

HURRICANE SERVICES AGREEMENT

- (1) HURRICANE MODULAR COMMERCE LIMITED
- (2) LITHUANIA POST

THIS SERVICES AGREEMENT is made on 10/03/2021

BETWEEN:

- (1) HURRICANE MODULAR COMMERCE LIMITED ("**Hurricane**"); and
 - (2) LITHUANIA POST (the "**Postal Operator**"),
- (together, the "**parties**" and each a "**party**").

WHEREAS:

- (A) Hurricane has agreed with the International Post Corporation ("IPC") that it will make its modular duties & taxes and compliance engine and other services available to IPC members on consistent terms via operation through the IPC's Dynamic Merchant Platform ("DMP"), with the intent that the same becomes part of a suite of services provided to e-Commerce customers of such IPC members (including the Postal Delivery Duty Paid "PDDP" solution)
- (B) The Postal Operator wishes to avail itself of the facility arranged by this Agreement and as such sets out the terms upon which the Postal Operator will purchase Hurricane Products through the DMP.

1. DEFINITIONS AND INTERPRETATION

API: the application programming interface of any person through which access to the Hurricane duties & taxes and compliance engine is made available to Postal Operator as contemplated in this Agreement and " Hurricane API " and "IPC API" shall be construed accordingly.

Aura: Hurricane's duties & taxes and compliance engine. Aura covers four main operational areas: AI driven classification, duties and tax estimations, prohibited and restricted goods check and denied parties screening. Built on serverless microservices architecture, Aura provides seamlessly scalability.

Business Day: a day other than a Saturday, Sunday or public holiday in England when banks in London are open for business.

Business Hours: the period from 9.00 am to 5.00 pm GMT on any Business Day.

Confidential Information: information that is proprietary or confidential and is clearly labelled as such identified as Confidential Information or is commercially sensitive by its nature.

Control: the beneficial ownership of more than 50% of the issued share capital of a company or the legal power to direct or cause the direction of the general management of the company, and **controls, controlled** and the expression **change of control** shall be construed accordingly.

Documentation: means the description produced or authorised by Hurricane and relating to any of the Hurricane IPC Products as such documentation may be updated by Hurricane from time to time and pursuant to clause 4.

DMP: the Dynamic Merchant Platform operated by the IPC that provides IPC Customers (Postal Operators) technological functionality designed to enhance the cross-border on-line shopping experience and enable the specific provision of the Postal Delivery Duty Paid (PDDP) proposition to be offered by e-Commerce companies that are clients of IPC Customers.

Effective Date: the date of this Services Agreement.

Hurricane IPC Products: services listed in Schedule 1 which are made available to the Postal Operator through the DMP and which follow the reporting protocols described therein and the associated documentation relating thereto together with any other products and related documentation developed by Hurricane and which Hurricane may permit the Postal Operator to access via the DMP and market and sell pursuant to this Agreement.

Intellectual Property Rights: patents, rights to inventions, copyright and neighbouring and related rights, trademarks and service marks, business names and domain names, rights in get-up and trade dress, goodwill and the right to sue for passing off or unfair competition, rights in designs, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how and trade secrets) and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

IPC: means the International Post Corporation SCRL-BVBA of Avenue du Bourgetlaan 44, 1130 Brussels, Belgium.

Legislation: any statute, statutory provision or subordinate legislation or any mandatory rules or guidance issued by any regulatory body having jurisdiction over the applicable party.

Relevant Policies: has the meaning set out in clause 9.1 (c).

Relevant Requirements: has the meaning set out in clause 9.1(a).

Territory: Lithuania and all other jurisdictions in which the Postal Operator is authorised to carry on business and/or sell services.

TradeMarks: all trademark registrations and applications, together with any further trademarks which Hurricane may permit or procure permission for the Postal Operator by express notice in writing to use in respect of the Hurricane Products.

Zephyr: Hurricane's bulk clearance data screening engine. It provides clients with the ability to screen the descriptions and HS6 codes that are sent in pre-advice notices. It detects bad descriptions, missing HS6 codes and mismatches between the two. Furthermore it 'fills in the blanks' providing suitable descriptions or HS6 codes, when one of these might be missing. Finally, it provides 10-digit commodity codes for both export and import countries specified.

