TERMS OF USE FOR DRIVERS

These General conditions set out the main conditions applicable to the use of the Raub services and governing their use. To provide transport services using the Raub platform, you must accept the terms below.

1. TERMS AND DEFINITIONS

1.1. Raub (also if "we") – The Private Limited Company of Raub Innovatives Technologies OÜ, which is incorporated and registered under the laws of the Republic of Estonia with registration code 14620031, has its registered office in Keava tn 3-15, Tallinn, Harjumaa 11312, Estonia Republic, but also the companies and partners of the Raub group. Raub group means companies where Raub Innovatives Technologies OÜ performs controls (such as the subsidiaries of Raub Innovatives Technologies OÜ). Raub partners mean local representatives, branches, agents, etc., designated by Raub Innovatives Technologies OÜ (e.g. payment intermediaries). The list of companies and partners of Raub Group is available at www.raubworldwide.com.

1.3. "Raub services" means the services that Raub provides, including the supply and maintenance of Raub App, the Raub platform, the APP payment, customer support, communication between the driver and the passenger and other similar services.

1.4. Raub APP – A smartphone App for drivers and passengers to request and receive transport services.

1.5. The Raub platform – a technology that connects passengers with drivers to help them move around in cities more effectively.

1.6. Passenger – the person applying for transport services is using the platform of Raub.

1.7. Driver (also called "You") – a person providing transport services via Raub platform. Each driver can use the personal Raub Driver account to utilize the Raub App and Raub platform.

1.8. Agreement – This agreement between the driver and the Raub on the use of services by Raub, consisting of:

1.8.1. These Terms of Use;

1.8.2. The specific conditions to display in the App, such as price information or service descriptions;

1.8.3. Driver's guidelines; And other terms referred to in this Agreement that may be amended at time.

1.9. "Fare" means the fee the passenger undertakes to pay to the driver for the provision of transport services.

1.10. "Raub Fee" means a fee the driver is required to pay for the use of the platform by a Raub.

1.11. In-App payment – cards, carrier billing and other payment methods that are used by the passenger to pay for transportation services through Raub app.

1.12. ' Driver's account ' means access to a website containing information and documents on the use of the services of Raub during the provision of transport services, including accounting documents. The Driver can access the Raub driver account at www.raubworldwide.com by entering a user name and password.

1.13. Transport services – a shuttle Service provided by the driver to a passenger whose application is accepted by the driver through the Raub application.

1.14. A payment intermediary – i.e. a representative responsible for technical support for the provision of payment services, who facilitates payments and/or billing on behalf of Raub. A Payment Intermediary may also discuss complaints and settle disputes relating to payments made by Raub.

2. ENTRY INTO FORCE OF THE AGREEMENT

2.1. Before you use the Raub services, you must register by providing the required information on the registration website and uploading the necessary documents, as requested by us. You can sign up either as a legal entity or as a natural person. Once you have submitted your registration application, we will offer you the availability of your personal account via username and password. When you click the "Sign up" button at the end of a registered app, you confirm your rights that: in accordance with the legislation in force, you have the right to conclude a contract with us to use the Raub platform for transportation services; You have carefully researched, fully understood and agreed to be bound by these terms, including all obligations arising from this Agreement and the Agreement; All the information you have provided to us is correct, correct and complete; You hold the Raub Driver account for accurate and profile information you update all the time; You do not allow other persons to use your account of the Raub driver or assign or assign it to any other person; You do not use Raub services; At all times, you will fully comply with all the laws and regulations applicable in the country where you provide transport services, including, but not limited to, the laws governing passenger transport services;

2.2. You are obliged to provide your bank details during the registration process for the execution of payment details. If you are a legal entity, you must enter a company bank account. We will Transfer fees for in-app payments to the bank account you provided. We are not responsible for incorrect cash transactions in case you have submitted incorrect bank-details.

2.3. After a registered application has been submitted, you will receive an email with additional terms, which must be completed to use the Raub services. These conditions may include compliance with criminal records, a valid driving license, a satisfactory technical status of a vehicle, completion of a training course, a mobile device that supports GPS, and other conditions described in the relevant e-mail. Failure to comply with THE requirements and conditions may result in termination of the contract and the right to use Raub services.

