



Terms and Conditions

By using the Website, you agree to be bound by and act in accordance with the terms set forth in the Terms of Use and Privacy Policy and hereby confirm that you have read and agree to these terms. If you do not fully agree to all the terms and conditions set forth in the Terms of Use, please immediately discontinue any further use of the Site.

Introduction

Tigloo Ltd. (the "Company" and/or "Operator") is the owner and operator of the TCC Billboard, which includes ancillary sites, (jointly and severally, the "Site"). The terms of use listed below are intended to regulate browsing of the site. For any questions and / or problems, you can contact the operator by email: _____; and Phone _____;

Browsing and use of the Site is subject to your prior agreement to the Terms of Use as set forth below in these Terms (the "Terms of Use") and the Privacy Policy (the "Privacy Policy"). In the Terms of Use, the word "use" for its various inflections will include the following actions: a visit to the site and / or browsing the site and / or registration on the site and / or use of one of the site's services / products and / or any other use of the site.

The operator maintains the privacy of the users of the website in accordance with the rules of the privacy policy hereunder. As updated and changed from time to time by the Operator. The aforesaid privacy policy is an integral part of these Terms of Use and your consent to these Terms of Use is the same as your consent to the Privacy Policy.

From time to time, for reasons of design and convenience - the reference on the website and / or the terms of use is in female or male language, but always refers to the opposite sex and plural.

Although the company makes every effort to adapt the site to each user in the most optimal way, the site is, by its very nature, a site intended for the general public and therefore the information presented in it is not specific to a specific user.

The use of the site, for all its range of services and sub-sites, is your sole responsibility. Therefore, we ask that you carefully read the Terms of Use and Privacy Policy before using the Site.

If other or specific terms of use apply in some of the sections of the site, they will apply in addition to the terms of use specified in the terms of use.

The applicability of the law and unique jurisdiction

The laws of the State of Israel and they only apply to the use of the website. The courts in Tel Aviv-Yafo will have the exclusive jurisdiction with regard to the terms of use and use of the website.

Disclaimer and Limitation of Liability

The information, content and services (collectively: the "Services") offered to you on the Site are offered on an AS IS basis and the Company, its directors, shareholders, controlling shareholders, affiliated companies and anyone acting on their behalf (hereinafter together with the Company: "Company") will not bear any responsibility To adapt them to your needs and / or goals.

The company is not responsible in any way for the services of the third party as well as for the use and / or the content published on the sites to which the site refers and / or advertisements on the site. Any use of these sites will be at your sole risk. All services provided by a third party on the site and any existing and / or future service offered to surfers on the site ("third party services"), are the sole responsibility of the third parties who operate them, and the company will not bear any responsibility for damage, loss, lack of pocket, mental anguish. And any other damage of any kind and type that will be caused to the surfer as a result of the use of the third party services.

Everything that appears and is published from time to time in the various sections of the site, including, buying tips, recommendations, directions, purchase demands, survey data, references and recommendations of other users, links to similar or related sites and any other data of any kind and type (all read together: "the publications") appearing on the site are only a recommendation, and do not obligate the company and / or impose liability on it of any kind and type in relation To the actions of the users based on the same recommendation and its basis. The responsibility for the content of the publications and / or the recommendations contained therein lies with the authors and / or the publishers themselves and / or the relevant publishers, all according to the circumstances of the case. The company will not bear any responsibility for damage, loss, lack of pocket, mental anguish and any other damage of any kind and type that will be caused to the user and/or any third party as a result of relying on what is stated in the publications.

The company disclaims all liability imposed on it expressly or inclusively, including any liability for third party services, interference with the use of the site, the presence of viruses, software or destructive files, the quality and accuracy of the site and information on the site, suitability for purpose, integrity, reliability, suitability for software , And does not guarantee that the use of the site and / or the services and / or the services of the third party will not be disturbed and / or will be immune from interruptions and / or breakdowns and / or malfunctions and / or failures and / or any damages.

