

This User Agreement for the provision of access to the online service (supply of software products) defines the terms and conditions under which UKLON LTD provides you with access to the Uklon technological platform (Online Service), through which you can order the Services. This User Agreement sets forth the terms of use under which you, as the User, may use the Uklon technological platform (Online Service) and order the Services. By using the Uklon technological platform (Online Service), you confirm that you accept the terms of this Agreement on the provision of access to the Uklon Online Service, which relate, inter alia, to all services provided to you through the Uklon technological platform (Online Service), and that you undertake to comply with them. Please read this Agreement carefully before you start using the Uklon technology platform (Online Service) and/or place an Order for the Services using it. If you do not agree to this Agreement, do not use the Uklon technology platform (Online Service).

USER AGREEMENT

1. GENERAL PROVISIONS

1.1. The User Agreement (hereinafter referred to as the Agreement) is an agreement between the User and Uklon regarding the provision of access to the Online Service (supply of software products) and supersedes all previous agreements between the User and Uklon.

1.2. When using access to the Online Service, the User, regardless of their legal status and civil capacity, shall be subject to the rules and restrictions set forth in this Agreement.

1.3. The Agreement, including all amendments and addenda, shall be posted for public information on the Website and in the Mobile Application.

1.4. The User confirms that he/she is fully familiarized with and agrees to the terms and conditions of the Agreement. In case the User disagrees with any of the provisions of this Agreement, the User may not use access to the Online Service.

1.5. The User understands that access to the Online Service is provided by downloading a computer program (Mobile Application) and using it, as well as by entering the relevant data and using the software functions of the Website.

1.6. The User agrees to comply with the terms and conditions of this Agreement when registering the User on the Website and/or in the Mobile Application and/or placing an Order on the Website without registering the User.

1.7. Uklon may amend or otherwise modify this Agreement without prior notice to the User. The User hereby agrees to amend the Agreement without obtaining any special confirmation from the User.

1.8. In this Agreement, the following terms shall have the following meanings:

Uklon — UKLON LTD, a company organized under the laws of the Republic of Cyprus with registration number HE 357185, located at the address: 12 Dimostheni Severi, Office 601, 1080, Nicosia, Cyprus, and which provides access to the online service (software supply) in the manner specified in this Agreement;

User means any legally capable individual who is at least 18 (eighteen) years old at the time of registration on the Website and/or in the Mobile Application and/or placing an Order on the Website without such registration, or a legal entity that has accepted the terms of this Agreement and gained access to the Online Service;

Online service "Uklon" (Online Service or Technology Platform) — a technological platform in the form of an interconnected set of computer programs and electronic data in the form of numbers, letters, symbols, images and their combinations (including graphic information, video information, etc.), which is intended for automated monitoring, collection, processing, distribution, storage, presentation of data on the Orders placed by Users and on the offers of Services placed by Uklon Partners, automatic calculation of the fee for the Services within the framework of the Order and additional Order Parameters, taking into account the ratio of supply and demand, weather conditions, route and its workload, etc., and automatically builds routes and provides data exchange for communication between the User and the Uklon Partner, and provides the User with the opportunity to search and familiarize themselves with the offers of Uklon Partners, automatically generated in accordance with the Customer's criteria for the possible execution of the Order, and also at their own discretion to accept or reject the relevant offers of Uklon Partners, change the recommended fee for the Services, provide feedback to the Online Service and Uklon Partners and interact with them, use the routes built by the application in real time, as provided for by the available functionality of the Online Service. The Online Service is the result of computer programming related to software products.

Uklon Partner — a third party (individual or legal entity) that provides and/or offers the User the provision of passenger transportation services by road, services for managing the User's vehicle ("driver" service), courier delivery services, and other services, and which is in a contractual relationship with Uklon on the basis of the Agreement of Adhesion (public offer) for the provision of access to the online service (supply of software products), which is public and is concluded by accepting the Accession agreement (public offer) for the provision of access to the online service (supply of software products) posted on the website www.uklon.com.ua.

Order — the User's order for the provision of the Service, structured according to the required details and Order Parameters.

Services — services for the transportation of passengers by road, services for the management of the User's vehicle ("driver" service), courier delivery services provided to Users by Uklon Partners, and other services. Nothing in this Agreement is intended or implies that Uklon provides or may provide Services.

