WEBSITE GENERAL TERMS OF USE

1 Description of the Service and Scope of Application

- 1.1 Kuormat.com is a digital platform enabling load distribution and transportation of goods by road freight (the "Service"), created and maintained by Kuormat.com Finland Oy. Kuormat.com Finland Oy is offering to its users services, as available from time to time, through the Service. These terms shall be applied to all websites provided by Kuormat.com Finland Oy (for example to www.kuormat.com).
- 1.2 By using this Service, the user accepts the terms of use as in force from time to time. Kuormat.com Finland Oy reserves the right to at any given time modify the content or delete parts thereof without having to notify the user as well as copy, distribute and delete information and other material presented and displayed on the Service.

2 User Rights and Intellectual Property Rights

- 2.1 The copyright of the Service and the material available through it are the property of Kuomat.com Finland Oy and the material and data contained in the Service are protected by the copyright laws of Finland and the copyright is the property of Kuormat.com Finland Oy or another right holder. Also other intellectual property rights may be associated with the Service, which likewise are the property of Kuomat.com Finland Oy.
- 2.2 Any copying, usage, duplicating, citing or other forwarding as well as any other commercial exploitation in any form whatsoever, wholly or partially, is strictly prohibited without prior written consent by Kuormat.com Finland Oy. Copyright infringement may be subject to punishment and liability for damages.
- 2.3 The material on the Service may, however, be linked to other websites, provided that such linking is not incompatible with honour and good faith. When citing or quoting material of Kuormat.com Finland Oy by other means than through links, kuormat.com shall always be presented as the source.

3 Limitation of Liability

- 3.1 The Service content is as a starting point based on laws of Finland or other legislation explicitly mentioned on the website.
- 3.2 Even though Kuormat.com Finland Oy has carefully designed the Service and the website and has strived to ensure that the information given on the Service is correct and accurate, Kuormat.com Finland Oy does not represent or warrant that the information in the Service would be error-free, valid, complete or accurate.
- 3.3 Kuormat.com Finland Oy strives to update the content of the Service and/or supplement the content of the Service when needed. Regardless of this maintenance and care it is possible that the content of the Service is incomplete and/or erroneous.
- 3.4 Kuormat.com Finland Oy does not guarantee that the texts, pictures, links, different

animations or other technically saved information is accurate or functioning. These might contain technical or material errors.

- 3.5 Users themselves bear the risk of that the provided services and the content of the Service are fit and suitable for their purposes. Kuormat.com Finland Oy is not responsible for the functionality of the programs in the Service or needed for using the Service and is not liable for damages incurred to the users, whether direct or indirect, due to defects or interruptions in such programs. For the sake of clarity, it is stated, that Kuormat.com Finland Oy is not liable for any damages, whether direct or indirect, arising from using or interpreting the information on the Service and it is on the responsibility of the users to assess whether the information provided on the Service is sufficient with regard to the user's needs.
- 3.6 Kuormat.com Finland Oy is not liable or responsible for interruptions, viruses, information system disturbances or possible changes or loss of information or other damages attributable to such events and which are due to technical errors, maintenance or installation work performed.
- 3.7 Kuormat.com Finland Oy is not under any circumstance responsible or liable for any third-party marketing through the Service or for the validity of the information given by such third parties or for products or services marketed or provided by a third party or the validity of such.
- 3.8 Kuormat.com Finland Oy is not liable for damages incurred due to a force majeure event or for that the activities of Kuormat.com Finland Oy or the Service becomes extortionately difficult due to a similar reason.
- 3.9 Kuormat.com Finland Oy is not responsible for possible inadequacies or defects occurring in databases or for the direct or indirect damages incurred to the user from the usage of such.

4 Usability of the Service and Technical Requirements

- 4.1 The usage of the Service requires a data terminal equipment, web browser and a data connection. The Service may contain downloadable documents, which may be saved for offline use. Drafting, reviewing or downloading such downloadable documents require that the user is signed into the Service and has a functioning data connection.
- 4.2 The user is responsible on its own cost for that it has the data terminal equipment, data connections, web browsers and programs needed for using the Service. Kuormat.com Finland Oy does not guarantee or warrant that the Service can be used with the user's data terminal equipment, web browser, program or data connection.
- 4.3 Kuormat.com Finland Oy is not responsible for possible interruptions in the Service due to, for example, updates, technical errors or other similar reasons or for possible interruptions in data connections. Kuormat.com Finland Oy is not liable for any damage, which may be due to the functionality or non-functioning of the Service.

5 User Rights and Obligations

- 5.1 The user commits to oblige to applicable legislation and accepted principles of morality when using the Service and the information and material distributed through it.
- 5.2 The user is responsible for that it does not distribute or otherwise illegally use material protected by copyright or another intellectual property right without permission from the

- owner of the rights. The user is solely responsible for the consequences for breaching the aforementioned obligation.
- 5.3 The user is solely responsible for any costs, responsibilities, obligations or other consequences due to using the Service and for ordering, buying, acquiring and/or providing the services distributed through the Service.

6 Other Terms

- The full use of the Service requires the registration of the user. In connection with the registration, the user is further required to commit to the separate terms of use for the Service, which are applicable on each of the users registered to the Service. These terms define in more detail the content of the Service as well as the rights and obligations for a registered user, its contracting party and Kuormat.com Finland Oy. The user is responsible for ensuring that the information given in connection with registering to the service is correct, precise and truthful.
- By registering to the Service, the user gets a limited, non-exclusive user right to the Service and the data in it. The right of use begins when the user has entered into an agreement for the Service and created a username and a password, or a username and password has been created for the user. Unless otherwise stated, the right to use the service is in force until further notice.

7 Contact

7.1 Do you have any questions about the terms of use, feedback or a technical problem? Please reach out to us at support@kuormat.com.