Dear User,

With your permission to this page, the following terms of use will apply between Halley (hereinafter: "The company"), whether you and/or anyone on your behalf according to your personal username and password (hereinafter: "User") as described below.

The terms of use regulate the relationship between the company and any user (a person, corporation, or body that uses a particular application) that uses the terms and/or information of any kind and/or registered in it and/or can be obtained through the app (hereinafter: "The Service"). The company reserves the right to update the terms of use periodically, at its sole discretion, and without the need to provide any prior notice to the user, and these terms will require the moment of their publication. The user is responsible for keeping a change from the terms of use periodically. For these terms of use, the company will include its managers, employees, shareholders and any other person or entity that operates on its behalf.

Entry into the service and/or use of services, applications and/or the information presented in it constitutes an agreement on your part of the terms of use, and in doing so you declare that you have read the terms of use, you are aware and agree to them, and agree to follow them. If you do not agree to the terms of use and privacy protection and/or some of them – do not use this data center

The terms of use refer to women and men alike and are formulated in the masculine for convenience only. The aforementioned in a single tongue – even a lot of tongue in the ears, and vice versa.

The following conditions apply to the use of the terms between smartphones or tablet computers or PC computers, and the use of the application is the user's consent to these rules .

A. User statements:

1. The user declares that he is an adult and legal, according to Israeli law, and that he has read the terms and conditions of use as a different user .

2 .The user declares and undertakes that all the data that is entered through the system and/or providing to the supplier in any other way, including in connection with events that will be handled through the system, is correct and full responsibility and that it will update its details in any case of change and/or update in these details. The company will have no responsibility for the correctness of the information presented or delivered by the user, and the user will be responsible for any harm to the company and/or any person on its behalf for delivering false information and/or for misuse of the system by the user. Any information provided through the system is not considered the user's confidential information or any data that has a portion of the user's privacy.

3 .The use of the system, including the user's connection with the supplier, is made in the name and for the user himself, and not to send or be a force or another person's power. The use of the system will only be for the user's needs, and it is not to be used for profit and/or other commercial uses and/or any other person in behalf of the user. This is hereby clarified, the right to use the site and app is for the user only, and that the user is not allowed to allow any use, information, whether in return or in return to third party. Any reproduction, distribution, delivery, transmission or publication of information stored in a policy that is not expressly permitted for publication is prohibited, unless the company's consent is given in advance and in writing.

4 .The user declares that he knows that the data given by him and collected will be retained in the database of the Jesuit. The use of this information will be in accordance with the privacy policy and subject to the law, including sending a direct e-mail mailing. Your registration and approval of the terms of Use constitutes an agreement to subscribe to the direct mailing list and receive promotional mail via e-mail.

5 .The user undertakes to maintain the password and the user's name provided securely, and not move them to others and not to do any action or refrain from doing any reasonable action to make the information and data that will be recorded and saved in the system available to each third party.

.6 The user undertakes to inform the vendor without any delay in the matter of loss and/or theft and/or concern for the penetration of computer materials that can endanger the security of the information and privacy of its user information in order to receive a new and secure user name and/or password.

7 .The user undertakes that it will not perform any robotic activity in the system, including that it will not be necessary to provide information or data that is not required or is not reasonable within the system services .

.8 The user will indemnify the supplier for damages incurred by him and/or whoever on his behalf, because of the user's act or omission, unlawfully and/or contrary to the terms of use .

B. General:

9. The Company reserves the right to change or delete any user-related information or part of it, to block its approach to its implementation, or alternatively, to erase the entire information, for any reason, without giving you prior notice or to explain such action. The Company

may act so if there is a basis to believe that the user, or some or all of the information related to the user is not real, it may violate any intellectual property, copyrights, trademarks, or licenses that the purpose of the use does not match the site's objectives or if the site has received a message of removal or violation due to suspicion of copyright infringement, libel or other illegal content.

10. The company has intellectual property rights in its app, including the moral rights, site content, design, how to view and edit the information, its commercial secrets, technological and software information, files, texts and content. Unauthorized use of the content and/or trade markers contained in the aforementioned, including copying, training, sending or publishing to the network or any other media is absolutely prohibited. In general, any change in the contents of the site and/or any information found on the site is absolutely prohibited. 11. The Company reserves the right to change the content of its app, in accordance with its sole discretion, to stop, remove, modify, and/or restrict (according to this) characteristics, applications, services and/or content contained in it, or some of them, periodically change the structure of its content, appearance, services on the site, the inclusion and availability of the services and operations offered in it and any other aspect of it - all without having to inform the user of this in advance. Such changes will be made, among other things, given the dynamic nature of the Internet and the technological and other changes occurring on the network. By nature, such changes may involve failures and etc. In addition, the company reserves the right to terminate the 12.

implementation of a temporary or permanent basis, without prior notice and without being active for any backup of the contents of the content or some of them.

13. The use of the user in the implementation of the policy is to freely renounce any claim and/or claim and/or demand against the principals of the society and/or who is in contact with the cessation of the activity of a temporary or permanent basis and/or unblock from making any use of the implementation and/or in connection with the paragraph, removal, modification and/or limitation by the directors of the app and/or who on behalf of properties, applications, services, content, cellular content, and/or anything else included in the implementation of the service.