The company will not be liable, in any case and according to any legal theory (including tort, contract, making wealth, etc.), towards you and / or any other person, directly and indirectly, for any direct or indirect damage, resulting from use of the Site and / or Services and / or the services of a third party and / or due to inability to use the site and / or the Services and / or the services of the third party and / or the malfunction of the site and / or due to loss of information and / or damage to your computer and / or information stored on your computer and / or damage resulting from the complete or partial deletion of the stored information and any other damage, whether the damage is expected or not, and you hereby declare that you are solely responsible for any use you make of the Site and / or the Services and / or third party services.

It is clarified that (a) in the event of a conflict between a wording appearing in any publication on behalf of the Company and the wording appearing in the Company's records, the wording appearing in the Company's records shall prevail; (B) With regard to any publication on behalf of the Company, including promotions, the Company reserves the right to cancel the publication and / or the promotion as well as to limit participation in it; And (c) any publication on behalf of the Company shall not be deemed to be a binding offer, unless otherwise agreed between the parties, any engagement between the Company and a third party is subject to the prior written approval of the Company.

Website usage, ad serving and ad management policies

By registering to the Site you approve that you are at least at the age of 18 and may legally engage in the Site's objectives under applicable law.

The site contains publications that are not fully or partially editable ("Ad") as well as editable publications, without any editorial restriction ("Advertising spaces"), as well as editable publications, without any editorial restriction ("Advertising Areas"); All as detailed and according to the conditions stated on the site and which may change from time to time at the discretion of the company.

When registering for publication on the website, you will be required to provide your e-mail address and telephone number, as well as additional personal / other information (for more information, please read the company's privacy policy). This data is important to us in order to approve your advertising and stay in touch with you while it is on air. Company announcements in connection with your advertisement. Without providing the data defined on the site as "mandatory", you will not be able to use the Services offered on the Site such as advertising on the Site's board.

The Company reserves the right not to approve a version of advertising that is inappropriate and / or does not meet the standards of the site and / or that is prohibited from publication / sale according to applicable law.

The company may remove / change / edit any publication on the site, if it finds that this publication is published and / or displayed illegally and / or in violation of the terms of use and / or the terms of the order, if any, and / or violates the rights of any third party and / or according to the claim of any third party, that the above publication violates his rights and / or violates another law.

The Company merely operates an online marketplace for you and similar marketing professionals to exchange useful information and online information. You hereby unconditionally and irrevocably warrant and represent that all advertisements and/or information posted by you on the Site will be legally obtained and at your possession to post and/or transfer in accordance with applicable law. You will hold the Company and its affiliates free of any claim in this respect and fully indemnify it with respect to any loss and/or claim that may arise in connection with your use of the Services and/or the Site.

It is clarified that all the various services on the site are offered to the Site's users in accordance with the conditions set by the company and their access and use is conditional on meeting the threshold conditions that will be set by the company. The Company reserves the right not to approve the use of the services offered by it due to non-compliance with these conditions, at its sole discretion.

You declare and undertake not to collect data from the Site in any way (except by way of normal ad viewing by any reasonable user) including any technological and / or electronic and / or computerized means and / or automated software (including robots, spiders, scrapers, etc.). Any other use, including contacting the advertiser of the advertisement not in order to be interested in purchasing the information in the published post, will constitute use

contrary to the terms of the Terms of Use, for all that this implies, and the company reserves the right to claim appropriate compensation.

Without derogating from the above, you declare and undertake that while using the Services and/or the platform that they provide you (by posting on the Site and/or by way of trading with other users):

- Not to copy and / or reproduce and / or update and / or change and / or distribute and / or publish to the public any content found on the site.
- Not to perform any action that will create and / or that may create a load on the site's systems and servers.
- Not to perform any action that interferes with and / or interferes with (and / or attempts to intervene and / or interferes with) the normal course of action of the site and the services.
- Not to circumvent or attempt to circumvent any technological means existing on the site and / or related systems whose function is to prevent these from the activities prohibited under the Terms of Use.