Order Parameters — additional circumstances arising during the execution and fulfillment of the Order that have or may have an impact on the final cost of the Order, including, but not limited to, the following factors:

- Traveling with an animal;
- Additional waiting;
- Adding an additional point to the route;
- Transportation of additional baggage in the cabin;
- Meeting with a sign;
- Failure of the User to come after the Order has been placed.

Advance order — an Order created by the User for a certain time in the future.

Website means a web page on the Internet at: www.uklon.com.ua. The Website is the result of computer programming related to software products.

Mobile Application means a copy of a computer program in the form of a mobile application for iOS and Android mobile devices titled "Uklon," provided to the User for temporary use (during the term of this Agreement) for the functional purpose of the end user as a tool to access the Online Service.

Personal data means information or a set of information about an individual who is identified or can be specifically identified.

2. USER REGISTRATION

2.1. To gain access to the Online Service, the User shall register on the Website or in the Mobile Application by creating a unique User account that facilitates access to the Online Service.

2.2. During the registration, the User shall provide reliable information about themselves by filling in the registration form.

2.3. If the User provides inaccurate information when registering or subsequently using access to the Online Service, Uklon shall have the right to suspend or cancel the personal account (registration) of the User without prior notice or consent of the User.

2.4. Uklon reserves the right to immediately block the User's actions, as well as to suspend or cancel the User's account without prior notice or obtaining any consent from the User in accordance with the provisions of Section 7 of this Agreement.

2.5. Uklon has the right to delete the User's account in case of non-use by the User within 12 (twelve) calendar months.

2.6. When registering through the Website and/or Mobile Application, the User shall enter a unique password. The User shall be solely responsible for the security of the password entered by the User and the protection of their personal account.

2.7. In the event that a third party gains access to the User's account, the User shall immediately notify Uklon to take appropriate measures, provided that the User can confirm the legitimacy of the account belonging to a particular such User.

2.8. The User shall ensure the safety of their passwords and other confidential information. Uklon is not responsible for the consequences of the loss of confidential information about the User's personal data (login and password). This provision applies both to the voluntary transfer of personal confidential information by the User to any third parties and to the loss of confidential information about personal data by the User against their will.

3. USING ACCESS TO THE ONLINE SERVICE WITHOUT USER REGISTRATION

3.1. The User may use access to the Online Service without User registration only when placing an Order through the Website. In this case, the User must enter their name and phone number in the Order form.

3.2. Regardless of the fact of registration, the User undertakes to comply with the terms of this Agreement when using access to the Online Service.

3.3. If the User's actions may lead to a violation of any norms and rules of applicable law, human rights, as well as the possibility of claims against Uklon or holding Uklon liable for the actions of such User, Uklon has the right to immediately block the User's actions without prior notice or obtaining any consent from the User.

4. PERSONAL DATA

4.1. All issues related to the collection, use, protection, and other processing of the User's personal data are governed by a separate Regulation on the processing and protection of

personal data, which is posted on the Website and in the Mobile Application. Uklon, as the controller of personal data, may engage a processor to process the personal data on its behalf in accordance with a written agreement.

4.2. Acceptance of the terms of the Regulation on the processing and protection of personal data is necessary for acceptance of the provisions of this User Agreement.

5. ACCESS TO THE ONLINE SERVICE

5.1. Access to the Online Service is provided to the User solely for the purpose of organizing and planning the receipt of the Services under this Agreement by the User by placing the relevant Orders.

5.2. On a contractual basis, Uklon provides Uklon Partners with access to the "Uklon Driver" online service for the purpose of processing and fulfilling Orders. Upon acceptance of the Order, Uklon's Partners shall provide the Services to the Users in accordance with the Order Parameters. Uklon is not responsible and does not assume any liability to the Users in respect of the Services provided to the Users by Uklon Partners and does not provide any guarantees to the Users regarding the quality of such Services.

5.3. The Services are provided by Uklon Partners on the basis of separate agreements between specific Users and Partners, to which Uklon is not a party in any case.

5.4. Uklon is not responsible for the timing, content, relevance and quality of information provided by Uklon Partners about the Services, the availability of these Services at the moment, and Uklon is not responsible to Users for possible negative consequences, losses caused to the User as a result of failure to provide or improper provision of the Services by Uklon Partners.

5.5. In case of ordering courier delivery services, the User undertakes not to order the delivery of items whose transportation and delivery are prohibited by the current legislation of Ukraine. The User agrees that in case of violation of this clause, they shall be responsible for all possible risks and/or consequences that may arise in connection with the transportation and delivery of such items. At the same time, Uklon Partners have the right to refuse to provide the User with the courier delivery service in case of detection of items whose transportation and delivery are prohibited by the current legislation of Ukraine.