2.4 You agree that in specific cities or countries Raub Innovatives Technologies OÜ may determine any of our obligations arising from the general terms and conditions or the agreement of the Raub Group companies and partners. This includes, inter alia, the assignment of rights and obligations related to registration, statements, training, Raub fees collection, forwarding You fees, mediating the APP's intra-Community payments, licensing of Raub App, etc. Data from the Raub group of companies and partners can be accessed www.raubworldwide.com.

2.6. Registering an account as a legal entity (i.e. company). You will be considered as a legal person if the payee is marked as a legal entity in the payment details (the user account of the available Raub manager). In such a case, that legal person shall be deemed to be the provider of transport services and the general terms and conditions, the contract and any subsequent agreements. Only a certain person who is listed in the register may provide Transport Services. Such a natural person may use the driver's account only if he or she has read and agrees that they are related to these General Terms and any additional documents Part of the contract. The legal person in the details of the Payment and the person who provides the transport services on the basis of the Raub account shall remain jointly and severally liable for the breach of the general conditions and agreement conducted by the driver.

2.7. Raub Driver account registration for Business Account. When concluding a Separate agreement, the Business Account operator can register the accounts for its employees and/or service providers. In This case, the Business Account holder must ensure that its employees and/or service providers meet the requirements of the general conditions, the contract and any subsequent agreements, and agrees to act in accordance with its own terms and obligations. A Busienss Account holder and its employees and/or service providers shall be jointly and severally liable for the violation performed by such employee and/or provider.

3. Right to use Raub APP and Raub driver account

3.1. A License to Raub App and Raub to use the driver's account. We Hereby grant you a license to use the Raub App and Raub driver account. The License does not entitle you to sublicense or transfer rights to third parties. Notwithstanding the above and if agreed, Business Account holder may sublicense the Raub App and the Raub Driver account to the members of their Business Account.

3.2 The Raub app and/or Raub Driver account during use may fail: decompile, reverse engineer, or otherwise attempt to obtain the source code Raub App, Raub driver account or other Raub software; Change the Raub App or Raub driver account in any manner or form or use the modified versions of the Raub App or the Raub Driver account; Transfer files that contain viruses, corrupted files, or other programs that may damage or damage operations in the Raub Platform; Try to get unauthorized access to Raub App, Raub driver account, or any other Raub services.

3.3. The license given Here automatically cancels and simultaneously terminates the contract. After termination of the agreement you must immediately cease using Raub App and Raub driver account and we have the right to block and delete the driver's account without prior notice.

3.4 The use of tags by the Raub. In addition, we may give you tags, stickers or other signs that refer to the Raub brand or otherwise indicate that you are using the Raub platform. We will give you a non-exclusive, non-unlicensed, nontransferable license to use such characters and only to show you the offer of transport services through the Raub platform. After the termination of the contract you must immediately remove and remove any signs that refer to the Raub brand.

3.5 All Copyrights and trademarks, including source code, databases, logos, and visual designs are included in Raub and are protected by copyright, trademark and/or trade secret laws and international agreements. With the help of a platform or another Raub service, you do not acquire ownership rights to any intellectual property.

4. PROVISION OF TRANSPORT SERVICES

4.1. Responsibilities of the Driver. You Hereby warrant that transport services are offered in accordance with the General Conditions, the agreement and the laws and regulations applicable in the country where you provide the transport services. Please Note that you are fully responsible for any violations of local laws and regulations that may arise in the provision of transport services.

4.2. You must have all licenses (including a valid driving license), permits, motor insurance, liability insurance (if applicable), registrations, certificates and other documents required by the applicable jurisdiction in order to ensure Transport services. It is Your responsibility to maintain the validity of all the above documents. Raub reserves the right to request the submission of evidence and to provide review of all necessary licenses, permits, approvals, authorizations, registrations and certificates.

4.3. Transport services must be performed in a professional manner in accordance with business ethics services applicable to the provision of such services and shall end to comply with the passenger's request for the best interest of the passenger. In particular, You (e) must make a less costly route for the passenger, unless the passenger explicitly requires otherwise; (II) shall not carry out unauthorized stops; (III) There shall be no other person in the vehicle than the passenger and passengers accompanying the passenger; And IV must comply with all applicable traffic laws and regulations, i.e. do not carry out operations that may interfere with driving or perception of traffic conditions, including keeping the phone in the hands of the vehicle while it is moving.

