

WEBSITE TERMS AND CONDITIONS (OFFER)

www.tradesglob.com

1. DEFINITIONS

1.1. WEBSITE - the website of the TradesGlobal company (hereinafter - the Company), located at the Internet address www.tradesglob.com.

1.2. USER – any person who has visited the Website for any purpose, and who uses the Website or information from the Website, including by reading, copying materials, etc.

1.3. AUTHORIZED USER – a user who has carried out the registration procedure on the Website and has the opportunity to use the personal User Account.

1.3. USER ACCOUNT – a personal dedicated space on the Website in the form of a separate page of the Website for the Authorized User.

1.4. PERSONAL DATA – personal individual information about the User / Authorized User, which they transmit to the Company in order to continue using the Website and receiving services from the Company.

2. GENERAL PROVISIONS

2.1. These Website Terms and Conditions define the basic principles and rules for the use of the Website, the use of materials and other information presented on the Website.

2.2. Prior to the registration on the Website, the User has the right to use the information provided in public access on the Website at his discretion, with a mandatory mention of the source in the case if the User transmits the information obtained on the Website to third parties, including by copying the information and materials.

2.3. By accepting these Website Terms and Conditions, the User accepts them in full, unconditionally and indisputably. These Website Terms and Conditions do not allow partial acceptance or partial refusal of certain provisions: partial acceptance or partial refusal of acceptance is not allowed. It is forbidden to use the resources, information and materials of the Website without reading and accepting these Terms and Conditions. Acceptance of these Website Terms and Conditions is possible by the methods and means specified and provided by the Website, including by direct reading the text of these terms and putting a "tick" next to the phrase "I have read and agree with the Website Terms and Conditions", or any other similar phrase implying consent and acceptance of these terms.

2.4. If the User does not agree with the Website Terms and Conditions, or refuses to provide acceptance of these Website Terms and Conditions, the User is obliged to stop using the Website. If the User does not stop using the Website when refusing to accept the terms – the User is considered to be familiar with the terms in any case; further use of the Website is recognized by the User as an implicative action confirming the provision of acceptance.

2.5. Registration on the Website and access to User Account is an additional confirmation of familiarization with the Website Terms and Conditions and their acceptance.

2.6. By accepting these Website Terms and Conditions the User confirms that:

- he/she is a person of majority age;
- is legally capable, delictual, mentally healthy;
- acts on his/her own behalf and in his/her own interests.

2.7. In case of modifications introduced to these Website Terms and Conditions, the User is obliged to read them and accept them. In case of refusal to accept the modifications in the Website Terms and Conditions, such refusal is equated by the Parties with a complete refusal to accept the Website Terms and Conditions.

2.8. These Website Terms and Conditions are a public offer and are the official offer of the Company to any individual person, body corporate or self-employed entrepreneur who has

legal capacity and the necessary authority to accept these Terms and Conditions on the conditions specified in them.

3. COPYRIGHT AND OTHER RIGHTS TO USE THE WEBSITE MATERIALS

3.1. When a User uses the Website, the Company grants such a User an individual limited right to use all the materials on the Website in an unlimited amount (limited general license).

3.2. The Website materials mean any data and information that have become available and communicated to the User via the Website; the software, including the Website source code, or downloadable software applications and company products using the Website; trademarks, service marks posted on the Website, as well as the results of the Company's service to the User, including the services themselves, and the process and procedure of their provision, implementation, etc.

3.3. The Company reserves the right to unilaterally change the terms of granting licenses, in particular: to limit the period of access to the Website materials; to completely restrict the User's access to certain sections of the Website, certain materials of the Website under the general license, providing such access in the form of an additional special license.

3.2. Under a special license the Company has the right to provide separate special access rights to certain Website materials.

3.3. The User, depending on the type of the license granted, has the right to use the materials of the Website: to get acquainted with them, use them for personal purposes, download, including uploading their personal data, information and documents (if this is provided and allowed by the Company) exclusively for personal purposes.

