

Gmoplus Courier Service Agreement

Parties:

1. Gmoplus

Address: Maria-Luiko-Str. 12, 80636 München - Deutschland

Phone: +49 898 9679688

E-Mail: info@gmoplus.com

(Hereinafter referred to as the "Platform")

2. [Courier Name and Surname / Company Name]

Address: [●]

Phone: [●]

Turkish Identity Number / Tax Number: [●]

(Hereinafter referred to as the "Courier")

The Parties are hereinafter collectively referred to as the "Parties."

1. Subject of the Agreement

This agreement sets forth the terms under which the Courier, by becoming a member of the Gmoplus platform, will receive a service fee in exchange for delivering orders from business partners such as restaurants, cafes, markets, etc. to customers through the Platform.

2. Obligations of the Parties

2.1. Obligations of the Courier

To hold the necessary driver's license, vehicle registration, traffic insurance, and legal documents.

To avoid damaging the products during delivery and to comply with hygiene and safety rules.

To deliver orders on time and in full.

To be friendly, respectful, and attentive to customers.

To be responsible for any damage that may occur to third parties or property during delivery.

To comply with the rules and instructions set by the Platform.

2.2. Obligations of the Platform

To notify the Courier of orders digitally.

To pay the Courier the service fee for delivered orders.

To provide the necessary infrastructure to protect the Courier's rights.

To convey customer complaints to the Courier and carry out the necessary resolution processes.

3. Service Fee and Payments

The Courier earns a service fee of [●] TL determined by the Platform for each successful delivery.

Payments are made to the bank account provided by the Courier on a weekly/monthly basis.

The Courier is personally responsible for any taxes, social security premiums, and legal obligations arising from the income earned for this service.

4. Nature of the Business Relationship

No employer-employee relationship is established between the Platform and the Courier under this agreement.

The Courier operates as an independent service provider on its own behalf.

The Platform only provides brokerage and referral services.

5. Liabilities

The Courier is responsible for any traffic fines, accidents, product loss, or damage that may occur during delivery.

The Platform cannot be held liable to third parties for damages arising from the Courier's negligence.

6. Confidentiality

The Courier agrees to use customer information (address, phone number, etc.) obtained during deliveries solely for delivery purposes and not to share it with third parties.

7. Term and Termination of the Agreement

This agreement enters into force on the date of signature and is indefinite. Either party may terminate the contract with 15 days' prior written notice.

If the courier violates the Platform rules, delays deliveries, or customer complaints intensify, the Platform may unilaterally terminate the contract immediately.

8. Dispute Resolution

Ankara Courts and Enforcement Offices have jurisdiction over disputes arising from this contract.

9. Enforcement

This contract has been signed in two copies by the parties on [●] and entered into force.

Platform (Gmoplus)

Signature:

Courier

**S
i
g
n
a**