4.4. You Have the exclusive right to determine when you are providing transport services. You Accept, reject, or ignore requests for transport services that are selected by passengers.

4.5. In the provision of transport services, costs arise. You are required to provide and maintain all the equipment and means necessary for the provision of transport services at your own expense, including in your car, smartphone, etc. You are Also required to pay all costs incurred during the provision of transport services including, but not limited to, fuel, mobile data plan costs, fees, vehicle depreciation, insurance, relevant business or salary taxes, etc. Please Note that the Raub App can lead to a large amount of data in the mobile data plan. Therefore, we recommend that you subscribe to the data plan with an unlimited or very high volume of data usage.

4.6. Ticket Prices. You have the right to charge the fare for each copy that is accepted by Raub on the platform and terminated the transport service as required (i.e. Fare). The Fare is calculated by default based on the base Fare, the specific route distance determined by the GPS-based device and the duration of the specific trip. The Default base price may fluctuate according to the local market situation. You can negotiate the Fare by sending us an appropriate application signed digitally or manually. In Addition, you always have the right to request a passenger less than the price indicated by the Raub application. Passenger payment less than the Raub App shows, does not reduce Raub fee.

4.7. The Front fare. The Passenger may be able to use the driving opportunities that enable passengers to agree on a fixed fare for a specific service point of the transport service (i.e. UPFRONT FARE) You provide. UPFRONT FARE is forwarded to the Raub app via the passenger before the race when ordered and to You when the ride is accepted or at the end of the trip. If A passenger changes his destination during the journey, the fare calculated in accordance with point 4.6 shall apply if the passenger has a

destination during the voyage, the journey is significantly longer due to traffic or other factors or if other unexpected circumstances significantly affect the driving characteristics (e.g. used for tolls).

4.8. If you find that an error has been made in calculating the ticket price and you want to adjust the calculation of the fare, you must submit the application in the "Support" section of the Raub application. If a petition presented in the "Support" section of the Raub application is not submitted, Raub will not recalculate the price or indemnify you for your mistake in calculating the fare.

4.9. The Raub may adjust the fare of a specific order if we detect an infringement (e.g. a longer journey or not by stopping the Raub App ticket after the transport services have been terminated) or when the technical error that affects the final has been established. Raub may also reduce or cancel the fare in case we have reasonable reason to suspect fraud or a passenger's complaint shows your violation. Raub uses only its right to reduce or cancel the fare in a reasonable and reasonable manner.

4.10. A Passenger may pay for transport services either directly to You or through an in-App payment, as described in clause 6 of these terms and conditions. If the passenger pays the fee directly, it is your responsibility to charge the fare. In Case the passenger fails or refuses to pay, Raub sends the passenger a notice of the arrears on Your behalf. Such an authorization arises from the authorization of the payment intermediary granted from Raub and does not entail that Raub is not obliged to compensate the price paid by the passenger. If passengers in the vehicle do not agree to pay the transport service fee, the passenger shall pay the ticket price which has ordered the delivery of the transport service. If The passenger rightly refuses to pay the fare that Your account details are incorrect in the Raub App's, then Raub will not indemnify you for such costs.

4.11. Proceeds. After the successful delivery of each transport service, Raub will create a receipt for the passenger, consisting of the following information: Business name, Business place, driver's first and last name, photo Manager, service license number (if applicable), vehicle The registration number, date, time, start and end locations, the duration and the length, the fare and the fare paid for the provision of transport services. You will be able to receive Any transport service from the driver's account via Raub.

4.12. The cancellation fee & the fee for the standstill period. A Passenger may cancel a request for transport services that the driver has accepted through Raub App. The Driver shall be entitled to withdraw the ticket price (cancellation fee) of the transport services if the passenger withdraws an accepted application for Transport services after a certain period of time in the designated Raub App.

4.13. If, during the provision of travel services, the passenger or its passengers are negligently damaging the vehicle or its fitting (including, inter alia, the bleaching or painting of the vehicle or the smell of the vehicle), you have the right to demand that the passenger pay a fine of up to 50 EUR and claim Compensation that exceeds the penalty. If The passenger does not agree to the payment of the penalty and/or compensation for the damage, you must inform the passenger and we will try to collect a penalty and/or appropriate costs for you. Please note, however, that we do not have any liability for any direct or indirect damages related to the cleaning or maintenance of the vehicle caused by the passenger.

