

Terms of Use

[Terms and Definitions](#)

[General Provisions](#)

[Rights and Obligations of eLama](#)

[Rights and Obligations of the Client](#)

[Liability of the Parties](#)

[Advertising Materials and Advertising Campaigns](#)

[Cost of eLama Services](#)

[Payment Procedure and VAT](#)

[Confidentiality](#)

[Personal Data Processing](#)

[Force Majeure](#)

[Term and Termination](#)

[Representations and Warranties](#)

[Miscellaneous](#)

[Information About eLama](#)

These Terms of Use (hereinafter referred to as the “Agreement”) govern the relations between you (Client) and us (eLama), each referred to herein as a “Party”, and together - the “Parties”.

1. Terms and Definitions

1.1. The following terms shall have the following meaning:

Ad Account is a Client’s account that is required for access, authentication and authorization to Ad Platforms.

Ad Account (Direct) is an ad account that meets the following conditions:

- is created by the Client directly on the Ad Platform without using eLama System;
- is assigned to the Client in eLama Account;
- has a link to eLama’s MCC on the Ad Platform and this link is the first by the date of installation;
- is billed directly by the relevant Ad Platform, and eLama has no access to this billing.

Advertising Campaign - is a set of the essential terms of Placement of Online advertising using eLama System, namely the text, content of the Internet advertising, key words, Advertising sites and prices at which the Client agrees to place an Internet advertising, the time frames of placement (commencement, completion) of the Internet advertising, description of the audience, which the Internet advertising is directed at, links to the websites or Internet pages with the contact data of the Client and other terms designated by the Client as essential.

Ad Platform - an integrated web-based platform that allows the Client to publish advertising materials on websites and applications, including but not limited to Google Ads and Facebook. The full and actual list of the integrated Ad Platforms is located on eLama branded websites.

eLama Account - a part of eLama System, containing information about eLama Balance and allowing the Client to use eLama Services and receive / send information messages.

eLama Balance - a remainder of cash funds transferred by the Client to eLama, in the amount of which the services hereunder were not rendered.

eLama branded websites – sites which belong to eLama System Proprietor, among which are the following web-addresses: <https://elama.global>, <https://elama.ru>, <https://elama.kz>, etc.

eLama Services – services, provided to the Client, which include:

- placement of online advertising onto Ad Platforms in the manner and on the terms stipulated by the Terms of Use accepted by the Client;
- creating of the Client's Ad Platforms Accounts in eLama System;
- connecting of the Client's Ad Platforms Accounts (Direct) with eLama System;
- using of eLama performance tools in accordance with the plan (tariff) chosen by the Client;
- other services available for the Client and posted on eLama branded websites.

eLama System - a tool for automated management of Advertising Campaigns on the Internet, located at eLama branded websites, which is a software owned by eLama System Proprietor, through which the Client can post advertising materials onto Ad Platforms, as well as receive other services.

eLama System Proprietor - ELAMA GLOBAL PTE. LTD. (Singapore).

Finance Section - a section of eLama Account containing information about the payment of funds to eLama Balance, transfers of funds from eLama Balance onto Ad Platforms, as well as the amount of money spent by the Client for Internet Advertising through Ad Platforms, as well as for other services of eLama System.

Online Advertising - is an advertisement placed by ad platforms on websites, if the theme (context) of such websites complies with the theme of the advertisement, which is determined by the aggregate of key words and/or word sequences, specified by the Client in the respective Advertising Campaign, and if the audience of the relevant website complies with the set criteria by age, geography, and other characteristics.

Registration - filling registration details (email, password etc.) in the registration form posted on eLama branded websites. After the registration, the Client can sign in into eLama System and use eLama Services.

Reporting Period - shall be set as one calendar month from the first to the last day of the month.

We / us / our / eLama means Webflow Retail Partner LP.

You / your / Client means the person being at least 18 years old or entity using eLama System or receiving eLama Services and identified in the applicable account record, billing statement, or online subscription process as the customer.

1.2. Terms and definitions not specified in clause 1.1 hereof may be used in the Agreement. In this case, such a term shall be interpreted in accordance with the text hereof. In the absence of a definite interpretation of the term in the text of the Agreement, the interpretation of the term shall be defined as follows: in the first place - by the laws of England and Wales, secondly - on eLama branded websites, then - established (commonly used) on the Internet, including Ad Platforms accessed through eLama System.