3.4. The User is strictly prohibited from distributing the Website materials to other persons, including both for commercial and non-commercial purposes. This prohibition also applies to such means, methods and types of distribution as: copying of the Website materials and transmission of the Website materials copies to third parties; public display of the Website materials (public spread on all types of websites, distribution in the form of hardcopies, etc.), leasing, selling, renting, any other alienation of the site materials, both temporary and permanent. The User hereby confirms that he is warned that the materials of the Website are not his property, but are subject to temporary use within the framework of the license granted.

3.5. The User is hereby warned that the materials of the Website are provided by the Company on the "as is" basis. The User is prohibited while using the Website materials: to introduce changes in the Website materials, delete the Website Materials, get any other (except already provided) access to the Website and its materials, including using other people's logins and passwords of the Website, including logins and passwords of the accounts of the Company's administrative staff, as well as any other persons, using backdoors, hacker attacks; decompile, reengineer or disassemble the Website Materials.

3.6. The restrictions specified in paragraphs 3.4. and 3.5. do not apply to cases provided by the legislation of the United Kingdom, when such distribution of the materials of the Website is determined by the necessity to comply with the requirements of state bodies. In this case, the User must inform the Company about such requests prior to submitting the Website materials. In any case, any replication of the Website materials must be accompanied with links to the source in the form of references to the Website, watermarks of the Company or the Website.

3.7. ALL THE WEBSITE MATERIALS (ALL THE WEBSITE CONTENT: TEXTS, GRAPHICS, PHOTOS, VIDEOS, TRADEMARKS AND LOGOS, ETC.) ARE PROTECTED BY COPYRIGHT, ARE THE PRODUCT OF THE CREATIVE, SCIENTIFIC AND OTHER ACTIVITIES OF THE COMPANY. ANY USE OF THE WEBSITE MATERIALS WITHOUT THE WRITTEN PERMISSION OF THE COMPANY WILL BE A VIOLATION OF THE COMPANY'S RIGHTS, AND THEREFORE THE COMPANY RESERVES THE RIGHT TO PROTECT COPYRIGHT AND OTHER INTELLECTUAL PROPERTY RIGHTS FOR THE MATERIALS. NO CONDUCT OF THE COMPANY, INCLUDING SILENCE, NON-

RESPONSE, ESTOPPEL, EXCEPT FOR A SPECIAL WRITTEN PERMISSION, MAY BE IMPLIED AS THE COMPANY'S CONSENT TO THE DISTRIBUTION OF THE WEBSITE MATERIALS OR BE IMPLIED AS THE ALIENATION OF COPYRIGHT AND INTELLECTUAL PROPERTY RIGHTS FOR THE WEBSITE MATERIALS.

4. PROCESSING OF PERSONAL DATA

4.1. When registering on the Website, the User transfers the following personal data to the Company:

- User's first name, last name;
- Mobile phone number,
- E-mail address.

4.2. The User grants the Company the following rights to use personal data: collection, recording, systematization, accumulation, storage, clarification (updating, modification), extraction, use, depersonalization, blocking, submission (distribution, provision, access) to third parties for the purpose of performing services within the framework of fulfilling other contractual obligations, destruction in connection with the expiration of the period of storage and processing or revocation of permissions by the User.

4.3. By agreeing with these Website Terms and Conditions, the User agrees to the processing of personal data by the Company.

4.4. The User separately grants consent to submission (distribution, provision, access) to third parties for the purpose of performing services within the framework of fulfilling other contractual obligations, including in the interests of the User himself when the Company implements transactions on its own behalf, but in the interests of the User, which the User directly indicated in the User Account after registering and gaining access to the User Account.

4.5. The Company undertakes not to disclose or spread personal data to third parties without the consent of the personal data subject, except in cases where such disclosure is provided by these Website Terms and Conditions, or is necessary in the interests of the User himself.

