

PRIVACY POLICY

THE TERMS OF THIS ARE HARMONIZED WITH REGULATION GDPR*
DATA PROCESSING DEPARTMENT MANAGER: KARAGIANNIS ARISTIDES

- 1. COMPANY.** The company FREIGHTS IKE (FREIGHTS PC) - henceforth the company - is the legal owner and user of the www.freights.gr and the website - platform that operates under this e-mail address, as well as any application running under the following e-mail addresses: www.freights.gr, www.freights.online, www.freights-app.net, www.freights.at, www.freights.bg, www.freights.co.uk. The use of the website - platform is only allowed to adults and after registration - subscription, as defined in the terms of use. ([General Terms and Conditions](#))
- 2. PRIVACY.** "Personal data" means information and data relating to the identification of persons, namely the data subjects, such as names, addresses of domicile and headquarters of legal persons, e-mail addresses etc. The company uses for the security of the server-platform firewall server and ssl (secure socket layer).
- 3. CONSENT TO PERSONAL DATA PROCESSING.** By registering - accepting terms, the user explicitly states his / her consent to the processing of his or her personal data. He / She explicitly states that the processing of his / her personal data is necessary for the execution of a contract between the user and the company, but also between the users (Article 6 of EU Regulation 2016/679 [GDPR]). In particular and indicatively, the user must declare: (a) his full name and father's name (name for legal persons), identity for natural persons, statute for legal persons, accompanied by the identity of the manager (optional company's distinctive title); (b) the full home address [registered office for legal persons] and contact details (obligatory fixed and mobile telephone - which must be confirmed by a copy of the account, email); (c) Tax Registration Number; (d) the competent Public Economic Service to which it belongs (for Greek companies); (e) the license to practice [obligatory for motorists]; (f) the current insurance contract [CMR obligatory for motorists - Insurance Policy for transporters]; (g) General Commercial Registry (GEMI number) 149235006000. The above information must always be true, accurate, valid and complete. The above personal data is stored throughout the period of use of the website - platform by the user, as well as for a period of six (6) months from the, in any way, termination of the use of the website - platform by the user, without prejudice to Article 4 hereof. Certificates valid for a limited period of time must be renewed. The unauthorized use of other user's certificates and their copying in any way without the consent of their legal owner is expressly prohibited. The above personal data is visible to any user except those under (e), (f) and (g), the appearance of which is at the discretion of the user-owner. The user bears sole responsibility for the truth, accuracy and validity of the data. Any corrections to the above data will take place after written notice by the user to the company, which is required to correct within ten (10) days of written notice from the user. The user has the right to update the correction if requested in writing. The Company reserves the right to update the terms hereof (privacy policy). Any adjustment to the terms hereof will take place upon written notice of the company to the user and will apply thirty (30) days after the notification of the company to the user.
- 4. WITHDRAWAL OF THE PROCESSING OF PERSONAL DATA.** The user may revoke his / her consent at any time with a simple statement to the web platform manager (editor). Any statement of revocation of the user's consent means the automatic termination of the contract between the company and the user. In case of a user's consent withdrawal, the user expressly and unconditionally declares that he / she has no right to a refund - even if his / her subscription has not yet expired. The user has the right to be informed about the deletion of the data. The company is not obliged to delete the data before the expiration of one (1) month. This period may be extended for two (2) months if the user is notified of the extension within one (1) month of the user's statement.
- 5. RIGHTS OF COMPLAINT TO THE SUPERVISING AUTHORITY.** Both the company and the user have the right to complaint a violation of the terms hereof and / or any provision of EU Regulation. 2016/679 (GDPR).

6. **EXTERNAL LINKS – PORTALS.** The company has no responsibility for any external links - portals which appear on the webpage - platform, in terms of their content, the information displayed therein and the terms of use.
7. **COOKIES & SESSIONS.** The company uses cookies and sessions. The user upon signing explicitly states that he consents to their use.