2. General Provisions

2.1. The execution of this Agreement constitutes a number of subsequent actions of the Client aimed at the execution hereof, namely:

2.1.1. Independent examination of the text of this Agreement posted at the following web-link: [https:// elama.global/info/contract/int/WFRP_ToU_Customers.pdf](https://elama.global/info/contract/int/WFRP_ToU_Customers.pdf);

2.1.2. Registration in eLama System.

2.2. By executing this Agreement the Client accepts all terms and conditions of work with eLama System, which are posted on the relevant to the Client's territory eLama branded websites, including but not limited to the following:

- [Privacy Statement](#); and
- [Data Processing Terms and Conditions](#); and
- [Subprocessor Information](#); and
- [Cookie Notice](#).

This being said, the relevant to the Client's territory eLama branded website shall be deemed such an eLama branded website that relates to the same domain zone as the domain zone of eLama Account.

2.3. An individual, who has finalized the Registration procedure and has refilled eLama Balance in eLama System and/or connected his/her Ad Account (Direct) with eLama System, by performing said actions, confirms that he/she has read and completely understands and accepts the terms hereof.

2.4. By executing this Agreement, the Client provides his/her consent to eLama to be informed by email and (or) by phone about eLama's Services (Information Subscription). The Client can cancel Information Subscription by pressing the relevant button in the information email, or by sending a letter to eLama's address specified in details of this Agreement. Information Subscription cancellation can be done with no specification of a reason and/or any additional costs.

2.5. By accepting this Agreement the Client gives his/her consent to be informed about eLama System operation though the contact details provided by the Client in eLama System. Such information notifications are agreed by the Parties hereto as being necessary for the proper performance of this Agreement.

2.6. The Client's consent pursuant to clauses 2.5.-2.6. is given to eLama for the indefinite period of time for the whole term of this Agreement.

3. Rights and Obligations of eLama

3.1. eLama undertakes to:

- 3.1.1. provide access to eLama System to the Client;
- 3.1.2. provide the Client with data on eLama Balance;
- 3.1.3. comply with the confidentiality terms.

3.2. eLama shall have the right to:

- 3.2.1. Temporary suspend rendering eLama Services hereunder to the Client due to technical, technological or other reasons, which prevent rendering eLama Services under this Agreement, for a period of existing of such reasons;
- 3.2.2. Suspend rendering eLama Services hereunder and/or terminate this Agreement unilaterally and without judicial procedures, by notifying the Client, in case of the following:
 - the Client's violation of obligations and/or guarantees undertook by him/her in accordance with this Agreement; and/or
 - eLama becomes aware through Ad Platforms or public authorities, of the Client's sales of products/services, which are (may be) recognized as prohibited; and/or
 - the Client's violation of the principles of business ethics, in particular, use of offensive language when communicating with eLama's employees (representatives), and in any other cases upon eLama's own discretion.
- 3.2.3. Demand from the Client electronic copies of certificates and/or licenses (if the advertised activity is subject to certification and/or licensing), in case of any relevant request from Ad Platforms sent to eLama;
- 3.2.4. Terminate this Agreement on a unilateral basis and without judicial procedures, in case eLama receives a notification from an Ad Platform that the Client's account on the Ad Platform is banned because the Client's Online Advertising sent to/placed on the Ad Platform does not comply with the Ad Platform's advertising policies in terms of online advertising placement and/or content, and/or violate the Ad Platform's corporate standards. In this case eLama is entitled to fine/penalize the

Client in the amount capped by 1,000 USD (net of any VAT) by writing off such penalty from eLama Balance;

- 3.2.5. Refuse to allow for transfer of funds from eLama Balance onto Google Ads Ad Platform, or implement other terms for making such transfers, in respect to the Client's Ad Account, if such an account has been active in the 90 day period before eLama attempts activation, regardless of whether the Client has such an account under a contractual relationship directly with Google, or with a third party (other than eLama). This being said, an account is "active" if during a defined period of time campaigns within it have generated clicks or impressions.
- 3.2.6. Unilaterally terminate access to eLama Services on Facebook Ad Platform if:
 - 3.2.6.1. The Client has made no payment from eLama Balance for the services of Facebook Ad Platform within 30 (thirty) days from the date of creation of a eLama Account on Facebook Ad Platform through eLama System;
 - 3.2.6.2. The Client has made no payment from eLama Balance for the services of Facebook Ad Platform within 3 (three) months from the moment of full expenditure of funds on the Client's account on Facebook Ad Platform;
 - 3.2.6.3. The Client has not used the services of Facebook Ad Platform within 3 (three) months from the date of the last payment for such services, while the balance of funds on the Client's account on Facebook Ad Platform is returned to the to eLama Balance;
 - 3.2.6.4. The Client has violated the terms of placement of advertising materials on Facebook Ad Platform.

