



Terms and Conditions

These terms and conditions (the "Terms") set out the terms for using the Website and the information and services offered through YourKairos website (collectively the "Services" and the "Company"). By using the Services, you (the "User") agree to the following legally binding Agreement. If you do not agree to this Agreement, do not use the Services.

General

Using this website is subject to the terms set forth herein. The Company reserves the right to update the terms periodically at its sole discretion, by posting a new version on the website, and the new terms shall be binding once published on the website.

The website is permitted for personal use only. By using the website you confirm that you are over 18 years old or older, if required in your jurisdiction. The User is responsible to make sure that there is no legal or other prevention of his use of the Website or the Company's services and that he has fulfilled any applicable legal demand.

Privacy Policy and Disclaimers

The Privacy Policy, advertisement disclaimer and other disclaimer posted on our Website constitute a part of these terms and include important information for your consideration. Please them carefully before using the website and especially before providing any information on the website.

Unauthorized usage

The user must not use the Website or the services of the Company for any unlawful activity. The User must avoid from, and indemnify the Company and/or anyone on its behalf against any damage or loss due to the User: (a) insertion of a malicious software into materials or computer files and/or transmission of computer viruses to other computers and/or disruption of use of other computers of the Company or other users, (b) any use which can cause harm or disruption or limit the use of others in the Company's services and/or which may lead to a breach of rights of others (c) perform in a conduct which is not acceptable on the internet, including harassment, threats, libels, humiliation, breach of privacy and etc. (d) breaching these terms.

Privacy protection

The Company shall treat the User information as confidential, and shall be authorized to share the user information in the following events, subject to GDPR and any other applicable privacy-protection laws: To verify user identity, to process financial transactions with the user, to update the user with news, updates and new promotions, to analyze user activity in order to improve the services and provide clients with the best products and services, with required services providers who are needed in order to provide the services to the client, with attorneys, accountants, auditors, and other professionals, as required in order to protect against fraud, money laundering, unauthorized transactions, claims or other liabilities, to collect funds from the user if due or to pay affiliates associated with the user. Other information is posted in our privacy policy on the website.

Advertisements and external links

Company may place or run advertisements and external links that lead to third parties' websites from the Company's website. The Company will not be responsible in any way for advertisement content. User's business dealings or corresponding with, or participating in promotions of any advertiser, and any terms, conditions, warranties or representations associated with such dealings, are solely between User and such third party.

The appearance of a commercial on the website does not imply the support of the Company and/or its responsibility and/or obligation towards its content, the advertised product or services, their quality or correctness. A link from the website to an external website (the "External Website") does not imply that the Company is responsible or in control of the content and/or the activity of the External Website, and the Company shall not bear any liability with respect to issues related to External Websites.

The User is not permitted to create links to the website's pages and/or to copy parts and/or materials from the website. In general, the User may not make any use of the website for any purpose except for the limited permissions granted and/or performance of transactions with the Company.

Intellectual Property

The information posted on the website and any derivative from are the sole and exclusive property of the Company or its licensors (without assuming liability as to the content of materials not posted by the Company). The User must not copy, post, rewrite, transfer, sale, resale, distribute, post, deep-link or otherwise make any use that is not explicitly permitted in these terms without the explicit written permission of the Company.

All logos and trademarks and trade symbols appearing on the site are the sole and exclusive property of the Company and/or a third party. Unauthorized use of the said trademarks is explicitly prohibited without the written approval of the Company.

The website and the information appearing there are protected by copyright laws of international charters and the copyright laws of other companies.

Disclaimer of Warranty; Limitations of Liability

THE WEBSITE AND SERVICES OF THE COMPANY ARE PROVIDED "AS IS", "AS AVAILABLE" AND YOU EXPRESSLY AGREE THAT USE OF THE SITE IS AT YOUR SOLE RISK. THE COMPANY MAKES NO WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR PARTICULAR PURPOSE. THE COMPANY DOES NOT WARRANT THAT COMPANY WEBSITES, SERVERS, PLATFORMS OR E- MAILS ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. THE COMPANY WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF THE ABOVE.

IN NO EVENT WILL THE COMPANY HAVE ANY LIABILITY TO YOU OR ANY OTHER PARTY FOR ANY LOST OPPORTUNITY OR PROFITS, PERSONAL INJURY, COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SPECIAL DAMAGES ARISING OUT OF THIS AGREEMENT, UNDER ANY CAUSE OF ACTION OR THEORY OF LIABILITY (INCLUDING NEGLIGENCE), AND WHETHER OR NOT THE COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Force majeure - The Company shall not bear responsibility to any harm or any form which shall be caused to you in the event that such harm is the result of a force majeure and any outside event which is not in the control of the Company. Due to the fact that the Services are based, amongst other factors, on networks for the exchange of information and the Internet, the Services or any part thereof may be ceased and/or disrupted and etc., without prior notice or for reasons which are not under the Company's control and User shall have no claim, demand or right for indemnification in such an event. Since the information, including the pricing information is received from international information providers who are a third party, it is impossible for the Company to be responsible for the updating and accuracy of the information appearing through the Services.

Miscellaneous

If, at any time, any provision of this Agreement is or becomes illegal, invalid or unenforceable in any respect under the law of any jurisdiction, neither the legality, validity or enforceability of the remaining provisions of this Agreement nor the legality, validity or enforceability of such provision under the law of any other jurisdiction shall in any way be affected or impaired.

Unless otherwise agreed, all notices, instructions and other communications to be given by the Company shall be delivered via e-mail or other electronic means, details of which are provided by the Client to the Company.

Any contact or complaint should be made to [REDACTED]@[REDACTED]. Communication with the Company must be in English unless otherwise agreed.