all sums already due.

ART.2. DEFINITIONS

"Agreement" means the binding agreement between Buyer and Smappee Services, entering into force upon acceptance of these GTCS at the moment of account registration and selection of the relevant Service(s);

"Buyer" means the company purchasing Services from Smappee Services;

"Start Date" means the date of acceptance of these GTCS by the Buyer;

"EV Charging Station" means the EV charging station placed at the disposal of the User for charging its electric vehicle (EV);

"User" means the end-user / EV-driver, charging its electric vehicle (EV) at the Location or at any public charging station and being entitled to do so subject to an agreement with the Buyer;

"Location" means the User's home or the Buyer's company premises where a Smappee EV Charging Station is located and where User can charge its EV;

"Services" means the CPO Services, Split Billing Services or eMSP Services), offered and provided by Smappee Services to the Buyer and purchased by the Buyer;

"Split Billing Services" means the service facilitated by Smappee Services consisting of the reimbursement of a User for the private charging costs of at the Location, at the rate, terms and conditions as agreed upon between the Buyer and the User; the Split Billing Services are defined in more detail in Art.5 of these GTCS;

"CPO Services" means the charge-point-operator (CPO) services facilitated by Smappee Services consisting of payment and invoicing of public charging sessions at Buyer's EV Charging Stations; the CPO Services are defined in more detail in Art. 6 of these GTCS;

"eMSP Services" means the e-mobility services provided by Smappee Services consisting of the payment and invoicing of public charging sessions effectuated by means of a Smappee Smart Charge Card; the eMSP Services are defined in more detail in Art.7 of these GTCS;

"Smappee Dashboard" means the application hosted by Smappee Services where i) an overview of the Service(s) is listed, ii) Buyer can select the requested Service(s), iii) Buyer authorises payment of the Fees via SEPA mandate and iv)- Buyer can create Users linked to its account;

"(Smappee) Smart Charge Card" means the card issued by Smappee Services or by a third party eMPS provider and provided to the EV driver enabling the EV driver to charge its EV at an EV Charging Station (or Location);

"Smappee Services" means Smappee Services BV, a limited liability company organized and existing under the Laws of Belgium, having its registered office at Evolis 104, 8530 Harelbeke, and registered with the Belgian Crossroads Bank for Enterprises under number 0835.376.866 (RPR Gent, division Kortrijk); Smappee Services is known for providing accurate energy data and in-depth insight of energy consumption and has the technology to provide Split Billing Services, CPO Services and eMSP Services in connection with EV Charging Station(s);

Price” means the i) cost for (Smappee) Smart Charge Card, ii) the Subscription Fees payable for the relevant Services (CPO Subscription Fee, Split Billing Subscription Fee and eMSP Subscription Fee) selected by the Buyer.

ART.3. SERVICES

3.1. Smappee Services shall provide the Services in accordance with these GTCS. The use of the Smappee App or Smappee Dashboard by the Buyer or by the User is subject to acceptance of the Smappee [Terms of Use](#).

3.2. The Services can be regularly updated and enhanced. Smappee Services has no obligation to provide future features of the Services or may also decide to stop providing certain Services.

3.3. Buyer may provide feedback to Smappee Services on the Services, which may be used by Smappee Services to modify and improve its Services going forward.

ART.4. PRICES

4.1 Unless expressly stipulated otherwise in Art. 5, 6 and/or 7, Prices are expressed in Euro and exclude VAT and other taxes, duties, surcharges or contributions of any kind.

4.2. Smappee Services shall be entitled to adjust its Prices annually. If Prices are adjusted during the Term, the adjusted Price will take effect one (1) month after the day on which the Buyer was notified thereof, unless the notification specifies another date of entry into force. If the Buyer does not accept the adjusted Price, the Buyer may terminate the Agreement within a period of one (1) month after the notification. In absence of a timely notice, the Agreement will continue under the adjusted Price. If the Price increase relates only to a particular Service, the Buyer’s right is limited to the possibility of cancelling the relevant Service in the same way and under the same conditions.

For the avoidance of doubt, the cost charged for the electricity consumed for each charging session is determined by the Buyer, exploiting the relevant EV Charging Station.

4.3. Payment and invoicing streams related to the relevant Services between Smappee Services and Buyer (and/or between Smappee and the User) shall be defined in detail in Article 5 (Split Billing Services), Article 6 (CPO Services) and Article 7 (eMSP Services) of these GTCS.