4.6. The User has the right at any time of the validity of his consent to the processing of the personal data to make rectifications and changes in the personal data if the personal data is incomplete, outdated, inaccurate. Rectifications and changes in the User's personal data are made by the User independently in the User Account on the Company's Website. The User is directly responsible for keeping the User's personal data up-to-date. If the User has not made the necessary up-to-date changes in his personal data, the Company is not responsible in case of fulfillment of obligations for outdated information of the User's personal data.

4.7. The User has the right, in any case and at any time, to revoke the consent previously given to the processing of personal data during registration on the Website for any of the reasons or without specifying such reasons. In this case the Company is obliged to stop processing the User's personal data within 3 working days from the date of receiving the withdrawal of consent.

4.8. In case of withdrawal of consent to the processing of personal data in any volume (in part or in full), the Company has the right to suspend (block) access to the User Account, as well as to suspend the performance of obligations under all agreements and contracts concluded between the User and the Company.

4.9. The User has the right to send the Company a request-notification about the destruction or blocking of personal data on any of the grounds, including if such consent was previously obtained illegally, or was submitted by the Company to third parties outside the framework of contracts, agreements and deals concluded with the User.

4.10. All requests and notifications of the User regarding changes and rectifications in personal data are made through the User Account. The Company and the User hereby attach legal force to all correspondence regarding the processing of personal data through the User Account.

4.11. The Company undertakes to ensure the safety and confidentiality of the User's personal data, to ensure the necessary measures for the safety of personal data, ensuring the prevention of unauthorized disclosure of the User's personal data.

4.12. The Company declares and informs the User that it is not a data processing company, does not perform automated processing of personal data, and therefore is not included in the Personal Data Operators Register of United Kingdom.

5. USER ACCOUNT

5.1. When registering the User undertakes to create a login and password for subsequent access to the personal User Account.

5.2. The User is personally responsible for the security of his username and password. Any access to the personal User Account by specifying a valid username and password is regarded by the Company as authorized and initiated directly by the User.

5.3. In connection with the above, the User undertakes to keep the username and password, not to provide access to the username and password to third parties, not to spread the username and password to an unlimited number of people by posting on the Internet, and by any other means not specified in these Terms and Conditions, not to allow cases of login-password compromise.

5.4. In case of login-password compromise, the User undertakes to immediately change the password in the User Account.

5.5. The Company and the User confirm that all actions of the User in the personal User Account are legally significant facts. Any correspondence between the User and the Website administration and representatives of the Company has full legal force.

5.6. The User is prohibited from creating two or more User Accounts. If a multiplicity of User Accounts assigned to one person is detected, the Company has the right to temporarily block access to all User Accounts until the Company and the User clarify all the circumstances. In this case the User indicates to the Company one active User Account, the rest are subject to final blocking and deletion.

5.7. When registering a User and creating a User Account, the Company reserves the right to verify the User by asking him to provide documents confirming the User's identity, namely: a scanned copy of the passport, driver's license, etc., as well as to confirm the identity by providing the photo of the User's face next to the identity documents.

5.8. The Company has the right to introduce alternations into any materials, as well as terms of access to the materials and to the Website, including to the personal User Account. The specified right applies, among other things, to the tariffs for the Company's services declared and provided in the User Account. Any User's login to the personal User Account confirms the User's acceptance of the new Terms and Conditions, as well as tariffs

5.9. In order to ensure the reliability of the User's access to the personal User Account, the Company has the right to carry out a two-factor user validation via SMS notification on the User's phone.

6. CONFIDENTIALITY

6.1. Within the framework of these Website Terms and Conditions, the User undertakes to keep Confidential Information provided by the Company, to carry out its turnover (safety, confidentiality, submission, destruction) under the present Terms and Conditions.

6.2. At the same time, Confidential information means any data and information provided by one Party (hereinafter referred to as the "Disclosing Party") or its respective directors, officials, employees, lawyers, accountants, financial consultants or other agents (collectively referred to as "Representatives"), including trade secrets and know-how, business ideas, business structures, analytical data, etc. having actual or potential commercial value

because they are unknown to third parties, there is no free access to them on a legal basis, and the Party takes measures to protect their confidentiality.