5.6. The Website, Mobile Application, Online Service are not intended for posting confidential information, information with restricted access, information of third parties, for the posting of which Uklon has not received proper permissions and authorities.

5.7. Uklon reserves the right to suspend the provision of access to the Online Service or any part thereof at any time for any reason or in the absence thereof without prior notice to the User.

5.8. Uklon has the right to insure the life and health of Users during transportation, as well as to insure the shipment during its delivery by Uklon Partners. Uklon shall obtain and maintain such insurance at its own cost and expense, and the User shall not be responsible for paying any insurance premiums. The User agrees that Uklon may choose the insurance company and the insurance terms and conditions at its sole discretion. The User may withdraw its consent to the insurance at any time by sending a notice to Uklon's e-mail address at support@uklon.eu

6. PECULIARITIES OF PROCESSING ORDERS, PROVIDING AND RECEIVING CERTAIN SERVICES WHEN USING THE ONLINE SERVICE

6.1. When concluding transportation agreements between the User and the Uklon Partner, the User places an Order using the Online Service, taking into account that the final cost of the Order may depend on the type of selected Services and individual Order Parameters, which may be applied during the creation of the Order, the execution of the Order by the Uklon Partner and after the completion of the Order.

6.2. During the execution of the Order for transportation services, the Uklon Partner has the right to charge a fee for each minute of further waiting for the User, if such waiting exceeds 3 minutes, and if such waiting exceeds 7 minutes in total, the Uklon Partner also has the right to refuse to further provide the transportation service under such Order.

6.3. If the User has placed an Order for transportation services, but the User has refused the Order or cancelled the Order after the Uklon Partner has arrived at the place of call, the Uklon Partner has the right to cancel the Order after 7 minutes of waiting and additionally demand reimbursement of the costs incurred in connection with the acceptance of the Order for Services that were not provided due to the User's actions or inaction, and in case of cancellation of the Advance Order by the User after its confirmation — in the form of reimbursement of the relevant costs incurred by the Uklon Partner. In addition, the Uklon Partner has the right to charge a fee for the Order cancelled by the User if the cancellation of the Order confirmed by the Uklon Partner took place after 3 minutes after its acceptance by the Partner or after the Uklon Partner has traveled more than 1 kilometer in the direction of the User's boarding point.

6.4. In the event that during the execution of the Service Order, the User caused damage or deterioration to the interior of the car on which the Uklon Partner provided the Transportation Services or Ride-Sharing Services, the Uklon Partner has the right to demand compensation from the User(s) for damage to the property caused by the User's actions.

6.5. The Uklon Partner may refuse to fulfill the accepted Order from the User if:

6.5.1. The User entered an incorrect (wrong) address;

6.5.2. The User behaves aggressively and/or inappropriately;

6.5.3. The User wears heavily soiled clothing;

6.5.4. The User tries to transport dangerous cargo that may cause damage to the vehicle of the Uklon Partner, or cargo whose dimensions do not meet the technical characteristics of the vehicle of the Uklon Partner, provided that the User has not indicated any special needs for cargo transportation when placing the Order;

6.5.5. The User tries to transport an animal without specifying information about the transportation of the animal in the Order Parameters;

6.5.6. The number of passengers trying to use the vehicle to receive the transportation service exceeds the established technical and safety characteristics of the Uklon Partner's vehicle.

6.5.7. The User does not appear to receive the transportation service within more than 7 minutes from the moment the Uklon Partner arrives at the place specified in the Order.

6.6. None of the provisions of this Agreement shall constitute a guarantee of the fulfillment of Orders by Uklon Partners, who independently and at their sole discretion accept or not accept the Order for fulfillment. In any case, Uklon is not a party to the contractual relations arising between the User and the Uklon Partner and is not a guarantor of the fulfillment of Orders and/or provision of the relevant Services by the Uklon Partner.

7. RESTRICTION OF THE USE OF ACCESS TO THE ONLINE SERVICE

7.1. When using access to the Online Service, the User may post information and objects of intellectual property rights, including, but not limited to ratings, reviews, comments regarding the Online Service and/or Uklon Partners. In this case, in the event of posting information and/or intellectual property rights, the User guarantees that he/she legally owns such information and/or intellectual property rights or property rights thereto and/or has obtained all necessary permits for posting such information and/or intellectual property rights from third parties. In the event of any claims by Uklon, the User shall settle such claims independently and at their own expense or reimburse Uklon for losses incurred by the latter in connection with the unlawful placement of information and/or intellectual property rights objects by the User on the Website and/or in the Mobile Application.