2. SALE OF HURRICANE SERVICES

- 2.1 Hurricane hereby agrees to sell to the Postal Operator the Hurricane IPC Products in the Territory on the terms of this Services Agreement. Access to the Hurricane IPC Products will be provided via the IPC API. Except as provided for herein or otherwise agreed in writing, Hurricane shall have no liability or responsibility for the effective functioning of the IPC or Postal Operator's API and, unless agreed otherwise in writing, any Hurricane support or advice related thereto will be remunerated according to the Consultancy Charges set out in Schedule 2 – Part 2.
- 2.2 During the term of this Services Agreement, the Postal Operator undertakes:
- (a) not to purchase the Hurricane IPC Products from any person other than Hurricane; or
 - (b) to provide to Hurricane on request all access and information reasonably necessary for it to evaluate the functionality and effectiveness of the API.
- 2.3 The Postal Operator shall not sell any of the Hurricane Products through a sales agent or to a sub-distributor or reseller without the prior express written consent of Hurricane.

3. POSTAL OPERATOR'S UNDERTAKINGS

- 3.1 The Postal Operator undertakes and agrees with Hurricane:
- (a) Not to pre-fetch, cache, index, copy, re-utilise, extract or store any Hurricane API Data, save for the purpose of supporting the preparation of customs declarations (but not for the purpose of storing Hurricane data in order to by-pass the real-time provision of duties & taxes and compliance data).

4. SUPPLY OF HURRICANE PRODUCTS

- 4.1 Hurricane shall supply the following in the form agreed by the parties:
- (a) Within a reasonable period following the Effective Date the latest version of the Documentation; and
 - (b) During the term of this Services Agreement, such updates or new releases to the Hurricane IPC Products as such updates or new release become generally commercially available.
- 4.2 Hurricane is entitled to make changes to the Documentation which do not adversely affect the Hurricane IPC Products and/or the Postal Operator's costs, and shall give 45 days written notice of such changes to the Postal Operator as soon as reasonably practicable and, to the extent that any such changes require the Postal Operator to modify its processes, after agreeing with Postal Operator a reasonable notice period after which such changes shall take effect.

5. HURRICANE'S UNDERTAKINGS

- 5.1 Hurricane undertakes:
- (a) To provide such information and support as may be requested by the Postal Operator to enable Hurricane to properly and efficiently discharge its duties under this Services Agreement and for the Postal Operator to receive the services and benefits contemplated herein. Such support shall be at no cost to the Postal Operator unless it is required as a result of inadequate resources being committed by Postal Operator to the on-boarding

process in which case Hurricane shall be entitled to charge additional Compliance and/or Technical consultancy charges as described in Schedule 2 – Part 2;

- (b) To approve or reject any promotional information or material submitted by the Postal Operator within 3 working days of receipt; and
- (c) To provide support and related services to Postal Operator in accordance with the Service Level Agreement standards set out in Schedule 3. Provided that any service performance issues addressed by Service Level Agreement for Hurricane IPC Products operating through the IPC DMP is escalated by Postal Operator via the IPC that is party thereto.

6. PRICES AND PAYMENT

The prices payable by the Postal Operator shall be for the Hurricane IPC Products : the fees set out in the pricing Agreement between the IPC and Hurricane contained in Schedule 2 – Part 2 (explained in Schedule 2 – Part 1)

- 6.1 Hurricane reserves the right to amend the fees detailed in Schedule 2 with 90 days' notice to the Postal Operator. Any fees so amended will be recorded and become effective by the parties' execution of a Special Rate Agreement substantially in the form set out in Schedule 2 Part 2.
- 6.2 Hurricane will invoice the Postal Operator monthly for:
 - (a) The consumption volume transacted via the DMP as determined according to information provided by the IPC API but subject to the parties' right to audit and reconcile such information against their own records. In the event of a discrepancy between information provided by Hurricane's records, the Postal Operator's records and the IPC API, the parties will investigate acting in good faith to reach an agreed position;
 - (b) Any additional consultancy or On-boarding services agreed in writing between Hurricane and the Postal Operator.
- 6.3 The Postal Operator shall pay any undisputed amount invoiced to it by Hurricane in Euros within 30 days of the date of invoice.
- 6.4 All amounts due and undisputed under this Services Agreement shall be paid by the Postal Operator to Hurricane in full without any set-off, counterclaim, deduction or withholding (other than any deduction or withholding of tax as required by law).
- 6.5 The Postal Operator shall be responsible for the payment if applicable of VAT on all charges for Hurricane Products and other services rendered by Hurricane under this Agreement, upon provision of a VAT invoice.

