

Gmoplus Restaurant Partner 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. [Restaurant / Cafe / Food Establishment Name]

Address: [●]

Phone: [●]

Tax Office/No: [●]

(Hereinafter referred to as the "Restaurant")

The Platform and the Restaurant are collectively referred to as the "Parties."

1. Subject of the Agreement

This agreement defines the rights and obligations of the Restaurant, a member of the Gmoplus.com platform, regarding the offering of its products to customers through the Platform, the receipt of orders, and the execution of delivery processes.

2. Parties' Obligations

2.1. Restaurant's Obligations

To prepare products in accordance with food safety and hygiene standards.

To enter accurate, up-to-date, and legally compliant price, menu, and product information on the Platform.

To prepare and package orders on time.

To take care to ensure customer satisfaction.

To deliver the product to the courier on time when delivery is provided by the Platform.

To act in compliance with the provisions of Consumer Protection Law No. 6502 and related legislation.

2.2. Platform's Obligations

To list the Restaurant's products visibly on the Platform.

To fully communicate customer orders to the Restaurant.

To provide the payment infrastructure and pay the Restaurant's dues after collection.

To monitor order and delivery processes.

To share customer complaints and requests with the Restaurant.

3. Commission and Payments

The Platform receives a commission of [●]% for each order from the Restaurant.

The commission is automatically deducted from the order amount, and the remaining amount is transferred to the Restaurant.

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

4. Delivery and Responsibility

Delivery can be made through Platform couriers, or the Restaurant can use its own courier.

For delivery via a Platform courier, the Restaurant is responsible until the moment of delivery; after delivery, the Platform is responsible.

For delivery via the Restaurant's own courier, the Restaurant is entirely responsible for the delivery process.

5. Intellectual and Industrial Property Rights

The Restaurant grants the Platform the right to use its brand, logo, and menu images.

This right of use is valid only for the duration of the Platform service.

6. Confidentiality

The parties agree to keep the customer, commercial information, and data obtained under this agreement confidential and not to share them with third parties.

7. Term and Termination of the Agreement

The agreement enters into force on the date of signature and is indefinite. Either party may terminate the agreement with 30 days' prior written notice.

If the Restaurant's activities violate the regulations, seriously harm customer satisfaction, or damage the Platform's reputation, the Platform may terminate the agreement immediately.

8. Dispute Resolution

Ankara Courts and Enforcement Offices have jurisdiction to resolve any disputes that may arise from this agreement.

9. Enforcement

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

Platform (Gmoplus)

Signature:

Restaurant/Cafe Business

**S
i
g
n
e**