Tems of Service and Privacy Policy as made applicable through the Agreement, the signed Service Order and/or a peid invoice "Lets Build Applications" means Services provided by Lets Build Holding SA and the related comparies to the Data controller as defined in the Tems of Use All references to legal provisions shall be considered to include all subsequently re-eracted provisions or an enthert provisions

2 General requirements

The Dataprocessor may only process the personal data in accordance with documented instructions from the Datacontroller as specified in this Agreement or where the Data controller has provided with the instructions to the Dataprocessor by other means

Thescope of the processing of personal data governed by this Agreement, is limited to the processing described indexes 3 "Description of the processing of personal data".

The Dataprocessor may not alter the content of the personal data in any memor disclose or allowed is dosue of any of the personal data to a third party, unless

it is specifically indicated in this Agreement, the Data controller has authorised this and/or provided instructions hereto by other means, and/or the processing is required in accordance with applicable legislation which the Data processor is governed by disclosure is covered by dause 29, the Data processor must as far as possible according to applicable law notify the Data controller before processing the personal data

The Dataprocessormst, cnanorgoing basis, keep a record of the processing of personal data as well as a record of all security breaches

21. Security

The Dataprocessor must implement and ensure that the Dataprocessor's staff implement technical and ognisational measures appropriate to protect personal data against unauthorised or unlawful processing and against accidental loss, destruction, damage, atteation or disclosure. For those purposes, the Dataprocessor must take into account the latest developments, the costs of implementation, the nature, scope, context and purposes of the processing and the risk to the rights and frieedons of natural persons. The section on Data security as referred to incluse 4, provides agreeal description of the technical and organisational security measures. The Dataprocessor must furthermore secure personal data through technical and organisational security measures as set out in the General Data Protection Regulation and any national residuel rules.

The Data controller should take reasonable steps to ensure that all staff, representatives or contractual parties who may have access to the personal data are reliable and that all these persons are subject to confidentiality obligations or business or legal obligations of professional secrecy. Furthermore, the Data processor must ensure that access to the personal data is in all cases carefully limited to persons who require access to the data and that this access is necessary in a dertop oxide the services within the context of such persons' tasks

Temination of the Data processor agreement may be made in accordance with the conditions of temination, including temination notice as specified in the "Lets Build Subscription" with the exception of the following section

Incorrection with termination of this Agreement, the Data processor will:

dscontinepocessing of the personal data, and following request from the Data controller;

ieunal pescrel detawhichare in the Data pocessor's possession or which he or she has control over as well as all opies thereof to the Data controller. The first export nade by the Data pocessor is provided without costs for the Data controller. Where the Data controller requires achieved export, the Data pocessor may demand payment from the Data controller based on time incomed for processing of further export in addition to the first export, destroy all opies thereof and confirm with the Data controller that it has taken place, unless the Data pocessor; by virtue of applicable law is restricted, or prevented by an autority, from destroying or returning all or part of the pescrel data, and in such a case the Data processor must process those data confidentially, continue to process the min accordance with the terms of this Agreement, and may not process the min accordance with the applicable law or from the autority in question.

Wateverthereason, the termination of this Agreement does not affect the rights or obligations of the parties under this Agreement. Consequently, the rights and obligations of the parties remain inforce after termination of the Agreement.

27. Assignment

With the exception of dauge 23, the Data processor will not in any way, in while or in part, assign (or attempt to assign) his or her rights or obligations under this Agreement to a third party without the prior with encourse to the Data controller.

28 Completeness of agreement

The parties agree that this Agreement is the complete agreement between the parties concerning the subject matter here of. To this extent, this Agreement supersedes any and all picragreements between the parties about the subject matter of the Agreement.

29 Changes

Novaiverord args of the tenns, conditions or obligations in this Agreement will be valid unless this is done invitting and signed by a passon authorised to sign for and on behalf of the party providing the valveror requiring the charges. In the event of such charges, the Data processor will, without under charges, ensure that sub-processors are also bound by the charges.

If ary temorcondition of this Agreement is found to be invalid, unlawful or unerforce ble to accertain extent by accompetent authority, the temor conditions hall, in the scope required,

besevered from the remaining terms and conditions which will remain in effect according to their content to the maximum extent possible by law

To the extent danges in legislation, as referred to inclase 1. of the Agreement or associated practices, given is elevered, the parties are entitled to carry out danges of the Agreement with anotice of [30 days and without resulting requirements of payment from the other party].

210 Communication

All commication to be provided in accordance with this Agreement must be invitting

211. Secrecy and confidentiality

During the term of the Genie Belt Agreement and after it's termination, the Data processor is subject to an obligation of secrecy with regard to all data which said Data processor obtains knowledge of through the cooperation

As of 25 May 2018, the Dataprocessorm at ensure that everyone processing data covered by the Agreement, including staff, third parties (for example repeires) and sub-processors, are subject to anobligation of confidentiality or covered by relevant statutory obligation of secrecy.

212 Controls and declarations

The Dataprocessor will, without under delay, provide the Datacontroller with requested informations of the Datacontroller may at all times ensure that the Dataprocessor is capible of complying with the requirements arising from this Agreement.

The Datacontroller; are presentative of the Datacontroller or Datacontroller's autit (both internal and external) has access to can yout inspections and autits at the Dataprocessor's, to receive documentation, including logs, ask questions, etc. for the purpose of determining that the Dataprocessor comply with the requirements arising from this Agreement. Costs in correction with the Datacontroller's impection of the Dataprocessor are taken over by the Datacontroller.

It is agreed that the Data processor will conclust yearly supervision to ensure that the sub processors enable and to f their data security.

Where it is demed necessary, the Data controller may choose to initiate an autit of the sub processor. This may happen if, according to the Data controller's assessment, the Data processor's supervision of the sub processor has not provided the Data controller with adequate security that the processing at the sub processor's location is can ied out in accordance with this Data processor agreement.

Intrevent that the Datacontroller wants to carry out impedience the above mentioned measures puscent to this Agreement, the Datacontroller may carry out an impedien by allocating the measures puscent time and resources

213 Choice of applicable law

This Agreement will be governed by and construed in accordance with Belgian legislation, and all parties advrowledge the French speaking courts of Brussels, Belgium as exclusive juristiction

3 Description of the processing of personal data

This section provides information about the Data processor's processing of personal data for provision of the Services

31. Purposes of the processing

Processing of the Datacontroller's data is can ied out in accordance with the purposes and services described in "Lets Build Subscription".

The Dataprocessor is not allowed to use the data for other purposes

The data may only be processed on instructions received from the Data controller:

32 General description of the processing

The transferred personal data will be subjected to the following processing

Collection recording agarisation structuring starge, adaptationaralteration, retrieval, search, use, disclosure by transmission, dissemination arotherwise making available, alignment aroombination, restriction, exame and struction

33 Type of personal data

The processing operations contain personal data in the categories specified below. The level

4 Data security

Wearefully committed to leeping your dataseque at all times For a detailed description of our datasequity measures, please refer to our <u>Privacy Policy</u>.

Signatures: Data processor Agreement

Sosigndan	(date)
BetweenLetsBuildard	
Ссприутте	
Addess	
Signee	
Signature	
(the"Datacontroller")	