

**KINGDOM OF CAMBODIA  
NATION – RELIGION - KING**

**ADDITIONAL ANNEX No. 01**

**ANNEX 4: ADDITIONAL TERMS AND CONDITION**

**No.: 01/PR/EMONEY-VTECH /2024**

This Renewal Agreement Minutes No. 01 is made on the date of ...../...../2024 by and between:

**Party A: E-MONEY PAYMENT SOLUTIONS PUBLIC LIMIT COMPANY**

Address : Building No 234 (Royal k Plaza) 15Th Floor, Mao Tse tong  
Blvd, Tum Nob Tek District, Beoung Keng Kang Commune,  
Phnom Penh, the kingdom of Cambodia  
Telephone : (+855) 974 66 8888  
Representative : Mr. Vu Tuan Long  
Position : Chief Executive Officer  
Tax Code : L001-901804234  
Bank Name : ACLEDA Bank PLC  
Bank Account : 31000315979777

(Hereinafter referred to as "Party A" or "eMoney")

**AND**

**Party B: VTECH TECHNOLOGY TECHNICAL JOINT STOCK COMPANY**

Address : No.5, 2 Alley, 50 Lane, Dang Thuy Tram Street, Group 1, Dich  
Vong Hau Ward, Cau Giay District, Ha Noi City, Viet Nam  
Telephone : (+84) 24 66861788  
Representative : Mr Nguyen Huu Giang  
Position : Director  
Tax/Business Code : 0106419672  
Bank Name : Military Commercial Joint Stock Bank (MB)  
Bank Account : 0111102872009  
Account Owner : Vtech Technology Technical Joint Stock Company

Party A and Party B may hereinafter be referred to individually as "**Party**" or collectively as the "**Parties**".

**WHEREAS**

Both Parties has entered into the Game service Contract no. 01/PR/EMONEY-VTECH/2024 signed on 01<sup>st</sup> February 2024, by and between eMoney and Vtech (hereinafter referred to as the "**Master Agreement**" as attached in Annex).

*Confidential*

*Page 1 of 2*



**BOTH PARTIES HAVE AGREED WITH THE TERMS AND CONDITIONS AS BELOW:**

**Article 1: Additional Agreement's annex attach**

- 1.1 Both parties agree to add more contract's attached Annex, with detail as below:
- a) Only IP addresses in the whitelist can call for request a reward and removal of the OTP authentication method
  - b) Configure the maximum limit that can be performed per transaction and limit the number of transactions per day
  - c) Party A shall support providing API to check account balance when request from party B
  - d) Party B commits to bear all risks related to the business wallet account that Party A has granted to Party B due to the removal of the above OTP authentication method.
- 1.2 Should any Party wish to change or additional content Agreement, a written notification of such intention should be sent to the other Party at least 1 (one) month.

**Article 2: Miscellaneous**

- 2.1 Each Party represents that it has the right and power to enter into this Annex attach which constitutes binding and enforceable effect between the Parties.
- 2.2 This Annex attach, together with other annexes, shall constitute integral and inseparable part of the Master Agreement.
- 2.3 Any terms and conditions as stipulated in the Master Agreement which are not contrary to the terms and conditions stated in this Annex attach are still valid and remain in full force and binding upon both Parties.
- 2.4 This Annex attach is made into 04 originals in English with the same legal value. Party A shall keep 2 (two) originals and Party B shall keep 2 (two) originals.
- 2.5 This Annex attach shall have its effect from the signing date as stated above.
- 2.6 The Parties hereto have thoroughly read, examined and understood this Annex attach and finding the same in accordance with their intentions, therefore sign and stamp hereto.

**PARTY A**

**(Signature and Stamp)**

Name: **VU TUAN LONG**

**PARTY B**

**(Signature and Stamp)**

Name: **NGUYEN HUU GIANG**

  
**GIÁM ĐỐC**  
*Nguyễn Hữu Giang*