6.3. Confidential information will include, but is not limited to, the following information (regardless of whether such information is subject to special measures for the mode of submission and giving the status of confidential information, the following data and information are considered confidential by virtue of the direct mention of it below):

6.3.1. Information about the Company structure that is not presented in open sources;

6.3.2. Information that makes up a business idea, a business development scheme and model, a business model, information containing commercial data, and other information that, because it is unknown to a third party or due to the absence of such an idea and its implementation on the market, is strategic for the Disclosing party.

6.3.3. Information that discloses the Company's strategic and long-term activities;

6.3.4. Information about new technologies, products or services (including information about software developed for various platforms, websites, etc.), as well as schemes of production business processes and implementation of services developed by the Company in order to increase the Company's competitiveness,

6.3.5. Information that discloses organizational and technical solutions, management methods and decision-making technologies in the implementation of activities,

6.3.6. Information about the balance sheet, the state of bank accounts and the operations carried out on them,

6.3.7. Information about the planned or actual amounts of profit and its distribution, other financial and economic performance indicators of the Disclosing Party, which are not contained in the public domain,

6.3.8. Information on debts, including the amount and conditions of credits and loans obtained,

6.3.9. Information on the methods of market research, containing assessments of the state and prospects for the development of competitive environment.

6.3.10. Information about United Kingdom and foreign customers, clients, consumers, buyers and partners of the Party, as well as about its competitors, which are not contained in the public domain,

6.3.11. Information about customers that is recorded in information databases,

6.3.12. Information about the specific terms of deals between the User and the Company.

7. COMPANY DISCLAIMER

7.1. The Company, as well as its founders, shareholders, investors, workers, employees and hired personnel, shall not be liable for the actions of the User on the Website, shall not be liable for transactions made by the User independently, as well as shall not be liable for the independent choice by the User of certain services, both offered by the Website (partners), and any other. In this regard the Company shall not be liable for claims and lawsuits for damages, expenses, financial losses, property claims, penalties, fines, and other financial compensations.

7.2. The Company shall not be liable for any damage caused by the User's actions on the Website to third parties: the User is solely and fully responsible, in accordance with applicable law, for the damage caused by his actions on the Website to third parties.

7.3. The Company shall not be liable for any damage caused by third parties to the User as a result of the User's actions on the Website.

7.4. The above limitations of the Company's liability also affect and relate to possible damages and financial losses of the User that the latter has sustained or may sustain in connection with the use of the Website: The Company shall not be liable for the above-mentioned damages and financial losses, including such special cases as loss of business, forfeiture or loss of property, permanent job, loss or downgrade of the User's bank ratings, etc.

7.5. The Company declares and informs the User that the Website operation is carried out in the "as is" form, the Company does not guarantee and shall not be liable for possible technical errors in the operation of the Website, temporary interruptions in the operation of the Website, unauthorized access by third parties to computer information, ordinary or distributed denial of service ("denial of service", "distributed denial of service"), the presence of undocumented program code functions ("errors"), for blocking access by public authorities, carrying out service maintenance, for bugs, communication violations, loss of access to the hosting, the Company's servers, problems with the maintenance of the Website by providers, hosters, hacking of the Website protection by any persons, including unplanned and unauthorized illegal access to the Website by any persons, as a result of which the Website and the Website materials may receive irreparable damage, and other problems. The Company warns and declares that any recognition by any employee of the Company, as well as by directors, shareholders, participants, investors and other officials, of the Company's fault does not constitute a basis for the Company's liability to the User. In the meantime, the Company will try to ensure the smooth and high-quality functioning of the Website at a level that allows to meet the needs of the User.

7.6. The User must understand that the Company cannot be responsible for the existence and possibility of occurrence / non-occurrence of risks, the occurrence of which is associated with the circumvention by the User (unscrupulous User) of these Website Terms and Conditions, including by providing incorrect data about himself, using third-party programs that allow to circumvent the restrictions of the Website established by the Company at the software level, etc.