4.14. Your tax obligations. You Hereby acknowledge that you are obliged to fully comply with all tax obligations arising from legislation applicable to You in the provision of transport services, including (i)

income tax, social insurance tax or any other Payment of the applicable tax; and (II) compliance with all the staff and tax registration obligations in respect of accounting and transfer to the applicable public authorities, as required by applicable law. If a tax authority gives us a valid application to provide information about your activity, we may make available to the tax authorities information about your activities to the extent prescribed by the legislation in force. In Addition, it is your responsibility to comply with any applicable tax laws that may apply to the provision of transport services. You agree to indemnify for the payment of any state fees, claims, payments, fines or other tax liability that Raub bears in connection with obligations arising from the applicable tax rules that You have not fulfilled (including income tax and Social insurance premiums tax).

4.15. Driver's mandate for issuing invoices. Raub is entitled to issue an invoice on your behalf to the passenger in order to compensate you for any prices, contractual penalties or other charges that Raub intermediates to you. An Invoice will be made available to you via the driver's account.

5. RAUB FEES

5.1. In order to use the services of Raub, you have the obligation to pay a fee (i.e. a fee of Raub). Raub fee is paid according to the price of each transfer order that you have filled out. Raub fee amount will be made available to You by email, Raub App, Raub driver account or other appropriate tools. Please Note that Raub fees may vary from time to moment. We will send you a prior notice of any such change.

5.2. You must pay a Raub fee and all other fees that will be charged to us during the previous month at the date of 15 next month. In case of payment of a Delay of Raub Fee, you have the obligation to pay a fine of 0.03% (zero-point three percent) of the unpaid sum per day for late payment. You are required to cover all costs incurred by us in connection with debt collection operations.

6. IN-APP PAYMENTS

6.1. The Ability to allow passengers to pay for transportation services through bank cards, carrier billing and other payment methods (Raub Business, etc.) directly via the Raub App (i.e. in-App payment). You Hereby authorize us to act as Your limited commercial agent solely for the purpose of gathering Travel Prices or any other fees paid by the passenger through an in-App payment. Any payment obligation made by the Passenger through an in-App payment shall be deemed to be fulfilled by the time the payment is made.

6.2. You may not refuse to pay by the passenger through an in-App payment or affect the passenger for using an in-app payment. If you refuse to accept an in-App payment for any reason, we have the right to charge you a contractual penalty in the amount of EUR 15 for each refusal and/or block your right to use Raub services in the event of repetitive behaviour.

6.3. Raub reserves the right to distribute the promo code to passengers at our sole discretion under one ad. You must accept the promo code use only if the passenger applies the code on a trip using the APP's internal card payment. Promo codes may not be applied on a cash paid trip. If the use of promo codes is suspected of fraud, unlawful use, the driver violates our terms and conditions regarding the use of the promo code, then the promo code may be canceled and the outstanding amount will not be reimbursed to the driver.

6.4. You have the right to check the APP's internal payment reports through the Raub driver account or App. The Reports shall indicate the amounts of the in-app payments made during the previous week as well as the amounts withheld from the fee. You must inform us of any important circumstances that may influence our obligation to collect and distribute the prices paid through an in-App payment.

6.5. We are not obliged to pay the fare for the passenger, if the in-app payment failed, as the passenger's credit card or other payment is cancelled or fails for other reasons. In This case we will help you to ask the passenger to pay the travel ticket and transfer it to You after the passenger has made the required payment.

6.6. Before providing the transport services, you must make sure that the service is actually provided directly to the passenger, or that the passenger has expressly confirmed, or that the passenger who is the account holder makes an order within the APP to another passenger, that he/she allows other passengers to travel Account of the passenger. If you make a mistake in identifying a passenger and inapp payment, a person who has not placed an order or who has not approved the transport services for other passengers and also requested a trip to another passenger through the APP, we will not and indemnify the ticket price of the person. In This case, you are not entitled to a ticket price from us. In Addition, in the case of any incorrectly applied in-App payment, we have the right to charge you a contractual penalty of up to 10 euros.

6.7. Please Note that we will set all the prices paid through payment within the APP to the amounts you are obligated to pay us (i.e. Raub service fees and contractual penalties). We reserve the right to fulfill any of your financial obligations to any of the companies in the Raub group, in which case we will acquire the right to claim against you. We may assign all Your financial liabilities to financial liabilities that You may have against us.