4. Rights and Obligations of the Client

4.1. The Client undertakes to:

- 4.1.1. Pay for eLama Services in accordance with the terms of this Agreement;
- 4.1.2. Not to transfer the Client's login and/or password to any third parties, unless these are the Client's representatives, consultants, contractors or agents, who are authorized by the Client to use eLama System and receive eLama Services for the Client's benefit and on behalf of the Client. All actions performed in eLama System with the use of the Client's login and/or password shall be deemed performed by the Client. The Client shall be solely liable to any third parties for all actions performed with the use of the Client's login and/or password, as well as for any losses, which may be incurred due to the unauthorized use of the Client's login and/or password. eLama shall not be held liable for any unauthorized use of the Client's registration data by any third parties;
- 4.1.3. In respect to Internet Advertising the Client undertakes:
 - 4.1.3.1. To place Internet advertising materials, which fully comply with all the requirements of the relevant Ad Platforms. The Client shall get acquainted with such requirements by him-/herself. Ad Platforms may refuse to place Internet Advertising in case of non-compliance with such requirements;
 - 4.1.3.2. Not to use Facebook Ad Platform for placing online advertising in the event these actions are unlawful, fraudulent, discriminatory and (or) infringe the following:
 - Commercial terms of Facebook posted on the Internet at: https://www.facebook.com/legal/commercial_terms including any applicable additional terms of Facebook Ad Platform, in particular, specified in such Commercial terms;
 - Rights of the third parties, including intellectual property rights.
 - 4.1.3.3. In respect to Advertising Campaigns of "Lead ads" type on Facebook Ad Platform, the Client undertakes:
 - To obtain consent from the subjects of personal data on the transfer of their personal data to eLama System Proprietor;

- To inform the subjects of personal data about their rights in relation to their personal data, including:
 - their right to access, correct, update or request deletion of their personal data;
 - their right to object to the processing of their personal data;
 - their right to request portability of their personal data;
 - their right to opt-out in respect to the Client's marketing communication;
 - their right to withdraw their consent to processing at any time;
 - their right to complain to a data protection authority about the Client's collection and use of their personal data.
- 4.1.3.4. Not to upload viruses or malicious code or perform actions that may lead to disconnection, disruption of normal operation or deterioration of the visual representation of eLama System and Ad Platforms or to excessive traffic (load) on them.
- 4.1.4. Provide eLama with documents specified in clause 3.2.3 of this Agreement in electronic form within 3 (three) calendar days upon receipt of the relevant request from eLama.
- 4.1.5. Independently determine the content of his/her Advertising Campaigns and the Online Advertising subject to placing on Ad Platforms;
- 4.1.6. Independently and at his/her own expense resolve all disputes and settle all claims received against eLama related to the Client's Advertising Campaigns, which were run, placed or created by the Client through eLama System, or related to other use of Internet Advertising by the Client. The Client shall also reimburse eLama for all losses and expenses incurred by eLama in connection with the above mentioned disputes and claims.
- 4.2. The Client is entitled to:
- 4.2.1. Place his/her Online Advertising onto Ad Platforms using eLama System;
- 4.2.2. Connect his/her Ad Account (Direct) with eLama System by allowing eLama System manage the Client's Advertising Campaigns;
- 4.2.3. Obtain information related to eLama Balance;
- 4.2.4. Terminate this Agreement by a prior written notification of eLama (including by electronic communication means). The Agreement shall be deemed terminated upon expiration of 7 (seven) days from eLama's receipt of the notification.