It is hereby clarified that the site constitutes an advertising platform for users and the company is not responsible for the content of the ads and / or the advertising areas published within its framework and the responsibility for the content appearing in the ad is solely on the advertiser. At the same time, the company's procedures prohibit publications whose topics are illegal and / or offensive. For the avoidance of doubt, it is hereby clarified that advertisements for the sale / marketing / supply / advertising / distribution of products and services that are in violation of the law may not be published on the site. The company will not bear any tort or criminal liability as a result of such publication or compliance with it. The company also reserves the right to contact law enforcement authorities if necessary in order to prevent further advertising of products / services as stated in the terms of use while disclosing the advertiser's details.

Without prejudice to the generality of the above, you undertake not to publish and / or enter on the site one or more of the following contents:

- Any material that infringes or infringes the proprietary rights of others or distorts the rights and / or content of third parties and / or infringes the copyrights of third parties - including intellectual property rights such as copyrights or trademarks. This material includes, but is not limited to, music files (such as MP3 files), protected computer software, means of bypassing, removing or disabling digital protections of various types of computer software and files, protected images and movies, transcripts, characters, texts or works of art created by others.
- Any pornographic or sexually explicit material that violates the provisions of any law or may offend the feelings of the public.
- Any material concerning minors without the consent of the legal guardians and identifying them as minors or including their personal details or address and ways of contacting them.
- Any sensitive security information, or other information that is inherently sensitive.
- Any computer software, computer code or application that includes a computer virus (virus), including hostile software known as Trojan, Worms, Vandals, Malicious Applications, etc.
- Passwords, usernames and other details, which enable the use of computer software, digital files, websites or services, which require registration or payment, free of charge or such registration.
- Any illegal material, or material that encourages, supports, assists, provides instructions for the commission or guides in the commission of an act that constitutes a criminal offense under applicable law.
- Any material that constitutes defamation (libel) against a person.
- Any material that reveals a person's personal or intimate details (including his name), without him himself providing it and / or material that infringes on a person's privacy and / or privacy. Not by posting on the Site and/or by way of trading with other users.
- Issues in relation to which there is a restraining order of courts.
- Any material with a disturbing, insulting, hostile, threatening, rude, racist nature or content hurts the public's feelings. Any material and / or message that may disturb and / or harm other users, including as part of post messages that you send via the website and / or the services.
- Any material that is contrary to the accepted rules of use of the Internet or that may cause harm or harm to Internet users in general, and to the customers of the site in particular.

If you violate one or more of the above conditions, you will indemnify the Company for any damage caused to it as a result of these violations.

The company reserves the right to block / cancel / remove any publication that does not comply with the provisions of the Terms of Use and / or the provisions of the law and / or the company's procedures and / or which may harm any other person or legal entity and / or whose publication circumstances are directly related. Or indirectly, in an act of fraud or any other prohibited act; And all, in so far as the company has been informed of the violation.

The company also reserves the right to block / cancel / remove any publication and to prevent any other Service from an advertiser and/or user who has a debt that has not been paid to the company and / or to which the company has financial and / or other claims against him (even if these claims are not related to advertising).

It is clarified that on the company's website there are different different types of publications. Accordingly, the user must ensure that he publishes his ad under the relevant section and/or vertical otherwise, the company reserves the right to move the placement of the advertisement or remove it.

The foregoing or below does not obligate the Company to act in the manner mentioned above and in any case and circumstances the Company will not be liable for any damage that may be caused to any party due to action or lack of action on the part of the Company in this regard.

The advertiser undertakes to indemnify the company for any damage, loss, liability, expenses and loss of income caused to it due to a claim and / or demand made to it by any third party, and its cause is directly or indirectly related to the publication of the content of the publications published by the advertiser, including infringement Proprietary, good name, privacy of any third party and / or violation of any law.