7. INTENTIONALLY DELETED

8. COMPLIANCE WITH LAWS AND REGULATIONS

- 8.1 Each party shall be responsible for the compliance of its own business operations with applicable law and regulations and shall hold the other party harmless from any losses costs or damages it may incur as a result of any breach of this clause 8.1.

9. ANTI-BRIBERY

9.1 Each party (the “First Party”) shall:

- (a) Comply with all applicable laws, regulations, codes and sanctions relating to anti-bribery and anti-corruption including but not limited to the Bribery Act 2010 (**Relevant Requirements**);
- (b) Not engage in any activity, practice or conduct which would constitute an offence under sections 1, 2 or 6 of the Bribery Act 2010 if such activity, practice or conduct had been carried out in the UK;
- (c) Have and shall maintain in place throughout the term of this Services Agreement its own policies and procedures, including but not limited to adequate procedures under the Bribery Act 2010, to ensure compliance with the Relevant Requirements and clause 9.1(b), and will enforce them where appropriate (**Relevant Policies**);
- (d) Promptly report to the other party any request or demand for any undue financial or other advantage of any kind received by the First Party in connection with the performance of this Services Agreement;

9.2 In particular the First Party shall ensure that any person associated with it who is performing services in connection with this Services Agreement does so only on the basis of a written contract which imposes on and secures from such person terms equivalent to those imposed on the First Party in this clause 9 (“**Relevant Terms**”). The First Party shall in all circumstances be responsible for the observance and performance by such persons of the Relevant Terms and shall in all circumstances be directly liable to the other party for any breach by such persons of any of the Relevant Terms howsoever arising.

9.3 Breach of this clause 9 shall be deemed a material breach, which is irredeemable, under clause 15.2(a).

9.4 For the purpose of this clause 9, the meaning of adequate procedures and foreign public official and whether a person is associated with another person shall be determined in accordance with section 7(2) of the Bribery Act 2010 (and any guidance issued under section 9 of that Act), sections 6(5) and 6(6) of that Act and section 8 of that Act respectively. For the purposes of this clause 9 a person associated with the First Party includes but is not limited to any subcontractor of the First Party.

10. INTELLECTUAL PROPERTY RIGHTS

10.1 Unless otherwise agreed between the parties, all Intellectual Property Rights in and to the Hurricane Products belong, and shall belong, to Hurricane and/or its licensors.

10.2 The Postal Operator shall, at the expense of Hurricane, take all such steps as Hurricane may reasonably require to assist Hurricane in maintaining the validity and enforceability of the Intellectual Property Rights of Hurricane during the term of this Services Agreement.

10.3 The Postal Operator shall be entitled to make such reasonable copies of the Documentation for archival and back up purposes as may be reasonably required by the Postal Operator from time to time.

10.4 The Postal Operator shall not:

- (a) Copy the Hurricane Products or any part of any of them except to the extent and for the purposes expressly permitted by this Services Agreement;
 - (b) Modify, adapt, develop, create any derivative work, reverse engineer, decompile, disassemble or carry out any act otherwise restricted by copyright or other Intellectual Property Rights in the Hurricane Products.
- 10.5 For the avoidance of any doubt, the Postal Operator is entitled to use its own or any third party products and/or services which are similar to the Hurricane Products provided that such use by the Postal Operator does not breach the terms of this Services Agreement.
- 10.6 The Postal Operator is granted no rights under this Services Agreement except as expressly stated and Hurricane expressly reserves all Intellectual Property Rights and its other rights in and to the Hurricane Products.
- 10.7 The Postal Operator shall ensure that each reference to, and use of, any of the Trademarks by the Postal Operator is in a manner approved from time to time by Hurricane and accompanied by an acknowledgement in a form approved by Hurricane that the same is a trademark (or registered trademark) of Hurricane.
- 10.8 The Postal Operator shall not knowingly:
 - (a) Use any of the Trademarks in any way which might prejudice their distinctiveness or validity or the goodwill of Hurricane therein;
 - (b) Use in relation to the Hurricane Products any trademarks other than the Trademarks without obtaining the prior written consent of Hurricane; or
 - (c) Use any trademarks or trade names so resembling any trademark or trade names of Hurricane as to be likely to cause confusion or deception.
- 10.9 Other than the licences expressly granted under this Services Agreement, neither party grants any licence of, right in or makes any assignment of any of its Intellectual Property Rights. In particular, except as expressly provided in this Services Agreement, the Postal Operator shall have no rights in respect of any trade names or trademarks used by Hurricane in relation to the Hurricane Products or their associated goodwill, and the Postal Operator hereby acknowledges that all such rights and goodwill shall inure for the benefit of and are (and shall remain) vested in, Hurricane.
- 10.10 The Postal Operator shall promptly give notice in writing to Hurricane in the event that it becomes aware of:
 - (a) Any infringement of the Trademarks or any other Intellectual Property Rights in or relating to the Hurricane Products; and
 - (b) Any claim that any Hurricane Product or the manufacture, use, sale or other disposal of any Hurricane Product, whether or not under the Trademarks, infringes the rights of any third party.
- 10.11 In the case of any matter falling within clause 10.10(a):
 - (a) Hurricane shall, in its absolute discretion, determine what action if any shall be taken in respect of the matter; and
 - (b) Hurricane shall have sole control over and shall conduct any consequent action as it shall deem necessary; and