4.4. Payment of the Prices is effectuated automatically by SEPA Direct Debit Mandate: Smappee Services requests payment within ten (10) calendar days after the end of the month.

4.5. In the event of non- or late payment, the invoice(s) shall be increased automatically and without notice of

default with a fixed amount of 15% of the unpaid invoice at a minimum of 250 euro irrespective of the right of Smappee Services to demand higher compensation upon proof of actual damage. In addition, interest is due automatically and without notice of default, at the rate of 8% per annum on the outstanding amount. All invoices, also those not yet due, shall become due and payable and any future payment facilities or discounts shall lapse. Furthermore, Smappee Services retains the right to suspend the Service(s) in case of non- or late payment of the relevant Price.

4.6. The Buyer is solely responsible for the payment of all sales, use, value added, and similar taxes incurred in connection with fees charged to the Users. Where Smappee Services is required by law to collect and/or remit the tax for which the Buyer is responsible, the appropriate amount shall be invoiced to the Buyer and deducted by Smappee Services from Users’ fees, unless the Buyer has otherwise provided Smappee Services with a valid tax or regulatory exemption certificate or authorization from the appropriate taxing or regulatory authority.

ART.5. SPECIFIC TERMS APPLYING TO SPLIT BILLING SERVICES

5.1. EV Charging Station

5.1.1. Unless otherwise agreed between the Parties in a specific agreement, Smappee Services is not responsible for the installation of EV Charging Station at the Location (of the User). It is the sole responsibility of the Buyer to install (or have installed by an installer) the EV Charging Station at the Location (of the User), at its own expense and risk, and to ensure that such installation is technically available for Smappee Services to provide the Services under the terms and condition of the Agreement. The EV Charging Station is and shall remain the personal property of the Buyer.

5.1.2. The EV Charging Station is equipped with the Smappee Services software, enabling Smappee Services – after activation of the EV Charging Station – to provide its Services. This includes mapping the transactions of the charging sessions at the RFID card level, juxtaposing them against an agreed upon rate, and carry out pay-out between the Buyer and the User for charging sessions. As such, the Buyer hereby grants Smappee Services (and its affiliated entities) a non-assignable, non-transferable, and non-exclusive right to access the EV Charging Station for the purpose of deploying the relevant Service(s) in accordance with the terms and conditions of the Agreement.

5.2. Smappee Dashboard

For each User created in Buyer’s account in the Smappee Dashboard, the Buyer provides Smappee Services with the following information on the respective User:

- the personal email address of the User;

- the (Smappee) Smart Charge Card of the User linked to the EV Charging Station;
- the remuneration rate per kWh defined by the Buyer, applied to calculate the electricity reimbursement to the User; only the Buyer is able to request changes; such changes will be effective as of the next invoice period;
- the User's bank account number that will be used by Smappee Services to issue the electricity reimbursements to the User.

After the registration, the User will receive an activation email. After activation by the User, the EV Charging Station shall be ready to be used for charging, invoiced through split-billing, provided that the User uses the (Smappee) Smart Charge Car provided to him/her by the Buyer.

5.3. (Smappee) Smart Charge Card

Split Billing Services requires the use of a (Smappee) Smart Charge Card, provided by the Buyer to the User, that links a User to an EV Charging Station. Only charging sessions on the EV Charging Station effectuated with such (Smappee) Smart Charge Card will enable Split Billing Services.

The terms and conditions regarding the use of the (Smappee) Smart Charge Card are exclusively agreed upon between the Buyer and the User, to the exclusion of Smappee Services. Smappee Services shall not be responsible for improper use of the (Smappee) Smart Charge Card.

5.4. Electricity Reimbursements

The Buyer shall inform each User that the User is solely responsible for the payment of its electricity costs and will always pay his full electricity bill to his energy supplier, including VAT and other taxes and charges. As a form of compensation for the electricity that is being used for charging its EV, the Buyer can decide to reimburse the User's charging costs at relevant EV Charging Station.

The User and the Buyer exclusively agree on the rate, the terms and conditions of such reimbursement (the "Electricity Reimbursement") to the exclusion of Smappee Services. The Buyer and the User shall be solely responsible for determining the Electricity Reimbursement(s) in compliance with all applicable laws and regulations. Smappee Services is not responsible for informing the Buyer and/or the User of applicable laws or changes thereto or actual failure of the Buyer and/or the User to comply with such applicable laws and regulations.