5. Liability of the Parties

- 5.1. The Parties shall be liable for non-fulfilment or improper fulfilment of the terms and conditions hereof in a manner stipulated herein.
- 5.2. Except as expressly stated in this Agreement, eLama shall have no liability to the Client for any loss or damage whatsoever arising from or in connection with the provision of eLama Services or for any claim made against the Client by any third party.
- 5.3. eLama shall not be held liable for the following:
- For any interruptions in rendering eLama Services in case of failure of any non-eLama software or hardware;
 - For whole or partial suspensions of rendering eLama Services due to replacement of the equipment or the software or completion of any other works required due to the need of maintenance and modernization of the software and/or the hardware;
 - For functioning and accessibility of certain segments of the Internet. eLama does not guarantee the opportunity of information exchange with such nodes or servers, which are temporally or permanently not available through web-links posted on Internet websites;

- For any possible consequences unfavorable for the Client, which occurred due to provision of a phone consultation to the Client by eLama's representatives (employees);
- For ensuring safety of the equipment and the software of the Client used for the purpose of receipt of the services hereunder;
- For the actions, services, content and data of third parties.

5.4. The Client is fully responsible for the information, requests and inquiries originating from the Client's email, which eLama Account is assigned to during the Registration. The Parties agree and specify that such inquiries and requests, information originated from the Client's email with which eLama Account is registered are acknowledged as the Client's official instructions to eLama.

5.4.1. If the Client has reasons to believe that his/her email, which eLama Account is assigned to, was hacked, accessed by third persons, other than those authorized by the Client, the Client shall immediately notify eLama or eLama System Proprietor thereof, with a view of taking the necessary protection of the Client's data. If no such notification from the Client is received by eLama or eLama System Proprietor, eLama is not liable for the consequences of such failure to notify, including the actions performed in eLama System and (or) to eLama using this email.

5.5. In case of violation by the Client of the conditions specified in clause 4.3.3.2 of this Agreement, the Client shall pay a penalty fee in the amount of transfers onto Facebook Ad Platform for the last three Reporting periods.

5.6. The Client is fully liable for compliance of advertising materials (their content) placed onto Ad Platforms through eLama System, and/or connected with eLama System with all the requirements established by the laws applicable on the territory targeted by the online advertising, including, but not limited to, the local law on advertising, fair competition, copyright and related rights, protection of brands and service marks.

5.7. No provisions of this Agreement exclude or limit the liability of the Parties for willful violations of its terms; and/or for fraudulent activities and deliberately misleading statements and/or guarantees; and/or for improper use of the Confidential Information, as defined in clause 9 below.

6. Advertising Materials and Advertising Campaigns

6.1. eLama shall render eLama Services in relation to Advertising Campaigns, which the Client prepares through the Client's interface in eLama System and/or which the Client prepares externally (directly) on Ad Platforms. Such Advertising Campaigns can be accessed upon the Client's authorization (signing in) in eLama System using the Client's login and password.

6.2. All information of the Client's Advertising Campaigns is available in eLama System and on Ad Platforms. This being said, access for placing by the Client of his/her Online Advertising is subject to eLama System Proprietor.

6.3. The Client's advertising materials shall comply with all requirements specified by Ad Platforms. The Client shall independently familiarize him-/herself with such requirements. Ad Platforms may refuse to place/publish the Client's Online Advertising in case of non-compliance with such requirements.

6.4. Online Advertising placement shall start upon the Client's determination of all significant terms and conditions specified in the Advertising Campaign, and after the examination performed by Ad Platforms in relation to compliance of the Client's advertising materials with requirements to advertising materials specified by such Ad Platforms.

7. Cost of eLama Services

7.1. The cost of eLama Services is the aggregate cost of Internet Advertising placed onto and ran through Ad Platforms, which is set directly by such Ad Platforms, plus the cost of other services available to and consumed by the Client as part of eLama System. The cost of such other/additional services is subject to eLama System Proprietor and posted on the relevant eLama branded website. This being said, eLama reserves the right to charge additional fees for access to separate advertising campaign management

features accessible through eLama System, for the possibility of placing Online Advertising on some Ad Platforms, as well as for other additional eLama Services.

7.2. The cost of placing Online Advertising onto Ad Platforms is determined directly by such Ad Platforms. This being said, for placing Online Advertising onto Facebook Ad Platform there is a management fee of 5% of the amount of money transferred thereto from eLama Balance.

7.3. The volume and cost of eLama Services rendered to the Client in the Reporting Period shall be equal to the volume of services specified in the Finance Section of eLama System as a total of cash funds transferred from eLama Balance onto Ad Platforms plus additional services in eLama System, if any, for the specified period.

7.4. Cost of eLama Services are shown in transaction history of Finance Section exclusive of taxes, which have been charged upon refilling of eLama Balance in accordance with the Client's country of residence, indicated during his/her Registration.

