

## EXHIBIT A

### COPYRIGHT, TRADEMARKS & MARKETPLACES

1. NORD grants to Reseller a non-exclusive, non-transferable permission for the duration of the Agreement to use the NORD's marks connected to the Services in order to conduct the business in accordance with the Agreement. The Services must be marketed and sold using NORD's marks.
  - 1.1. All rights not granted to Reseller under the Agreement are expressly reserved by NORD. Without limiting the generality of the foregoing, NORD owns and retains all rights, title and interest in and to the marks, services and underlying source code, which is confidential and proprietary to NORD and protected under applicable intellectual property and trade secrets laws.
2. Reseller is prohibited from using NORD's trademarks, including but not limited to, "NordVPN", "Nord Locker", "NordSec", "NordPass" or any other related, mistyped or derived adword or adwords in any and all online platforms and search engines, including but not limited to, administered and (or) owned by Google (Ads), Microsoft (Advertising), Facebook, LinkedIn. This includes using brand-related wording in any position of text ads, other creatives and their extensions as well as keywords. This prohibition does not apply to banners, other materials and communication on Reseller's own websites.
  - 2.1. Reseller is prohibited from offering Services on the marketplaces including, but not limited to:
    - Ebay (<https://www.ebay.com/>);
    - Amazon (<https://www.amazon.com/>);
    - Allegro.pl (<https://allegro.pl/>);
    - Allegrolokalnie.pl (<https://allegrolokalnie.pl/>);
    - Aliexpress.com (<https://es.aliexpress.com/>);
    - Alibaba.com (<https://www.alibaba.com/>);
    - Rakuten (<https://www.rakuten.com/>);
    - Lazada (<https://www.lazada.com>).

All territories and all domain extensions of the listed marketplaces are included under this clause whether or not specified. Other prohibited marketplaces may later be added by NORD by email.

3. Reseller is solely responsible for applying the provisions of this Annex to the entire network of its resellers, retailers and other partners promoting or selling Services, as well as for screening for any discrepancies before and after onboarding and will be held liable in case of its network's nonconformity.
4. Breach of restrictions stipulated in this Annex will be considered as a material breach of the Agreement.
5. In the event of a conflict between the terms and conditions of the Agreement and this Annex, the terms and conditions of this Annex will prevail. The Parties confirm that in all other respects the Agreement will continue in force and effect in accordance with its terms.