- (c) Hurricane shall pay all costs in connection with that action and shall be entitled to all damages and other sums that may be paid or awarded as a result of any such action.

10.12 In the case of any matter falling within clause 10.10(b):

- (a) Hurricane and the Postal Operator shall consult to decide what steps shall be taken to prevent or terminate the infringement and the proportions in which they shall share the cost of those steps and any damages and other sums which may be awarded in their favour or against them; and
- (b) Failing agreement between the parties, either party shall be entitled to take all action as it shall consider to be necessary or appropriate at its own expense to defend such a claim and shall be entitled and subject to all damages and other sums which may be recovered or awarded against it as a result of any such action.

10.13 Each party shall, at the request and expense of the other, provide all reasonable assistance to the other (including, but not limited to, the use of its name in, or being joined as a party to, proceedings) in connection with any action to be taken by the other party, provided that that party is given such indemnity as it may reasonably require against any damage to its name.

11. CONFIDENTIALITY

11.1 Each party may have access to Confidential Information of the other party under this Services Agreement. A party's Confidential Information shall not include information that:

- (a) Is or becomes publicly known through no act or omission of the receiving party; or
- (b) Was in the other party's lawful possession prior to the disclosure; or
- (c) Is lawfully disclosed to the receiving party by a third party without restriction on disclosure; or
- (d) Is independently developed by the receiving party, which independent development can be shown by written evidence.

11.2 Subject to clause 11.4, each party shall hold the other's Confidential Information in confidence and, unless required by law, not make the other's Confidential Information available to any third party or use the other's Confidential Information for any purpose other than the implementation of this Services Agreement.

11.3 Each party agrees to take all reasonable steps to ensure that the other's Confidential Information to which it has access is not disclosed or distributed by its employees or agents in violation of the terms of this Services Agreement.

11.4 A party may disclose Confidential Information to the extent such Confidential Information is required to be disclosed by law, by any governmental or other regulatory authority or by a court or other authority of competent jurisdiction, provided that, to the extent it is legally permitted to do so, it gives the other party as much notice of such disclosure as possible and, where notice of disclosure is not prohibited and is given in accordance with this clause 11.4, it takes into account the reasonable requests of the other party in relation to the content of such disclosure.

11.5 This clause 11 shall survive termination of this Services Agreement for any reason.

12. PROTECTION AND PROCESSING OF PERSONAL DATA

12.1 Each party shall comply with its respective obligations under the provisions of applicable Data Protection Legislation (including without limitation the General Data Protection Regulation).

13. WARRANTIES

13.1 Each party represents, warrants and undertakes that:

- (a) it has full capacity and authority and all necessary consents to enter into and to perform this Services Agreement and to grant the rights and licences referred to in this Services Agreement and that this Services Agreement is executed by its duly authorised representative and represents a binding commitment on it; and
- (b) it shall comply with all applicable Legislation in the performance of its obligations under this Services Agreement.

14. LIMITATION OF LIABILITY

14.1 Except as expressly and specifically provided in this Services Agreement, all warranties, conditions and other terms implied by statute, common law or otherwise are, to the fullest extent permitted by law, excluded from this Services Agreement.