8. Payment Procedure and VAT

8.1. The Client independently determines the payment amount for refilling eLama Balance, which shall nonetheless be not less than the minimum specified in eLama Account when performing a payment. The Client acknowledges the fact that any and all payment amounts of the Client are subject to payment commission plus value added tax/goods and services tax ("VAT") at the rate applicable in the country where the Client belongs. eLama Balance is shown excluding payment commission and VAT applied to the payment amount.

8.2. Once the payment has been successfully made, the Client shall receive a confirmation thereof sent to his/her email specified during Registration and eLama Balance shall be updated in eLama System. Electronic invoices on refilling eLama Balance can be sent to the Client at his/her request sent by electronic communication means.

8.3. In case the Client's cash funds placed on eLama Balance in eLama System or transferred from eLama Balance onto Ad Platforms are not spent or used by the Client within 3 (three) years, such cash funds will be written off in full for eLama's benefit.

8.4. The Client may choose one of the payment methods: by a bank card, electronic funds through the relevant services or other payment methods subject to their availability in eLama Account.

8.5. The Client's payment obligations shall be deemed fulfilled upon crediting cash funds to eLama's settlement account. In case of an electronic payment made through the payment gateway available in eLama System, the Client's payment is verified by the payment system.

8.6. All payment settlements hereunder shall be made in accordance with the requirements of Ad Platforms, through which Online Advertising is placed. In case the cost of placing Online Advertising onto Ad Platforms is determined in conditional currency units, payment for such placement shall be made at the rate of such conditional currency unit determined by the relevant Ad Platform.

9. Confidentiality

9.1. The Parties agree to keep secrecy and consider as confidential all information obtained in the scope hereof by either Party from the other Party and designated by the other Party as confidential information of such transferring Party (hereinafter referred to as the «Confidential Information»), and not to disclose, not to divulge, not to publish or otherwise provide such information to any third parties without the prior written permission of the Party transferring such information, except for the cases provided for by the legislation.

9.2. Each Party shall take all reasonable measures to protect the Confidential Information with the same degree of accuracy, as the reasonable and conscientious person will do. Access to the Confidential Information will be provided only to those employees of the Party (or other persons binding to the Party), who reasonably need it for execution of their job (service or other) duties aimed at fulfilment of this Agreement. Each Party shall bind its employees (or other persons) to undertake the same obligations related to the Confidential Information, which are binding hereunder for such Party.

9.3. The Confidential Information shall always remain the property of the Party, which transfers that information and may not be copied or otherwise reproduced without the prior written consent of such transferring Party.

9.4. With the purpose not to allow any eventual abuses regarding definition of volume and contents of the Confidential Information, the obligation to protect and to keep secret the Confidential Information of the disclosing Party shall also cover the information which:

- was or became publicly available as of the moment of disclosure;
- becomes known to the receiving Party from any source other than the disclosing Party, without any breach of the conditions hereof by the receiving Party;
- was known to the receiving Party prior to disclosure of such information hereunder.

9.5. The obligation to keep the Confidential Information in secret in accordance with the terms of this section shall come into force upon acceptance of this Agreement by the Client and shall remain in force within 3 (three) years upon termination of this Agreement for any reason.

10. Personal Data Processing

10.1. For the purpose of fulfilment of the terms hereof, the Client shall agree to provide and give his/her consent to process his/her personal data ("Personal Data") in accordance with the terms hereof and for the purpose of fulfilment hereof. Personal Data shall have a meaning of any personal information independently provided by the Client of himself/herself in eLama System, including his/her Registration, in particular: name, surname, email and contact phone numbers.

10.2. eLama shall guarantee the confidentiality of any personal data of the Client and shall provide access to any personal data only to the employees who need that information for the fulfilment of the conditions hereof, by securing abundance of Personal Data confidentiality by those employees as well as safety of Personal Data during processing thereof.

10.3. In case of the Client's loss of identification data (login/password) required for accessing eLama System, the Client may request such data from eLama, and eLama, in turn, may provide such data only to the Client's email specified at the time of Registration. This being said, eLama identifies the Client by a domain name, Advertising Campaign name, Advertisement ID, invoice number (if applicable), the Client's ID number assigned to him/her during his/her Registration in eLama System, ID of the Client's accounts on Ad Platforms.