Copyright and Intellectual Property

The company owns the copyright, trade name and intellectual property on the site and the trademarks associated with it, exclusively. Copyright and intellectual property include, among other things, the graphic design of the site, the structure of the site, the formal and essential elements of the site, the texts that appear on it, the publications, ads published on the site as well as files and applications of any kind.

Copying, distribution, presentation, publication or transfer of the above or part thereof is strictly prohibited, including any publication appearing on the site (whether on the site's sales board or anywhere else on the site), unless the company's prior consent has been given.

It is hereby clarified that upon acceptance of these Terms of Use any advertiser on the Site transfers to the Company all intellectual property rights in connection with such publication, including the content of the publication and images contained therein, including copyright and claim rights for any infringement of such rights.

It is hereby clarified that any image uploaded to the site by the customer / advertiser and not by the site itself is the sole responsibility of the advertiser.

The company will not bear any responsibility for any damage of any kind and type relating to intellectual or other property infringed as a result of unauthorized publication of an image / painting or any other object that is the subject of copyright or other proprietary right. The Company reserves the right to remove any such infringing publication to the extent that it has been informed of the infringement.

Cancellation of transactions

In any case where there is a written contract between you and the company, the cancellation provisions defined in the specific contract will apply.

In any other case, the provisions of the law shall apply to the cancellation of the transaction. In this context, it should be noted that, in any case of cancellation of paid advertisements and/or purchase demands on the site before the end of the relevant advertising period, the advertiser will not be entitled to any refund and the company will not have to indemnify the advertiser in any amount. The aforesaid will apply accordingly to any other service provided on the site for a fee and which has been canceled by the user.

The ongoing operation of the site

The company does not undertake to operate the Site in its existing format for a specific or fixed period of time. The company reserves the right to make structural and material changes to the site, including the placement of ads on the site, to cancel, add, change and update all existing functions on it, at any time. Disruption of the regular and proper operation of the Site, while making corrections, changes and improvements will not be a cause for any claim, argument or demand on your part. The company for its part makes and will continue to make every effort so that the Site and use of the Site shall be accessible on a regular basis, but it does not guarantee that there will be no disruptions, malfunctions or disruptions that are involved and related to the operation of the site and those

associated with this operation.

The Company reserves the right, at its sole discretion, to decide on the nature and design of the advertisements, as well as to place the advertisements, including visual, audio, pop-up or any other type, in any part or section of the Site, and shall have no restriction as to the nature or manner of publication. It is hereby clarified that the company may place the advertisements within the areas of the ads and/or demands uploaded by the users of the site, without this rewarding the advertisers of the ads and/or demands to any consideration or compensation, even if the advertisement advertises the competing service, provided by the advertiser of the ad, or belonging to its business competitor, or contrary to the values or tastes of the advertiser of the ad. It is further clarified that the company may link the content of the advertisements on the site to the nature or subject of the advertisements that will be placed near them or in the content, at its sole discretion and without any prior notice to the advertiser.

Message and removal

In cases where you find that any publication uploaded by any third party violates and / or violates your intellectual property rights, you can contact the company's customer service department at _____. The company undertakes to examine this application, inter alia with the advertiser of the ad, and if necessary to remove it from the site

Communication with other users

The Service is a built-in service on the site that allows direct communication between an ad advertiser and an interested user. The responsibility for the use of the Service is solely for the user and at its sole discretion. For the purpose of operating the service, the company uses third party services. The company and / or anyone on its behalf are not a party to the communication and / or the content of the conversations. The company and / or anyone on its behalf are not exposed to the content of the conversations and have no access to this content. The content is stored encrypted and the parties to the conversation are the only ones who can access it. By activating and using the Service, you authorize the company to send you mailings and / or messages relating to items that you have published and / or contacted about in the chat and / or messages sent to you in the chat.