6.8. If we cannot pay You fees because you do not include your bank account information in your manager's account or if the bank account details are marked incorrectly, we will accept such payments for 180 days. If you do not inform us of the details of the correct bank account within 180 days from the date on which the right to claim such payments has been established, Your claims for payment of the fee that have not been transferred to You will expire.

7. CUSTOMER SUPPORT

We provide customer support for drivers in connection with the use of Raub services. We have the right to terminate the Customer Support Service if you delay any of the payments within more than 5 (five) calendar days.

8. EVALUATIONS AND ACTIVITIES

8.1 In order to ensure a high quality of service and provide additional reassurance to passengers, You hereby agree that passengers may give you a rating and leave feedback on the quality of the transport services That You offer. Your average rating will be tied to Your driver account and is available to passengers via the Raub app. If we learn that a rating or comment is not given in good faith, this rating or comment may not be predicted in Your rating calculations.

8.2. In addition to rating, we measure the level of Your activity and provide You with a score based on Your activity in terms of accepting, not responding, and completing the transport service requests.

8.3 In order to provide passengers with reliable services, we may determine the minimum average rating and the minimum activity score that drivers are required to create and maintain. If, after the relevant notice received from us, you do not increase the average rating or activity score to the minimum level within the prescribed time, your manager's account will automatically be suspended either temporarily or permanently. We may cancel Your account suspension if it is due to any external circumstances or if it is detected that the suspension has caused a system error or incorrect ratings.

9. MARKET REVIEWS AND CAMPAIGNS

9.1. Market Overviews. The Ability to send You through a Raub App, Raub driver account, SMS, email or other way, market reviews, to increase your awareness when demand is higher for the transportation service. Such Market Reviews are merely indicative and do not constitute any obligation. Since The estimates of the market overview are based on the previous statistics market, we cannot ensure that the actual market situation corresponds to the estimates presented in the market Review.

9.2. Minimum income promising campaigns. We may also offer campaigns where we guarantee a minimum income when you provide transport services within a specified time. If The minimum You specify is not reached, we will compensate for the gap. Special requirements and conditions will be sent to Raub App, Raub driver account, SMS, email or other means. We have a full discretion to decide whether, when and for which drivers we offer such campaigns. If we have reasonable grounds to suspect your fraudulent activity, we may withhold your ticket price until the suspicion of fraud has been erased.

9.3. Passenger campaigns. It may Also occasionally arrange for passengers to have a variety of campaigns to promote the Raub platform. If the fare paid by passengers decreases as part of such a campaign, we Will pay you compensation that extends to the cash value of the compensation provided to the passengers. We can turn off marketing compensation for Raub.

10. RELATIONSHIP BETWEEN YOU, US AND THE PASSENGERS

10.1. You Hereby acknowledge and agree that we offer an information society service and do not provide transport services. By Offering Raub platform and Raub services, we operate as a market linking passengers and drivers to help them move around cities more efficiently. You acknowledge that you provide transport services on the basis of a contract for the carriage of passengers and that you provide transport services either independently or through an enterprise for economic and professional activities.

10.2. You acknowledge that no employment contract or employment relationship has been concluded or created between You and us. You Also acknowledge that there is no joint venture or partnership between You and us. You may not act as our employee, agent, or representation or bind the contract on our behalf. If, due to mandatory law or other influence, You are considered to be our employee, you Hereby consent to waive any claims against us that may arise as a result of such indirect employment.

10.3. You may not transfer any rights or obligations arising from the terms or contract to any third party.

11. PROCESSING OF PERSONAL DATA

Your personal data will be processed in accordance with the Raub privacy Policy, which is available at www.raubworldwide.com

12. LIABILITY

12.1. The Raub platform is presented in the "as is" and "according to the accessible format" principle. We do not represent, warrant or warrant that access to the Raub platform will be uninterrupted, mixed or error free. Since the use of the Raub platform to apply for transport services depends on the behaviour of passengers, we do not guarantee that Your use of the Raub platform will result in transportation requests.

12.2. To the maximum extent permitted by Applicable law, we are not responsible for any damage that may arise as a result of the use of Raub services, including but not limited to: any direct or indirect property damage or financial loss; Loss of profits or expected revenues; Business interruption, contracts, contacts, goodwill, reputation and any damage that may result from the interruption of the business; The loss of or incorrect data; And any other kind of damage or damage.