7.2. Uklon reserves the right to refuse to post, as well as to delete/block information and/or intellectual property rights objects posted by the User at any time at its sole discretion for any reason without notifying the User and without their consent.

7.3. Uklon does not take any action and is not responsible for the reliability of the information, accuracy and legality of the information and/or intellectual property rights objects posted on the Website and in the Mobile Application. Uklon does not verify the information and intellectual property rights posted by Users and is not responsible for their accuracy and legality.

7.4. Uklon undertakes to notify the User of claims of third parties regarding the information and intellectual property rights posted by the User. The User undertakes to grant Uklon the right to publish the information and/or intellectual property posted by the User or to delete them.

7.5. The User undertakes not to use access to the Online Service to transmit, post, or disseminate in any way information whose content is illegal, threatening, defamatory, offensive, violates intellectual property rights, spreads hatred and/or discrimination against people on any grounds, contains insults and claims against other Users, Uklon or any third parties whose rights are established by the Constitution of Ukraine and other relevant legal acts. It is also prohibited to disseminate any information of an erotic, sexual, and/or pornographic nature through the Website and Mobile Application. If Uklon incurs any losses related to the User's posting of illegal information, the User shall reimburse Uklon in full for such losses.

7.6. Information and intellectual property rights objects posted by the User shall not contain:

7.6.1. restriction of minority rights;

7.6.2. impersonating another person or representative of an organization and/or community without sufficient legal grounds, including employees and/or owners of Uklon, as well as misleading about the properties and characteristics of any entities or objects;

7.6.3. materials that the User is not entitled to make available or publish in accordance with the law or the contract;

7.6.4. materials that violate the rights to any patent, trademark, trade secret, copyright and/or related rights, or other intellectual property rights of a third party;

7.6.5. advertising, spam, "chain letters," invitations to participate in financial services, or imposing a service in any other way;

7.6.6. materials containing computer codes intended to violate, destroy, or limit the functionality of any computer or telecommunication equipment or programs for unauthorized access or circumvention of technical means of protection of copyright and (or) related rights, as well as serial numbers for commercial software products, logins, passwords, and other means for obtaining unauthorized access to paid resources on the Internet.

7.7. When using access to the Online Service, Users shall not store, post, transmit, or otherwise distribute any information and/or intellectual property rights if such actions may lead to a violation of the rights of third parties, including the right to protect personal data.

7.8. In case the User discovers information and/or intellectual property rights, the use of which is restricted or the rights to which belong to third parties, the User shall contact Uklon and report the violation, indicating the Internet address of the information and/or intellectual property rights that, in the User's opinion, violate the rights of third parties, and report the nature of such offense.

7.9. When using access to the Online Service, Users are prohibited from performing any actions that violate or may result in violation of the current legislation of Ukraine or the legislation of another state in which the User is located, as well as the relevant norms of international law.

7.10. Any materials received by the User using access to the Online Service shall be used by the User at their own risk. The User is solely responsible for any damage or loss that may be caused to the computer and/or data as a result of downloading and using these materials.

7.11. Subject to clause 2.4, Uklon may block the User's actions, as well as suspend or cancel the User's account if the latter uses the account for purposes contrary to the provisions of this Agreement, including, but not limited to, situations where the User:

7.11.1. Uses personal data of other persons without an appropriate legal basis (for example, without the consent or permission of such person).

7.11.2. Conducts illegal financial transactions.

7.11.3. Has debts based on the results of payments for previous orders.

7.11.4. Carries out actions that lead to deterioration of the Online Service or disrupt the work of Uklon Partners.

7.11.5. Abuses Uklon's trust by trying to change the terms of the Order for personal gain.

7.11.6. Does not comply with the rules of promotions, terms of discounts, and participation in programs initiated by Uklon.

7.11.7. Falsifies data on the volume of the received Service.

7.11.8. Uses bots or automated mechanisms to use the Online Service.

7.11.9. Shows disrespect to Uklon Partners, other Users, employees, or representatives of Uklon.

7.11.10 Takes photos and videos of the Uklon Partners without their consent, publishes, and distributes photos and videos depicting the Uklon Partners without their consent;

7.11.11. Takes any other actions that carry financial and reputational risks or negative consequences for Uklon.

7.11.12. The above cases, taking into account clause 7.9., as well as the potential for claims against Uklon or liability for Uklon due to the User's actions, shall be the basis for taking such measures by Uklon.