7.7. The risks resulting from the unfair actions of an unscrupulous User are entirely borne by such a User.

7.8. The Company also hereby declares that it shall not be responsible to the User for links to third parties and leading to third-party resources. When clicking and using these links, the User acts at his own risk. In case of any negative consequences for the User, the Company does not accept any claims of the User on the basis of this warning.

8. LIABILITY OF THE USER

8.1. The User agrees that he is fully responsible for his actions, both directly when using the Website, and those that arise and are carried out outside the Website, but are directly related to the Website (for example, the spread of the Website materials). The User undertakes to reimburse or compensate the Company, if the fact of fault in the User's illegal actions is proved, for the fines imposed on the Company by any supervisory state bodies, as well as by the Company's counterparties, third parties for their complaints and claims; the Company's losses resulting from the User's illegal actions; direct financial losses of the Company; expenses incurred by the Company for the restoration of its rights, legitimate interests, reputation and good name, including expenses for state fees, court costs, expenses for legal advice and lawyers, postal and other related expenses.

9. FORCE MAJEURE CIRCUMSTANCES

9.1. The Parties shall be released from liability for non-fulfillment or improper fulfillment of their obligations hereunder, if such failure is caused by force majeure that arose after the signing hereof. Force majeure means extraordinary and unavoidable circumstances under the given conditions. Such circumstances include, in particular: epidemics, floods, fires, earthquakes and other natural disasters, strikes, embargoes, wars, military actions, ddos attacks. Changes in legislation that directly or indirectly affect a party are not considered force majeure. This list of force majeure circumstances is informative in nature and should not be considered by the User as a list of all possible existing risks.

9.2. In the event of force majeure, the party declaring the impossibility of fulfilling its obligations for this reason shall immediately notify the other party in writing about these circumstances. Such notice shall contain information about the nature of these circumstances, as well as an assessment of their impact on the possibility of fulfilling obligations hereunder. The notice shall be sent by registered mail with acknowledgement of receipt.

9.3. Failure to notify the other Party about force majeure within 10 calendar days from the date of their occurrence shall deprive the Party affected by such circumstances of the right to claim them as a basis for non-performance of the Party's obligations hereunder.

10. APPLICABLE LAW AND ARBITRATION

10.1. These Terms and Conditions shall be regulated by the applicable law of the United Kingdom.

10.2. All disputes and disagreements shall be settled by the Parties through negotiations. If the dispute is not settled through negotiations, the Parties have the right to refer the dispute to the judicial authorities in accordance with the procedural legislation of the United Kingdom. Compliance with the claim procedure is mandatory for the Parties: the response period to the sent claim is 30 calendar days from the date of receiving the claim by the Party. In this case, the Parties do not have the right to use the User Account service to send claims and court documents to the other Party: all specified correspondence is sent exclusively by postal mail.

11. FINAL PROVISIONS

11.1. These Website Terms and Conditions are binding on the User, and the validity period of the Terms and Conditions applies to the entire period of the User's use of the Website.

11.2. If there are suspicions about the accuracy of the information provided by the User, the creation of more than one User Account, the presence of signs of abuse and use for selfish purposes of technical failures in the operation of the Website or other actions that violate the terms of these Website Terms and Conditions or the legislation of the United Kingdom, the Company has the right to suspend the performance of its duties, and if real violations are detected, the Website has the right to terminate this Agreement offer unilaterally, the User's funds in this case are not subject to refund.

11.3. Early withdrawal of the User's consent to the acceptance of these Website Terms and Conditions is allowed at any time with mandatory notification of the Company via the User Account.

11.4. In all other respects not specified by this Agreement the Parties shall be governed by the current legislation of the United Kingdom.

11.5. The parties confirm that this Agreement was concluded in an acceptable volume without deception, delusion on mutually beneficial terms.

11.6. All notifications addressed by the Company to the User are transmitted through the personal User Account. The publication of such a notification in the User Account confirms the fact that the User has received such a notification, regardless of its actual reading by the User.