12.3. Our financial Liability in connection with terms and conditions or breach of contract is limited to 500 euros. You have the right to claim damages only if we have intentionally violated the terms and conditions or the contract.

12.4. We are not responsible for the activities or omissions of passengers or other passengers, nor are they liable for any loss or damage that may arise as a result of you or your vehicle in the event of a passenger or a fellow passenger activity or non-activity.

12.5. You are fully responsible for any violation of the terms, contract or any other applicable laws or regulations, and must cease such violation and immediately remove the corresponding claim from us or any public authority. You will indemniate us for any direct and indirect loss and or damage, loss of profit, expense, punishment, fine that may arise in connection with your violation of the terms and conditions, the agreement and the laws. If The passenger presents us with any claim in connection with the provision of your transport services, you will compensate us for this loss in full within 7 (seven) days from receiving the respective request from us. In the Event that we have the right to make any claim against you, we will compensate us for all the costs of the assessment of damages and the lodging of damages claims related to the compensation of such damages.

13. TERM AND TERMINATION

13.1. The conditions expressly specified in These terms shall enter into force with respect to registration. Agreements and other terms will enter into force after a specific document or message has been made available to you and you start or continue to provide transport services on the Raub platform.

13.2. You may terminate the agreement at any time by notifying Raub at least 7 (seven) days in advance, after which Your right to use the Raub platform and the Raub services will expire. Raub may terminate the contract at any time and for any reason at our sole discretion, informing You at least 3 (three) days in advance.

13.3. Raub holds the right to immediately terminate the contract and block Your access to the Raub platform without notice, if You violate the terms or the contract, any applicable laws or regulations, differences in Raub, or cause damage to Raub's brand, reputation or business as Raub has at our sole discretion. In the Above cases, we may at our sole discretion prohibit You from registering a new driver account.

13.4. We may Also immediately block Your access to the Raub platform and the account of the Raub driver during the investigation if we suspect breach of contract or activity related to fraud. The Access Block shall be removed after the investigation does not prove such doubts.

13.5 We have the goal of providing the highest quality service to all passengers therefore we monitor the managers activity of the Raub platform. If you do not meet the minimum service requirements, such as the minimum rating and activity scores, we have the right to terminate the agreement immediately without notice.

14. AMENDMENTS

14.1 Any changes to the agreement will take effect after they have been made available to You via email, the Raub App or the Raub driver account and have continued to provide transport services.

14.2. We will post a revised version of the website (www.raubworldwide.com) to change the terms and will notify you at least 14 (fourteen) days in advance. If you continue to use the Raub services, you will be deemed to have accepted the changed terms.

15. APPLICABLE LAW AND JURISDICTION

15.1. The Conditions shall be regulated and interpreted and enforced in accordance with the laws of the Republic of Estonia. If a dispute arising from the terms or the contract cannot be resolved by negotiation, the dispute shall be settled in the Harju County Court.

16. NOTICES

16.1. You are obliged to immediately notify us of any changes to your contact details.

16.2. ALL conditions which must be provided in accordance with the terms and conditions and the contract shall be given sufficiently, if: (i) is delivered by courier, via mail sent to you by post, III sent by registered post, IV), or V) made available to Raub App or Raub Driver account. A notification sent or dispatched pursuant to This clause shall be deemed to be accepted: (i) if it is served personally, at the time of the transfer; On the date of delivery of the II courier, when the courier is assigned to the date on which the envelope containing the notification was delivered to the party; III) If it is sent by registered letter, 10. Day after the document has been transferred to the postal office for delivery to the person; IV) If it is made available via the Raub app or the Raub driver account or (v) by e-mail, on the day on which the party receiving the e-mail confirms receipt of the corresponding e-mail or 2. Day after the e-mail is sent, provided that the sender has not received a notification (declaring that the e-mail was not delivered to the party) and that he/she has sent the e-mail again on the next calendar day and has received no similar error message.

17. FINAL PROVISIONS

If the conditions, any provision cannot be enforced, the parties will replace the affected provision with an enforceable provision that is approaching the affected provision with intent and economic impact.

Date of entry into force of Conditions: 09.02.2019.