Smappee Services will remit the electricity reimbursement, if and insofar received from the Buyer to the User. No VAT is mentioned on the debit note.

Smappee Services is not responsible for the insolvency or non-payment of the Buyer of the electricity

reimbursement(s). The Buyer shall indemnify, defend and hold Smappee Services harmless from any and all claims brought against Smappee Services in that regard.

Split Billing sessions will be processed monthly by Smappee Services. Following documents are created:

- a reimbursement request towards the Buyer: split billing sessions for all the Users;
- a debit note towards the User: overview of all User's split billing sessions and the amount that he will be reimbursed by the Buyer.

The Buyer and the User are solely responsible for the payment of all taxes and charges incurred in connection with electricity reimbursement(s).

5.5. Split Billing Subscription Fee and payment

In consideration of the provision of these Split Billing Services, Smappee Services shall be entitled to a Split Billing Subscription Fee. This fee is invoiced (through SEPA mandate – as per Art.4) on a monthly basis. Furthermore, the monthly invoice also provides an overview of all the electricity reimbursements.

6. SPECIFIC TERMS APPLYING TO CPO SERVICES

6.1. CPO Services

Smappee Services offers to the Buyer, who owns one or more EV Charging Stations, management and remuneration services related to the use of EV Charging Stations by Users. The CPO Services, provided by Smappee Services in connection with the Buyer's EV Charging Station(s), enable the Buyer to sell & invoice (certain) Users a price for their public charging sessions. This price will include:

- the cost due to the EV Users for the energy consumed/charged into the EV,
- the CPO commission fee due to Smappee Services as consideration for Smappee Services managing, collecting and processing all transactions in relation to the charging sessions

6.2. Users

The following payment options are made available for the Users of the EV Charging Station(s):

- "Payment cards" via the Smappee mobile App. This method allows a User to pay for a charging session from the mobile app by scanning a QR code. Initially a credit card needs to be linked to the Smappee account created in the App. ("Scan & Charge")
- "Public charging cards" by swiping a Smart Charge Card from Smappee or a third party eMSP (e-Mobility Service Provider). ("Swipe & Charge")

- Payment via a payment terminal

Smappee Services undertakes to process the payments by the Users and settles the balance of the Users costs with the Buyer on a monthly basis. For the avoidance of doubt, only payments issued through Scan & Charge and Swipe and Charge trigger payment of the CPO Subscription Fee; payment of the relevant charging session effectuated via a payment terminal falls out of scope of the CPO Subscription Fee.

6.3. User's fee. The Buyer shall have sole authority (i) to create access control lists for configuration, and (ii) to set the (differentiated) pricing of the Users fees. The Buyer will provide Smappee Services with prior written notice of any adjustment of the access control list, the Users ought to be / not to be invoiced for a charging session and/or the (differentiated) pricing of the User's fees. The Buyer shall be solely responsible for determining and charging Users fees in compliance with all applicable laws and regulations (including without limitation any restriction on Buyer's use of per-kWh pricing). The Buyer acknowledges that Smappee Services is not responsible for informing the Buyer of applicable laws or changes thereto, and Smappee Services will not be liable to the Buyer or any third party for any alleged or actual failure of the Buyer to comply with such applicable laws and regulations.

6.4. In consideration of the provision of the CPO Services, Smappee Services shall be entitled to the CPO Subscription Fee. This Fee is invoiced (through SEPA Direct Debit Mandate – as per Art.4) on a monthly basis. Furthermore, the monthly invoice also provides an overview of all the Electricity Reimbursements.

7. SPECIFIC TERMS APPLYING TO EMSP SERVICES

7.1. Subject to acceptance of these GTCS, payment of the eMSP Subscription Fee and subject to payment of the relevant cost for a Smappee Smart Charge Card, Smappee Services will provide the Buyer with the requested number of Smappee Smart Charge Cards within a reasonable period of time, which will allow the Buyer and its Users to take advantage of the eMSP Services. The Buyer can use the eMSP Services as long as the relevant Prices are paid. Smappee Services will charge the costs of issuing the Smappee Smart Charge Card to the Buyer. All risks associated with the loss of the Smappee Smart Charge Card are transferred to and borne by the Buyer from the date of shipment of the Smappee Smart Charge Card.