7.12. The User may contact the Support Service and submit a request for withdrawal, suspension, or cancellation of the account, thereby restoring access to the Online Service. After that, Uklon may initiate an investigation and make a decision on such a request. In case of refusal to fulfill the request, Uklon is not obliged to provide justification for its decision.

7.13. If the User repeatedly cancels Order requests within 24 hours, their account may be temporarily automatically blocked as a warning. After several such warnings, your account may be blocked for a longer period of time. In the event of such automatic blocking, the account cannot be restored by Uklon until the end of the set blocking period.

8. PAYMENT FOR SERVICES AND PROMOTIONAL CODES

8.1. Payment for the Services of Uklon Partners shall be made by the User in accordance with the tariffs posted in the Mobile Application and on the Website. During periods of increased demand/supply for the Services (depending on road, weather conditions, time of day, etc.), a dynamic coefficient may be applied to the cost of the Order and its parameters, i.e., the User is offered the recommended fee for the Services (the recommended fee for the services means the estimated cost of services calculated using automatic algorithms at a certain point in time, which reflects the real ratio of supply and demand for the implementation of the order within an adequate period of time and is not a recommendation). The dynamic coefficient is automatically calculated and edited in real time. The User has the right to agree to the recommended fee by confirming the Order or to refuse such a recommended fee for the Services by independently reducing the fee for the Services before confirming the Order, or by cancelling the Order. Nothing in this clause of this Agreement shall be construed as an obligation of the User to accept the recommended fee for the Service against their own will or as a restriction of the User's right to place the next Order after refusing to confirm the preceding Order. If the route is changed, the passenger is waiting for a long time, or in other cases specified in Section 6 of these Terms, the fee for the Services specified in the Order shall be recalculated taking into account the application of a dynamic coefficient. When changing the route of an Order that has already been accepted by the Uklon Partner, the fee for the Services cannot be recalculated downward. The User agrees that in case of payment for the Service by bank card, the respective difference in cost will be debited from their bank

card by the respective payment system. If, as a result of using the Online Service and making previous Orders that led to situations in which the User had to pay the Uklon Partner the full cost of the Order, taking into account the additional parameters of the Order (such as charging the User for the cost of arrival of the Uklon Partner at the place of execution of the Order and waiting for the User by the Uklon Partner, compensation for damage caused by the User to the vehicle of the Uklon Partner, charging the cost of additional waiting by the Uklon Partner), the User has a debt to Uklon Partners, which is reflected in their account, further use of the Online Service is possible only after the settlement of the User's previous Orders is completed.

8.2. The User shall pay for the Services on the basis of the relevant agreement concluded between the User and the Uklon Partner. The User pays in cash by handing over the money directly to the Uklon Partner who provided the Service. In some cases, in particular, when the User makes payment for the Services through the Mobile Application, Uklon may act as a commercial agent for Uklon Partners, being authorized by Uklon Partners to accept payment for the Transportation Services from the User and transfer it to the Uklon Partner. In this case, your obligation to the Uklon Partner that provides you with the Services will be fulfilled at the moment of submitting a payment order for the transfer of funds to the Uklon bank account.

8.3. The User can pay for the Services, taking into account the parameters of the Order, using a bank card through the Mobile Application, or on the Website. At the same time, the User shall automatically go to the website of the corresponding payment system and enter their personal data and bank card data directly on the website of this payment system. Uklon does not store or transmit the data of Users' bank cards.

8.4. Payment for the Services may be made by the User through the Mobile Application using Google Pay, Apple Pay, provided that the relevant mobile applications are downloaded to their mobile device.

8.5. The User, in addition to paying for the Services to Uklon Partners, has the opportunity to leave Uklon Partners tips (funds above the fee for the Services) upon completion of the Services if the User has rated the Partner's Order from 4 to 5 stars.

8.6. During promotional events and promotions aimed at increasing the interest of Users in the Online Service and in order to attract new Users, Uklon may provide Users with promotional codes that Users can use when placing Orders; to use the promotional code, the User must enter it in the "Add Promotional Code" field in the Mobile Application and/or on the Website.

