### **Web Site Terms & Conditions**

### 1 General conditions

- 1.1 The terms and conditions set forth in these Terms of Use (hereinafter referred to as the Terms of Use) of the (<a href="https://www.spacecargo.ge/">https://www.spacecargo.ge/</a>) website are governed (hereinafter the website).
- 1.2. In the text below, the word "user" means any visitor of the Website.
- 1.3. By accessing the Space Cargo Website and using the information or services you receive at or through this website, you agree to be bound by these Terms of Use.
- 1.4. In the event of any individual product of "Space Cargo" and/or inconsistency between the terms of a service or the terms of use set out in these Terms of Use, the terms set forth for that particular product or service shall prevail.

# 2 Restrictions on use of the Website

- 2.1. The information posted on the "Space Cargo" website is obtained from sources that "Space Cargo" considers reliable. "Space Cargo" third parties make no warranties or provision, neither implied nor direct, as to whether the information posted on or through this website is correct, complete or up to date. The information on the Website may be changed or removed without prior notice. "Space Cargo" does not warrant that this Website or the Internet Services provided through it will operate without errors or interruptions.
- 2.2. In no event may the information contained on the Website be construed as advice or a request to buy or sell a product, service or financial document.
- 2.3. "Space Cargo" will not provide these products and services to any person if "Space Cargo" believes that the provision of these services violates the laws or regulations or other relevant legislation in the country of residence.
- 2.4. the user is prohibited from an unauthorized use of "Space Cargo" systems or this website, including unauthorized access to our systems, or improper use of any information posted on the website.
- 2.5. Access by the user to the "Space Cargo" website and this and/or information received on the website and/or through it by using the service, the user confirms, we have the right to disclose, transmit and / or verify / receive information about you on the Website with third parties. By using the Website, you automatically agree to the "Space Cargo" Privacy and Security Policy, which is also posted on this Website.
- 2.6. Use of this website may be subject to monitoring, tracking and recording. Any person who uses this website expressly consents to such monitoring, tracking and recording. You are obliged to read the current versions of these Terms of Use and the Privacy and Security Policy posted on the Website for each case of using the Website.

- 3.1. The information on this website is for informational purposes only. It is considered reliable, but we do not guarantee its completeness, timeliness and accuracy. The user is informed, uses and trusts this information only at own risk.. The information on this website does not constitute an offer or advice that you purchase or sell any stock, other securities or any other financial document.
- 3.2. "Space Cargo", our affiliates or third parties do not endorse any warranty or agreement with respect to the Website or its content.
- 3.3. "Space Cargo", our affiliates, and third parties are exempt from any warranty or obligation in connection with this website.
- 3.4. "Space Cargo", our affiliates or third parties make no warranties as to the accuracy, adequacy or completeness of the information and materials contained on the Website and expressly disclaim any responsibility for any errors or inaccuracies in these materials or information.
- 3.5 "Space Cargo", our affiliates or third parties are not liable for any interruptions in this website, computer viruses, malicious code and other related defects of the website, inconsistencies between the website and user files. Problems that customers may encounter for reasons we may or may not control.
- 3.6. "Space Cargo" shall not be liable for costs, losses, damages or missed opportunity, if in any form it is resulting from accessing, using or not using this website, regardless of whether we are aware of the possibility of such damages and regardless of the form of the case, is based on contract, guarantee, legal obligation (including negligence), strict obligation or other grounds.

## 4 Copyright and Trademarks

- 4.1. "Space Cargo", retains ownership, copyright © and all non-proprietary rights in connection with the Site.
- 4.2. Any products, services described on the site, The software or technology may be other than "Space Cargo's" subject to intellectual property rights (including copyright right, trademark, or patent right). "Space Cargo" reserves any right not set forth in detail In this document.
- 4.3. It is prohibited to publish, reproduce, transmit or store the contents of this website in whole or in part, unless the owner of the property, copyright or other non-property rights has consented to the relevant action. Prohibition does not apply to storing or printing on a computer for personal use only. It is permissible to cite the content of the website in accordance with applicable law. In case of citation it is necessary to indicate the source.
- 4.4. Participants in forums, chat rooms, debates, and other related sites on the Website may submit only those materials on which they own the copyright or in which they have otherwise acquired this right. It is considered that the participant who provides the material, and when submitting the material, consents to "Space Cargo" storing, distributing or publishing this material, electronically or otherwise.

# 5 Possible interruptions (delays) in the service

- 5.1. The users access to the Website may at times be impeded, restricted, interrupted or slowed down for the following reasons:
- 5.1.1. Equipment malfunctions, servers, networks, telecommunication lines and communications, and other electronic and mechanical equipment;
- 5.1.2. Program interruptions;

- 5.1.3. System overload;
- 5.1.4. Damage caused by bad weather, earthquake, war, insurrection, riot, terrorist act, civil unrest, natural disasters, accident, fire, water damage, explosion, mechanism failure or natural disaster;
- 5.1.5. With total or partial interruption of the supply of electricity or other utilities;
- 5.1.6. Full or partial strike or other delay in the labor process;
- 5.1.7. Restrictions imposed by government or law, court decisions or other human interference;
- 5.1.8. For any other reason (be it similar or dissimilar to the above) that is not under our control.
- 5.2 of the circumstances provided for in this article above During its existence, the user may not be able to get what he wants, which "Space Cargo" does not and cannot accept responsibility for.

# 6 Links connecting to other sites

- 6.1. While "Space Cargo" offers links to third party websites, it does not imply that "Space Cargo" recommends the products, services, opinions, ideas or information offered on or through those websites. By using these links you are acting only at your own risk and "Space Cargo" assumes no liability or responsibility for the content, use or availability of these websites. If you decide to go to a website that is not under our control, we do not guarantee, directly or implicitly, that you may or may not use such site, the content of the site, including its accuracy, completeness, reliability or suitability for any particular purpose; By agreeing to these terms and conditions, The user confirms that in any such action He takes full responsibility himself.
- 6.2. In addition, these third party websites may have different security policies or other security practices from our website, so it is important that you familiarize yourself with the policies of these other sites before you exchange any personal information with them.

# 7 Current legislation and jurisdiction

- 7.1. This website and the rules of its use are regulated by the legislation of Georgia and must be interpreted in accordance with it, regardless of whether you live or not in Georgia. All lawsuits and claims against "Space Cargo" and any dispute arising out of or in connection with your access to and use of this website, as well as the terms of these Terms of Use and / or the Privacy and Security Policy, shall be submitted to the courts of Georgia only.
- 7.2. You agree to the jurisdiction and location of the courts in Georgia to the extent that "Space Cargo" may bring any action against you arising out of or in connection with your access to or use of this Website and the Terms of Use and / or the Privacy and Security Policy at the consideration of the Court of Georgia.
- 7.3. This website is not connected to and is not intended to be distributed or used by any person or organization in any jurisdiction or country where the publication or availability of this website or any such distribution or use is in contrary to local laws or regulations. If you intend to obtain information from this website, you will be responsible for complying with all applicable local, national and international law, and your use of this website in such jurisdictions will be at your own risk.

7.4. If it becomes impossible to enforce these Terms and / or any privacy and security policy, the remaining rules and regulations will remain untouched and the unenforceable rule or regulation will be replaced by the enforceable rule or regulation closest to the purpose of the unenforceable rule or regulation.