7.2. Unless Smappee Services gives its express and written consent, the Buyer is prohibited under all circumstances from selling, transferring, sub-leasing or otherwise commercializing the Smappee Smart Charge Cards /or related Services assigned to him in any way, be it in whole or in part. Any breach of this prohibition will be considered an irreparable breach and will entitle Smappee Services, at its sole discretion, to temporarily suspend the Smappee Smart Charge Cards and Services

as long as the Buyer fails to remedy these breaches or to terminate the Agreement by operation of law, without prior notice.

7.3. In consideration of the provision of the eMSP Services, Smappee Services shall be entitled to the Fee. These fees are invoiced (through SEPA mandate – as per Art.4) on a monthly basis. Pricing applied to the User is always inclusive of VAT.

8. TERM AND TERMINATION

8.1. Starting as of the Effective Date (date of acceptance of these GTCS by the Buyer), the Agreement enters into force for a fixed period of one (1) year. In the absence of timely notice of termination as per Art.8.2, the Agreement will be tacitly renewed for an additional period of one (1) year. The initial one (1) year term as well as any renewal term shall be defined as the "Term".

8.2. Upon expiration of a Term, each Party may terminate this Agreement by giving two (2) months' prior notice to the other Party.

8.3. Termination by Smappee Services.

Smappee Services may, after sending a prior notice to the Buyer, suspend all or part of its Services in any of the following cases:

- if the Buyer does not comply with his obligations set out in these GTCS, or if he uses the Services contrary to the agreements made with Smappee Services or to the legal provisions in force;
- in case of total or partial non-payment within the stipulated payment period, or in case of insolvency or apparent indications of insolvency, or in case of request for deferment of payment by the Buyer;
- in case of fraud or suspicion of fraud, statement of incorrect, incomplete or false information on entering into the Agreement with Smappee Services.

8.4. Smappee Services shall be entitled to unilaterally terminate its Services with immediate effect if the Buyer does not remedy the reason for the suspension of Services within fifteen (15) days after receipt of a notice of default by Smappee Services. Such a period for remedy should not be granted when remedy is reasonably impossible.

8.5. In the event of bankruptcy, judicial reorganization, and, insofar as permitted by law, similar collective arrangements with creditors, liquidation or dissolution of the Buyer, the Services can be terminated immediately by registered notice.

8.6. Termination of the Services by Smappee Services in accordance with the above paragraphs shall not entitle

the Buyer to compensation of any kind and shall not affect the obligation of the Buyer to pay the sums due at that time.

8.7. Consequences of termination. The termination of the Agreement shall result in de-activation of the account, causing the Buyer to no longer have access to its account in the Smappee Dashboard. Furthermore, the Buyer shall no longer be able to make use of the Services. If Buyer wishes to remove all data from its account, Buyer must delete its account (this can be done in the Smappee Dashboard.)

9. GENERAL RESPONSIBILITIES OF THE BUYER

9.1. In order to enable the deployment of the Services, the Buyer indicates the User(s) and the EV Charging Station(s) in its account in the Smappee Dashboard. As such, in the Smappee Dashboard, the Buyer will be able to manage its EV Charging Station via its account. For as long as the Agreement remains in effect, Smappee Services provides the Buyer with access to its account in the Smappee Dashboard.

9.2 The Buyer guarantees the correctness and completeness of the data it provides and that it is entitled to provide this data to Smappee Services in accordance with the EU-General Data Protections Regulation.

9.3. The Buyer shall ensure, and is solely responsible, with the explicit exclusion of Smappee Services, at its own expense and risk, for the proper functioning, at all times, of the EV Charging Station(s), including, without limitation, the maintenance and appearance of the EV Charging Stations, the continuous availability of electrical service to any of the EV Charging Stations, the continuous availability of any wireless or cellular communications network or internet service provider network and the availability of or interruption of the EV Charging Stations attributable to unauthorised intrusions, necessary for Smappee Services to provide the Services.

9.4. Smappee Services shall not be liable for not (timely) carrying out its Services should this be due to any non-conformities of the EV Charging Station(s). This includes the loss of data resulting from such malfunction (e.g. electrical, wireless, cellular or internet service interruptions). In the event the Buyer know(s) or become(s) aware of any malfunctioning of the EV Charging Stations, the Buyer shall promptly notify Smappee Services of such malfunctioning by means of written explanation.

9.5. All account details, passwords, keys, etc. in connection with the Services are granted to the Buyer solely for the Buyer's own use, and the Buyer shall keep all such items secure and confidential.