14.2 Nothing in this Services Agreement excludes the liability of either party:

- (a) For death or personal injury caused by negligence; or
- (b) For fraud or fraudulent misrepresentation;

14.3 Subject to clauses 14.2 and 14.4, Hurricane does not warrant that information delivered through the Hurricane Products shall be error free and it shall not in any circumstances be liable, whether in tort (including for negligence or breach of statutory duty howsoever arising), contract, misrepresentation (whether innocent or negligent) or otherwise for:

- (a) Any loss of revenues, profits, contracts, business or anticipated savings;
- (b) Any loss of goodwill or reputation; or
- (c) Any special, indirect or consequential losses.

14.4 Subject to clause 14.2 each party's total aggregate liability in contract tort (including without limitation negligence or breach of statutory duty howsoever arising), misrepresentation (whether innocent or negligent), restitution or otherwise, arising in connection with the performance or contemplated performance of this Services Agreement shall in all circumstances be limited to the amount actually paid by the Postal Operator to Hurricane under this Services Agreement in the 6 months preceding the date on which the claim arose.

15. TERM AND TERMINATION

15.1 This Services Agreement shall commence on the Effective Date. Unless terminated earlier in accordance with clause 15.2 or clause 15.3 or this clause, this Services Agreement shall continue for a period of 36 months (Initial Term) and shall automatically extend for 12-monthly periods (Extended Term) at the end of the Initial Term and at the end of each Extended Term. Either party may give written notice to the other party, not later than 90 days before the end of the Initial Term or the relevant Extended Term, to terminate this Services Agreement at the end of the Initial Term or the relevant Extended Term, as the case may be.

- 15.2 Without affecting any other right or remedy available to it, either party may terminate this Services Agreement with immediate effect by giving written notice to the other party if:
- (a) The other party fails to pay any amount due under this Services Agreement on the due date for payment and remains in default not less than 30 days after being notified in writing to make such payment; or
 - (b) The other party commits a material breach of any term of this Services Agreement which breach is irremediable or (if such breach is remediable) fails to remedy that breach within a period of 14 days after being notified in writing to do so. For the purpose of this clause, material breach shall include, without limitation, failure to provide API access for any 2 consecutive days during the Term; or
 - (c) The other party suspends, or threatens to suspend, payment of its debts or is unable to pay its debts as they fall due or admits inability to pay its debts or is deemed unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986; or
 - (d) The other party commences negotiations with all or any class of its creditors with a view to rescheduling any of its debts, or makes a proposal for or enters into any compromise or arrangement with its creditors; or a petition is filed, a notice is given, a resolution is passed, or an order is made, for or in connection with the winding up of that other party; or an application is made to court, or an order is made, for the appointment of an administrator, or if a notice of intention to appoint an administrator is given or if an administrator is appointed, over the other party; or the holder of a qualifying floating charge over the assets of that other party has become entitled to appoint or has appointed an administrative receiver; or a person becomes entitled to appoint a receiver over the assets of the other party or a receiver is appointed over the assets of the other party; or a creditor or encumbrancer of the other party attaches or takes possession of, or a distress, execution, sequestration or other such process is levied or enforced on or sued against, the whole or any part of the other party's assets and such attachment or process is not discharged within 14 days; or
 - (e) Any event occurs, or proceeding is taken, with respect to the other party in any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in clause 15.2(d); or
 - (f) The other party suspends or ceases, or threatens to suspend or cease, carrying on all or a substantial part of its business.

15.3 Without prejudice to any other rights or remedies to which Hurricane may be entitled, Hurricane may terminate the Services Agreement without liability to the Postal Operator if:

- (a) The Postal Operator purports to assign any of its rights or obligations under this Services Agreement.

16. EFFECTS OF TERMINATION

16.1 Upon termination or expiry of this Services Agreement for any reason and without prejudice to other rights contained in this agreement:

- (a) Hurricane shall be entitled to prohibit access of the Postal Operator to the Hurricane API either directly or through the IPC API
- (b) The Postal Operator shall (at its sole cost) return (or at its option, destroy) all media on which the Hurricane IPC Products are held;

(c) The accrued rights of the parties as at termination or the continuation after termination of any provision expressly stated to survive or implicitly surviving termination shall not be affected or prejudiced; and

(d) Subject to the foregoing provisions of this clause 16.1, all rights and licences of the Postal Operator under this Services Agreement shall terminate.

