

GENERAL TERMS OF USE OF THE WEBSITE

INTRODUCTION

Article 1.

The website www.vitorog-wholesale.com (hereinafter referred to as the "Website") is owned and managed by the Limited liability company: "DOO ZA PROIZVODNJU I TRGOVINU EXPORT-IMPORT KARPENTERI-VITOROG PRIJEDOR", with its headquarters in Prijedor, Jaruge bb, registration number: 08554242, Tax ID number:403268800001 (hereinafter referred to as the "Company" or "Karpenteri-Vitorog").

The use of this Website is subject to the terms and conditions of use.

Please read the terms and conditions of use of this Website carefully before using it. By using this Website or any part of its content or services, it will be deemed that you have read and accepted the terms and conditions of use of the Website.

If you do not accept the terms and conditions of use of this Website, please do not use it. Users of the Website agree not to use it in a way that harms the Company, authors, or third parties and accept all risks associated with the use of the Website.

Users of the Website are obliged to use this site in accordance with the positive regulations of the Republic of Srpska and the terms and conditions established by Karpenteri-Vitorog.

RULES THAT APPLY TO THE USE OF THE WEBSITE

Article 2.

These General terms and conditions of use of the Website apply to any use of the Website. If it is allowed to send inquiries to us in a specific section of the Website, additional terms may apply, which will be displayed in the corresponding section of the Website. Therefore, please read them carefully before taking any action.

If you have any questions or ambiguities regarding the terms and conditions of use of the Website, you can contact us at the email address: karpenteri@karpenteri-vitorog.com.

RESPONSIBILITY FOR THE USE OF THE WEBSITE

Article 3.

You use this Website at your own risk and responsibility. The Company, any of its affiliated or dependent legal entities, employees or directors, or any third party engaged by the Company in the creation, design, publication and/or maintenance of the Website, are not responsible for any material and/or immaterial damage, direct or indirect, or any other damage that may arise from the use of the Website.

If, for any reason, the use of material, information, or services from this Website requires the need for equipment servicing, you are responsible for all resulting costs, and the Company is not obliged to compensate you for them on any basis.

The Company takes measures and makes efforts to ensure that the Website is safe from viruses, but we cannot guarantee that there are absolutely no viruses. Therefore, we suggest that you take appropriate measures to protect yourself from viruses before downloading documents/data from the Website.



LIMITATION OF LIABILITY OF THE COMPANY

Article 4.

The entire content on the Website, including but not limited to information, products, and services displayed on this Website, is provided "as is" without any warranty of any kind.

The content of this Website may contain inaccurate data and/or typographical errors.

Karpenteri-Vitorog does not guarantee that this Website will function without interruption and that it will be timely, secure, or error-free.

Karpenteri-Vitorog may change the content of this Website or the products at any time and without prior notice. Information, advice, and opinions that you can find on this Website should not be understood and interpreted as advice for making your financial, personal, or any other decisions.

LINKS TO OTHER WEBSITES AND THIRD-PARTY CONTENT ON THE WEBSITE

Article 5.

If links to websites of third parties are placed on the Website, you use those other websites at your own risk, and Karpenteri-Vitorog assumes no responsibility for the use of third-party websites.

Karpenteri-Vitorog does not assume any responsibility for any content of third parties that may be available on the Website, directly or indirectly (through a link, etc.), nor does it provide any guarantees or accept any obligations regarding third-party websites or any information, software, or other products that can be found there or the results of their use.

Karpenteri-Vitorog does not control the content of third-party websites, and is not responsible for any of those websites or their content.

PROTECTION OF INTELLECTUAL PROPERTY

Article 6.

Unless otherwise provided by positive regulations and these General terms and conditions of use of the Website, the content of the Website and all materials on our Website are protected by intellectual property rights.

You should assume that intellectual property protection refers to copyright, trademark, unfair competition, and all other intellectual property rights in the broadest sense, and as such, you accept that all the above rights contained on the Website or any part of it are the rights of Karpenteri-Vitorog or the original author.

The trademarks and logos contained on the Website represent registered and unregistered trademarks/logos of Karpenteri-Vitorog or others. Unless otherwise indicated, nothing grants you the right or permission to use any trademark/logo without the written consent of Karpenteri-Vitorog. Unless otherwise stated on the Website, our name, or any of our logos, cannot be used without our prior written consent.

PROTECTION OF WEBSITE USERS' PRIVACY

Article 7.

Karpenteri-Vitorog respects the privacy of Website users, and its business is in line with the Law on Personal Data Protection. In order to meet your requests and needs, we collect certain personal data.



We collect that data using the contact form on our Website, to communicate further with us. With the help of this data, we will be able to provide you with answers to your questions and contact you and your company for other purposes, and the entered data will not be used.

Any personal data you provide us with will be used in accordance with the Law on Personal Data Protection and our rules.

COOKIES

Article 8.

The Website uses cookies, small text files that are placed on your computer or mobile device when you visit the Website, in order to improve your user experience.

Read more about cookies we use in the Cookie Policy.

APPLICABLE LAW

Article 9.

The relations regarding the use of the Website, as well as all other relations related to or arising from it, are subject to positive regulations of the Republic of Srpska.

In case of a dispute arising from or relating to these General terms and conditions of use of the Website, as well as the method of using the site by users, the competent court in Prijedor shall have jurisdiction.

CHANGE OF GENERAL TERMS AND CONDITIONS OF USE OF THE WEBSITE

Article 10.

The company Karpenteri-Vitorog reserves the right to change and/or supplement these General terms and conditions of use of the Website at any time and without prior notice.

It will be deemed that you have accepted the changes and supplements to the General terms and conditions of use of the Website if you continue to access and use any part or content of the Website after the changes and supplements have taken effect.

We recommend that you periodically check whether any changes/supplements to the General terms and conditions of use of the Website have been made.

Sincerely,

DOO ZA PROIZVODNJU I TRGOVINU EXPORT-IMPORT KARPENTERI-VITOROG PRIJEDOR

Publication date on the Website: 22.05.2024.