9.6. The Buyer shall use all efforts to prevent, and shall be fully liable to Smappee Services for, any unauthorised access to or use of the Service via the EV

Charging Station(s), service account(s) or other equipment. The Buyer shall immediately notify Smappee Services upon becoming aware of any such unauthorised use.

9.7. The Buyer shall not use the Services except in the manner permitted pursuant to Smappee Services usages guidelines and in accordance with any law or regulation. In case of Buyer procuring CPO Services, Buyer commits to comply with applicable NAC-Code laws and regulations.

9.8. From time to time, Smappee Services may provide updated usage guidelines, and the Buyer shall thereafter comply with such updated guidelines.

10. LIABILITY

10.1. Smappee Services can under no circumstances be held liable (i) for problems or damage that arise as a result of improper or incorrect use or installation of the EV Charging Station or Services; (ii) if the Services were used in another manner than for which they were developed or intended, (iii) for problems as a result of Force Majeure (iv) for acts or intentional errors by any other person, including the Buyer, its Affiliates or its employees, agents, (sub)contractors or Users, or (v) if the Services provided to the Buyer, the User, or third parties have been changed or supplemented in any way.

10.2. Subject to article 10.6. and to the extent permitted by applicable law, Smappee Services can only be held liable for direct damage and never for indirect damage and insofar as this damage and the error by Smappee Services or the fault in the Service has been proven. The damages are furthermore limited to 50 % of the value of the relevant Services as specified in the Order, with a maximum of 100.000 euro.

10.3. Smappee Services cannot be held liable for decisions taken or actions that are or are not carried out by people or automated systems based on the information provided by a Service.

10.4. Smappee Services cannot be held liable for damage or any kind of indemnity, in the event that the Services, or other part of the Smappee systems is unavailable or does not function as expected, nor for any loss of data.

10.5. The Buyer commits to refute any liability obligations of Smappee Services to its customers or Users.

10.6. Notwithstanding any provisions to the contrary in these GTCS, nothing in these GTCS shall limit or exclude Smappee Service's liability (if any) (i) for death or personal injury caused by Smappee's negligence, (ii) for damages caused by Smappee Service's fraud or fraudulent misrepresentations or that of Smappee Services' agents, (iii) for damages caused by Smappee Services' gross negligence or that of Smappee Services' agents, or (iv) for liability that cannot be excluded or limited by applicable law.

10.7. The Buyer is obliged to indemnify or compensate Smappee Services in respect of all claims from third parties.

10.8. These GTCS do not govern the use of Buyer of third party products or services used in connection with the Services. Smappee Services cannot make any commitments in that respect and disclaims any liability for such third-party products and services.

10.9. The Buyer remains fully responsible and liable towards Smappee Services for actions of the User connected to the account of Buyer.

11. CONFIDENTIAL INFORMATION

11.1. Each Party (the 'Disclosing Party') may disclose confidential and/or proprietary information to the other Party (the 'Receiving Party') relating to the Disclosing Party's business. A confidentiality agreement may be signed between the Parties.

11.2. Confidential Information includes, without limitation, information consisting of or relating to the Disclosing Party's technology, trade secrets, know-how, business operations, plans, strategies, customers and pricing, and information with respect to which the Disclosing Party has contractual or other confidentiality obligations, and/or which the Receiving Party knows or reasonably should know the Disclosing Party considers confidential or proprietary (hereinafter referred to as 'Confidential Information').

Shall however not be regarded as confidential information: information which (a) was already in possession of the Receiving Party without restrictions as to use or disclosure, or (b) which was or is independently developed without the use of or access to any Confidential Information, (c) becomes a part of the public domain through no act or omission of the Receiving Party, (d) is lawfully received by the Receiving Party from a third party without restrictions as to use or disclosure.

11.3. If the Receiving Party is required to disclose Confidential Information by law or a competent court, the Receiving Party shall, to the extent allowed, use reasonable efforts to give advance notice of such compelled disclosure to the Disclosing Party, cooperate with the Disclosing Party in connection with any efforts to prevent or limit the scope of such disclosure and/or use of such Confidential Information, take reasonable precaution to disclose the minimum amount necessary and seek to protect the confidential of such disclosed information.

