PROCESSING OF PERSONAL DATA.

Due to the obligation arising from the Regulation of the European Parliament and the Council (no 2016/679 of April 27, 2016, the so-called GDPR), we kindly inform you that your personal data is in our database and we process them as the Administrator, in order to contact you regarding the performance of actions for the company in which you work or cooperate with. We are committed to protecting the privacy of people we cooperate with and contact for professional purposes, therefore we would like to assure you that we treat your data with the great caution and taking into consideration the obligations arising from applicable regulations on the protection of personal data.

- 1. We inform you that:
- 2. The administrator of your data is LOGLOB CARGO Ltd. with its registered office in Gdynia (81-366), 26/11 Antoniego Abrahama St, NIP: 7292719290, REGON: 36837713600000, KRS: 0000697242.
- 3. In any matter regarding the processing of your personal data, you can contact us at the following e-mail address: <u>info@loglobcargo.com</u>.
- 4. Your personal data is processed automatically in order to: a. perform the agreement concluded with the company where you work or cooperate with, b. set up and manage an account in the IT system that we use c. perform obligations arising from the regulations of applicable law d. execute Administrator's legally justifiable interests
- 5. The legal basis for the processing of personal data is art. 6 sec. 1 letter b) GDPR, according to which the processed data is necessary to perform the agreement and art. 6 sec. 1 letter c) concerning the processing of data in order to fulfill the obligations arising from the regulations of generally applicable law, including accounting and tax regulations, as well as EU and national regulations applicable to the actions of the Data Administrator, including the Civil Code of Poland.
- 6. The Administrator's legally justifiable interest applies to: a. analytical and statistical purposes the legal basis for data processing is the necessity of processing to implement the Administrator's legally justifiable interest pursuant to art. 6 sec. 1 letter f) GDPR, where the Administrator's legally justifiable interest is the ability to perform analyzes and statistics; as part of the implementation, the Administrator may, in particular, prepare rankings and statistics on the sales effects achieved by employees for internal purposes only, b. for defense purposes and pursuing claims, where the legally justified interest of the Data Administrator is the investigation and protection against claims in court and out-of-court.
- 7. Your personal data may be transferred only regarding the implementation of the aformentioned purposes, including public administration authorities, customs and border services, customs agencies and all entities of the TSL chain participating in the execution of the order, in particular our contractors and companies cooperating

with us, suppliers and recipients of shipments, suppliers of IT solutions, insurance companies and entities handling claims on their behalf.

- 8. You have the right to request access to the content of the data and their rectification, deletion, limitation of processing, as well as transfer.
- 9. You the right to file a complaint to the supervisory autority responsible for the protection of personal data, if you believe that the processing of your personal data violates the legal regulations.
- 10. Your data will be processed for the duration of the agreement and up to 6 months after its completion or up to 36 months after the end of liquidation process, unless you request their removal beforehand.
- 11. We declare that as the Administrator, we make every effort to ensure all means of protection of personal data against their intentional or unintentional destruction, accidental loss, change, unauthorized disclosure, use or access, in accordance with all applicable regulations.