

## **ORDER FORM #2**

## **Advanced Vault**

Spreedly, Inc. 300 Morris Street Suite 400 Durham, NC 27701

To:
Customer Legal Name: Hopper, Inc
Billing Address: 1-5795 Avenue De Gaspe,

Montreal, Quebec H2S 2X3, Canada

Sales Rep: John Reed

Order Form Issued: 12 DEC 2023

Offer Valid Until: 31 DEC 2023

This Order Form is entered into between the entity identified above as "Customer" and Spreedly, Inc. (each a "Party" and collectively, the "Parties") as of the last day it is signed (the "Order Form Effective Date") and is subject to the Agreement (defined below) which is hereby incorporated by reference. For purposes of this Order Form, "Agreement" means the enterprise services agreement (an "ESA") currently in force between the Parties, or, in the absence of an ESA, the Spreedly Terms of Service located at https://www.spreedly.com/terms-of-service.

In the event of any conflict between the terms of the Agreement and this Order Form, this Order Form will govern. Capitalized terms used but not defined in this Order Form have the meanings set forth in the Agreement or in the applicable documentation.

- 1) Term. The Spreedly services under this Order Form will run conterminously with Order Form #1 dated July 1, 2022 ("Order Form #1") any actions or events which operate to extend or terminate Order Form #1 will automatically extend or terminate this Order Form.
- 2) Advanced Vault: Spreedly's Advanced Vault service will be charged the greater of (i) the rate corresponding to the number of enrolled payment methods in each month of service or (ii) the minimum committed fee of \$500 per month as set out in Table 2 below. Costs are exclusive of fees imposed by the card associations and/or third-party service providers (e.g. card updates, tokenization, etc.) which will be passed through to Customer and are subject to change at any time. For the avoidance of doubt, Customer will still be charged the third party fee each time a payment card is updated. Spreedly will make reasonable efforts to notify Customers in advance of changes in third party fees.

| Table 2 |                      |                        |  |  |
|---------|----------------------|------------------------|--|--|
| Tier    | # of Payment Methods | Monthly Fee Per Method |  |  |
| 1       | 0 – 149,999          | \$0.025                |  |  |
| 2       | 150,000 – 1,499,99   | \$0.02250              |  |  |
| 3       | 1,500,000 +          | \$0.02                 |  |  |

By using Advanced Vault, Customer agrees that any updates to payment card information may be used by Spreedly to improve or provide payment services on its Platform. Customer authorizes Spreedly to act on Customer's behalf to (i) request and retain



a Token Requestor ID from applicable card issuers, and (ii) use the Token Requestor ID to provision network tokens where available.

Customer will be invoiced monthly at the rate for the number of payment methods enrolled in the prior month or the minimum committed fee of \$500.

Customer will pay the Advanced Vault fees for the first month in full within thirty (30) days of the Order Form Effective Date. Each subsequent monthly payment will be due and payable within thirty (30) days of the invoice date. All payments are subject to the terms prescribed in the Agreement.

Customer may elect to pay all amounts due under this Agreement either by:

(a) ACH payment or wire transfer to the following account:

Receiver: Webster Bank
ABA/Routing #: 211170101
SWIFT Code: WENAUS31
Beneficiary: 0024760830
Spreedly, Inc.

300 Morris Street, Suite 400

Durham, NC 27701

USA

(b) check delivered to the address specified in the relevant invoice:

If Customer fails to make any payment when due then, in addition to all other remedies that may be available to Spreedly in the Agreement, Spreedly may charge interest on the past due amount at the rate of 1.5% per month calculated daily and compounded monthly or, if lower, the highest rate permitted under applicable law.

The Parties have executed this Order Form by their duly authorized representatives in one or more counterparts, each of which will be deemed an original.

| Spreedly, Inc. |                                 | Hopper, Inc. |   |
|----------------|---------------------------------|--------------|---|
| By:            | DocuSigned by:  BE108849DB824F9 | Ву:          | Brian Carroll 5A8DEE507AF34F7             |
| Name:          | Nellie Vail                     | Name:        | Brian Carroll                             |
| Title:         | CF0                             | Title:       | VP Corporate Development; General Counsel |
| Date:          | 12/12/2023                      | Date:        | 12/12/2023                                |