14. The app and the company do not undertake that the services of its app shall not be disturbed and/or will be given as arranged without interruptions and/or that the incidence shall be immune to unlawful access to the app and administrative computers, damages, malfunctions, faults, viruses, hardware failures, software, or communication lines with the use of a person or any other reason. The implementation and the company who on their behalf will not be responsible for any liability, any type, for any damages, direct or indirect, anguish mental, loss or discomfort incurred by the user and/or any third party, or their property due to the use of the implementation and/or reliance on its contents.

15. The information and services in the app can be used as IS (AS IS) and the user will not raise any claim, claim or demand towards the company, and who is on their behalf for the information and services offered in the app or by it, accuracy, of their own, their deaths, their validity or the frequency of their publication. The use and reliance on the information in the app will therefore be the sole and full responsibility of the user.

16. The company invests efforts and resources in order to secure the app and information by means of advanced measures, and will not be responsible for any kind in the event of disclosure of information provided in the app, the system and its databases.

17. The publication of the app does not constitute a recommendation or encouragement of the app for any action.

18. The Company reserves the right to link up to any other body, whether in the configuration of cooperation and/or merger and/or acquisition and/or any other configuration that integrates the incorporation or the company with any other body.

19. Registration of the user to the app and/or website and approval of the terms of Use constitutes an agreement to receive push messages to the cellular phone and/or email. Removing from the Announcements mailing list does not remove push notifications. If the user does not want to receive push-off messages using the mobile phone, they must change it on the Settings page.

20. The laws of the State of Israel alone are to be applied to the salvation, its use, terms of use and privacy policy, and all relating to which, including interpretation, and any dispute and/or legal question related to the provision, use of it, the terms of use and/or privacy policy will be brought to a decision before the competent judicial instance in Tel Aviv-Jaffa only.

21. In any case of contradiction and/or incompatibility between all these terms and conditions per document and/or agreement signed between the company and the user (hereinafter: "The specific Agreement"), the provision of the specific agreement is increased, on the provisions of this bylaws.

22. The user name and/or passwords given to the user by the app and/or the company are personal and should not be moved after.

C. Privacy Policy:

23. The Company may transmit the information stored in the database to third parties, as it is necessary for the benefit of the operational needs of the establishment such as contacting the user, for statistical

purposes, analysis and/or market segmentation, in favor of promoting and marketing the company's products, to carry out direct mailings including cellular text and e-mails or to make any commercial and marketing use of the information, among other things to establish a customer club or a consumer club. The company is entitled to transfer the information to third parties who collaborate with it in connection with the needs of the above subscriptions.

24. The user confirms this to provide and/or to send advertising proposals, including email, phone text messages, telephone, social networks, and any other means in the section 30a of the Media law (Bezeq and broadcasts), 1982.

25. The company will be entitled to transfer the data entered by the user through the system to third parties and/or sub-contractors on its behalf, in order to perform the services through the system.

26. The use of the user, as he is lawfully granting prior consent to the sending of advertisement according to the law; And the user will be entitled, at any time and through the personal page settings on the system, to announce that it is not interested in delivering additional advertisement. For the purposes of this section, including publications related to repair of car damage, garages, price comparison services, and related services.

27. The user is aware that the provider will transmit any information or document, as required or authorized to do so, to the competent authority according to law.

28. the app may contain advertisements and/or links to the websites of third parties. The terms of use and privacy policy do not apply to these sites.

29. The drivers and/or who on their behalf are not responsible for the exposure of personal details of the user as a result of the breach of the security system and/or the unauthorized penetration of the site's systems and/or the user account in the site and/or the third party services associated with the operation and security of the app.

30. In accordance with article 13 (a) of the Privacy Protection Law, 1981, "Everyone has the right to review itself, or by a person who has written in writing or by his trustee, with information on which it is held in the database." A user who reviewed the information on it and found it to be incorrect, incomplete, clear, or updated, may contact the company in the request to revise or delete the information.

31. The use of the app and data center and services is solely on the responsibility of the user, and the company is not responsible for damages and/or losses, between direct and indirect, the more the user is involved in all matters relating to the use of the terms or services offered by it, to their problems, their limitations or their loss. There is no provision in the app of a proposal to make an offer, the support, consent or sponsorship of the company and/or the provision of the content and/or services offered by others in this connectivity.

32. The user's use of the app of the company is its commitment to the company's sanity for any damages caused by the aforementioned use.

D. Intellectual property

33. All intellectual property rights of any kind and gender, but without limiting copyrights to the content and services offered and appearing in the app, including its design and name are solely owned by the company. 34. It is absolutely forbidden to present content from the entire world in any way whatsoever through any instrument, software or communication protocol of any kind that changes the design of the content the app and/or add and/or remove any content in general and advertising and commercial content in particular.

35. It is strictly forbidden to copy, reproduce, present, publish, distribute, transmit, transmit, and produce derivative works or sell an item from the items of information, content, or services originating in the app, without prior written permission in writing and expressly from the company.

E. Contacting

43. With any question or clarification regarding the app, services, or in connection with these Terms of use, you can contact the company according to the following details: +972732541750 or service@halley.world.

44. The aforementioned terms of use are formulated in a masculine manner for convenience only and are treated as both men and women.