11.4. During the term of the Agreement and after termination, for a period of three (3) years, each Party hereby undertakes (a) to keep the Confidential Information secret and not disclose it, in whole or in part, to any person other than (i) with the prior written

consent of the Disclosing Party or (ii) its employees, directors, subcontractors and consultants who have a direct need to know such Confidential Information for the sole purposes complying with its obligations under these GTCS. The Receiving Party shall ensure that these persons are bound by confidentiality obligations which are not less stringent than those set out herein; (b) to use the Confidential Information solely in relation to comply with its obligations and to refrain from using such Confidential Information in any manner which could prejudice the Disclosing Party; and (c) to use the same degree of care and means that it utilizes to protect its own information of a similar nature, but in any event not less than reasonable care and means, to ensure the confidentiality of such Confidential Information and avoid a third party to use or have access to the Confidential Information.

11.5. Upon termination of the Agreement or upon request of Smappee Services, Buyer must, to the discretion of Smappee Services, return the aforementioned information to Smappee Services in good condition within fourteen (14) calendar days, or destroy it.

11.6. Notwithstanding the confidentiality obligations of the Parties, Buyer hereby agrees that Smappee Services may use the Buyer's name and general information about the project for publicity announcements and reference purposes.

12. INTELLECTUAL PROPERTY RIGHTS

12.1. All intellectual property rights and derived rights, related to the Services, as well as the ideas, inventions, designs, programming software, documentation, samples, patents and all other materials that are developed or used for the preparation or execution of the Agreement, or that result from the Agreement, are held exclusively by or are the property of Smappee Services, or a supplier of Smappee Services where relevant. The delivery of the Services does not extend to any kind of transfer of the property rights of the intellectual property.

12.2. In case Buyer becomes aware of any legal proceedings due to (alleged) infringement of patent rights, trademark rights, protected designs, trade secrets or copyrights of third parties, Buyer must immediately notify Smappee Services hereof in writing, before any action can be taken by Buyer, upon which Smappee will decide how to proceed. Buyer agrees to indemnify Smappee Services against all (damage) claims from third parties and costs incurred as a result hereof. Buyer shall immediately ensure that it participates in or takes over the legal proceedings if Smappee Services so requests.

13. GDPR

The Parties shall process all personal data under this Agreement in accordance with data protection legislation. In the performance of the Agreement,

Smappee Services shall process personal data of the Buyer. All information regarding the processing of this personal data can be found in [Smappee's Privacy Policy](#). These General Terms and Conditions and the Privacy Policy form a whole and must be read together.

14. TRANSFER OF SERVICES AND SUBCONTRACTING

14.1. Smappee Services may at any time transfer or subcontract all or part of its rights and/or obligations under the Agreement to a third party without the consent of the Buyer and without any compensation to the Buyer. This transfer or subcontracting cannot, however, have the effect of reducing the guarantees of the Buyer.

14.2. The rights and obligations contained in the Agreement and these GTCS may not be transferred by the Buyer without the prior written consent of Smappee, whose consent may not be unreasonably withheld or delayed.

15. APPLICABLE LAW AND DISPUTES

These GTCS and any dispute or claim arising out of or in connection therewith shall be governed by and construed in accordance with the laws of Belgium. All disputes arising out of or in connection with these GTCS shall be settled by the Court of Kortrijk.

16. GENERAL

16.1. In case of Force Majeure, Smappee Services is entitled to, either suspend its obligations for the duration of the period this situation exists, or to definitively dissolve the Agreement, without this resulting in any right to damages for the Buyer.

16.2. The Buyer commits to inform and impose to any relevant (sub)contractor, installer, buyer or user of the Services expressly and in writing of all relevant terms and conditions mentioned herein including any referenced provisions to other terms.

16.3. In the event that any provision of these GTCS or the Agreement is found to be unenforceable this does not affect the applicability of other provisions of the GTCS or the Agreement as a whole. The unenforceable provisions shall be changed and mitigated by the courts so that they are in accordance with statutory provisions.

16.4. The failure of, or any delay in, exercising any right or remedy on the part of Smappee Services shall not operate as a waiver thereof, nor shall any single or partial exercise of any right or remedy preclude any other or future exercise thereof or the exercise of any other remedy granted hereby or by any related document or by law.

16.5. Any notice given must be in writing and delivered by email, unless otherwise expressly stated. All notices will be deemed to have been delivered the second business day after sending by email.

16.6. Parties acknowledge and agree that each clause of these GTCS is actually intended by them and does not create any (manifest) imbalance between the rights and obligations of the Parties.

16.7. The English version of the GTCS prevails over any local language version in case of discrepancy. Please check our website for other languages or for additional information and documentation at <https://www.smappee.com/legal-documents/>.