8.7. The User agrees that promotional codes may not be copied, sold, transferred, or made public; promotional codes may be invalidated or cancelled by Uklon at any time and for any reason; promotional codes may be used only in accordance with certain conditions set for such promotional codes; promotional codes are not subject to exchange or refund, in case of loss, the promotional code is not restored; replacement of the promotional code with money or any other benefit is not allowed; only one promotional code can be used per trip.

9. RIGHTS AND GUARANTEES OF UKLON

9.1. Uklon guarantees that the intellectual property rights to the Online Service, including, but not limited to: Technology Platform, Website, Mobile Application, any of their components, including program code, other electronic data in the form of numbers, letters,

symbols, images and their combinations, design elements, text, graphics, illustrations, video information, and other intellectual property rights, belong to Uklon.

9.2. Uklon grants the User a non-exclusive license to use the Online Service (Technology Platform) and the intellectual property rights objects included therein, namely their reproduction, in whole or in part, on their own computer and/or mobile device, in one copy on each device, public performance, and public display.

9.3. The conclusion of this Agreement does not violate the intellectual property rights of any third party. In the event of any claims or lawsuits of third parties regarding the use of access to the Online Service by the User, Uklon undertakes to settle such claims or lawsuits independently and at its own expense.

10. LIMITATION OF LIABILITY UKLON

10.1. Uklon shall not be liable for any harm to life and health, any direct and/or indirect losses, material and/or non-material damage, liabilities or losses incurred as a result of: use or non-use of access to the Online Service by the User; posting data, including personal data, on the Website and/or in the Mobile Application; the User's inability to access the Online Service or use of such access; failure to provide or improper provision of Services to Users by Uklon Partners; any actions or inactions of Uklon Partners; the presence or absence of any powers, permissions, licenses, approvals of Uklon Partners; the presence or absence of special legal status of Uklon Partners, etc.; unauthorized distribution, modification, or deletion of User information as a result of using access to the Online Service.

10.2. The Online Service, the Website, the Mobile Application are provided for use by the Users on an "as is" basis. Uklon shall not be liable to the User for the Online Service, the Website, the Mobile Application meeting the User's expectations, and/or access to the Online Service being provided uninterrupted, reliably, without errors. Uklon is not responsible for making changes, temporary or complete termination of the Online Service, the Website, the Mobile Application or any part thereof and/or access to the Online Service. The functioning of the Online Service and access to it may be disrupted by force majeure and other factors, the prevention or overcoming of which is beyond the capabilities of Uklon.

10.3. Uklon is not responsible for the performance and ensuring the safety and security of the information transmitted during the User's payments, including the actions of the bank and International Payment Systems, or other participants in the technical process of making payments. All relations in terms of settlements shall be governed by the terms and conditions of International Payment Systems binding on the User and the User's agreements with the bank that issued the User's bank card.

10.4. Uklon is always ready to take into account the wishes and suggestions of any User of the Online Service, Website, Mobile Application regarding their work.

11. FINAL PROVISIONS

11.1. This Agreement shall be governed by and construed in accordance with the laws of the Republic of Cyprus. Any issues not regulated by this Agreement shall be resolved in accordance with the laws of the Republic of Cyprus.

11.2. All potential disputes arising or to arise out of the relations governed hereby shall be resolved in accordance with the procedure established by the current legislation at the

location of Uklon. Throughout this Agreement, unless otherwise expressly stated, the term "legislation" shall mean the legislation of the Republic of Cyprus.

11.4. Nothing in this Agreement may be construed as an establishment between the User and Uklon of agency, commission, partnership, joint venture, employment, or any other relations not expressly provided for in this Agreement.

11.5. If, for any reason, one or more provisions of this Agreement are found to be invalid or unenforceable, this shall not affect the validity or enforceability of the remaining provisions of this Agreement.

11.6. The User acknowledges and agrees that Uklon has the right to make changes and additions to this User Agreement from time to time without prior or subsequent notice to the User of such changes. The use of the Online Service by the User means acceptance of the amended terms of this User Agreement, however, the User may familiarize themselves with the current version of the Agreement at any time.

11.7. Inaction on the part of Uklon in case of violation by any User of the provisions of the Agreements shall not deprive Uklon of the right to take appropriate actions to protect its interests later, and shall not constitute a waiver of Uklon's rights in the event of further similar or related violations.

DETAILS OF UKLON:

UKLON LTD

Registration number: HE 357185

Address: 12 Dimostheni Severi, office 601, 1080, Nicosia, Cyprus

e-mail: support@uklon.eu

Published on 29 July 2024.