11. Force Majeure

11.1. The Parties are released from liability for any partial or complete non-fulfilment of their respective obligations pursuant hereto if such non-fulfilment was caused by action of any circumstances of the major force ("force majeure circumstances") that is any extraordinary and in the particular conditions unavoidable circumstances including mass disorder, prohibitions of governmental power, fire, acts of God, natural disasters and other circumstances acknowledged as force majeure by any public authority (other authorized body) of the country of the corresponding Party.

11.2. The Parties are obliged to notify each other in writing on the existence of any force majeure circumstances by submitting an email within 7 (seven) calendar days upon occurrence thereof.

11.3. In case the occurrence of force majeure circumstances directly affected the Parties' fulfilment of their obligations hereunder within the term specified herein, the term of services rendering shall be extended proportionally to the period of existence of such circumstances.

12. Term and Termination

12.1. This Agreement shall commence as at the date of its acceptance by the Client and remain in force for an indefinite period of time.

12.2. eLama shall have the right to unilaterally and without judicial procedures suspend the provision of eLama Services / terminate this Agreement in the event of a single violation by the Client of provisions of

clause 4.3. hereof, as well as the Client's single violation of any other material terms of this Agreement, including those relating to confidentiality, personal data processing and representations and warranties. In this case eLama shall submit the relevant notification to the Client's email specified during his/her Registration. The remaining cash funds on eLama Balance, if any, shall be written off to eLama's benefit.

12.3. In case the Client makes a decision on termination of this Agreement, as described in clause 4.2.4. hereof, eLama shall refund to the Client the non-used part of the deposited payment.

13. Representations and Warranties

13.1. The Client represents and warrants that:

13.1.1. The Client enters into this Agreement voluntarily, the Client (the Client's representative): a) is at least 18 years old, b) has fully read the Agreement's terms and conditions, c) fully understands the subject of the Agreement, d) fully understands the meaning and consequences of his/her actions regarding execution of this Agreement, e) fully understands and agrees that eLama Services are provided "As Is" and "As Available," without express or implied warranty or condition of any kind.

13.1.2. The Client has specified reliable data including personal data of the Client (the Client's authorized user of eLama System) during his/her Registration in eLama System, and reliable data including the Client's personal data upon execution of the payment documents for the payment of eLama Services.

13.1.3. The use of eLama System will be carried out exceptionally in accordance with the Agreement's terms and conditions, all norms and requirements of the laws applicable in the country of the Client's registration (including, but not limited to, the law on advertising, competition, intellectual property and personal data protection laws), and does not violate any rights of third parties or eLama System Proprietor's rights.

13.1.4. The Client has provided eLama System Proprietor with the consent to the processing, provision to third parties and entering of his/her personal data into eLama Account.

13.1.5. The Client has read and complies with the requirements, including to the placement of advertising materials onto Ad Platforms.

13.2. eLama represents and guarantees that:

13.2.1. eLama has required all the rights and authorizations to fulfill the obligations under this Agreement.

14. Miscellaneous

14.1. All relations between the Client and eLama related to this Agreement and not regulated by the terms hereof shall be firstly construed in accordance with rules specified by eLama System Proprietor.

14.2. Governing Law. The Agreement and its execution are regulated in accordance with the laws of England and Wales.

14.3. Settlement of Disputes. All disputes and disagreements arising out of this Agreement shall be settled by the Parties by means of negotiations. Should the Parties fail to reach an agreement regarding such disputable issues, the disputes shall be resolved by the English court.

14.4. Severability. If any of the provisions of this Agreement becomes invalid, illegal or unenforceable in any respect under any law, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired.

14.5. Entire Agreement and Changes. All attachments and appendices to, amendments of and additions to this Agreement shall become effective and binding for the Parties within 7 (seven) calendar days from the moment of their placement on eLama branded websites and shall form an integral part of it. Should the Client continue using eLama System after a new version of this Agreement has been published on eLama branded websites, such a new version shall be deemed accepted by the Client.

14.6. It is the express wish of both Parties that this Agreement and all related documents be drawn up in English. eLama might make versions of this Agreement available in languages other than English. If eLama

does, the English version of this Agreement will govern the relationship between the Parties and the translated version is provided for convenience only and will not be interpreted to modify the English version of this Agreement.

15. Information About eLama

WebFlow Retail Partner LP

57 Gardiner Street Lower,

Dublin 1, Ireland

Previous version of this Agreement can be accessed at:

https://elama.global/info/contract/int/WFRP_ToU_Customers_131118.pdf