16.2 The liability provisions in this Services Agreement shall survive termination in respect of acts and omissions occurring before termination but termination (where carried out in accordance with clause 15 above only) shall not of itself give rise to any liability on the part of Hurricane to pay any compensation to the Postal Operator for the loss of profits or goodwill to reimburse the Postal Operator for any costs relating to or resulting from such termination or for any other loss or damage.

17. **FORCE MAJEURE**

17.1 Neither party shall in any circumstances be in breach of this Services Agreement nor liable for delay in performing, or failure to perform, any of its obligations under this Services Agreement if such delay or failure results from events, circumstances or causes beyond its reasonable control, including, without limitation, strikes, lock-outs or other industrial disputes (whether involving the workforce of the Postal Operator or any other party), failure of a utility service or transport or telecommunications network, act of God, war, riot, civil commotion, malicious damage, compliance with any law or governmental order, rule, regulation or direction, accident, breakdown of plant or machinery, fire, flood, storm, pandemic or default of suppliers or sub-contractors. In such circumstances the affected party shall be entitled to a reasonable extension of the time for performing such obligations, provided that if the period of delay or non-performance continues for six months, the party not affected may terminate this Services Agreement by giving 30 days' written notice to the other party.

18. **GENERAL**

18.1 Notwithstanding any other provision in this Services Agreement, a person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act 1999 (the "Act") to rely upon or enforce any term of this Services Agreement. Nothing in this Services Agreement shall affect any right or remedy of a third party that exists or is available apart from that Act.

18.2 This Services Agreement is the entire agreement between the parties and it supersedes any prior agreement whether written or oral relating to the subject matter of this Services Agreement.

18.3 This Services Agreement, and any disputes arising from or relating to the interpretation thereof (including non-contractual disputes) shall be governed by and construed in accordance with the laws of England and Wales and the parties hereby submit to the exclusive jurisdiction of the English courts in respect of any dispute or matter arising out of or connected with this Services Agreement.

18.4 Any amendments to this Services Agreement must be made in writing and signed by both parties. For the avoidance of doubt, no modification or variation of this Services Agreement shall be valid if made by email.

18.5 In no event will any delay, failure or omission (in whole or in part) in enforcing, exercising or pursuing any right, power, privilege, claim or remedy conferred by or arising under this Services Agreement or by law, be deemed to be or construed as a waiver of that or any other

right, power, privilege, claim or remedy in respect of the circumstances in question, or operate so as to bar the enforcement of that, or any other right, power, privilege, claim or remedy, in any other instance at any time or times subsequently.

- 18.6 Nothing in this Services Agreement is intended to, or shall be deemed to, establish any partnership or joint venture between any of the parties, constitute any party the agent of another party, nor authorise any party to make or enter into any commitments for or on behalf of any other party except as expressly provided in clause 2.
- 18.7 Neither party may, without the prior written consent of the other party, assign at law or in equity (including by way of charge or declaration of trust), sub-license or deal in any other manner with this Services Agreement or any rights under this Services Agreement, or sub-contract any or all of its obligations under this Services Agreement, or purport to do the same. Any purported assignment in breach of this section shall confer no rights on the purported assignee
- 18.8 Each party confirms it is acting on its own behalf and not for the benefit of any other person.

THIS SERVICES AGREEMENT has been executed by or on behalf of the parties

on 10/03/2021 :

SIGNED by a signatory, duly) *Signature* .
authorised on behalf of **HURRICANE**)
MODULAR COMMERCE) *Print Name* .
LIMITED

SIGNED by a signatory, duly) *Signature* .
authorised on behalf of **LITHUANIA**)
POST) *Print Name* .

PART 2 – HURRICANE SPECIAL RATE AGREEMENT

API Call Fees are not to exceed €280,000-00 throughout the period of the Initial Term. Hurricane will notify the Postal Operator within 30 days from anticipation of this threshold being exceeded.

THIS SPECIAL RATE AGREEMENT has been executed by or on behalf of the parties

on the 10/03/2021 :

SIGNED by a signatory, duly) *Signature*
authorised on behalf of **HURRICANE**)
MODULAR COMMERCE) *Print Name*
LIMITED

SIGNED by a signatory, duly) *Signature*
authorised on behalf of **LITHUANIA**)
POST) *Print Name*

