

TERMS OF USE

Term of use

I. GENERAL TERMS

These Terms of Service and Additional Terms and Conditions ("Agreement") set forth the terms and conditions that apply to your access and use of the www.Zanship.com. As used in this Agreement, the term "Site" includes all Zanship Services websites, pages that are associated with or within each website and all devices, applications, or services that Zanship operates or offers that link to this Agreement. By accepting electronically (for example, clicking "I Agree"), installing, accessing, or using the Services, you agree to be bound by the terms and conditions of this Agreement [and Zanship Privacy and Security Policy], as they may be amended from time to time in the future (see "Modifications" below). If you do not agree to this Agreement, then you may not use the Services.

- Accepting the terms
- Privacy and your personal information
- Description of the services
- Links to third party sites/third party services
- Your registration information and electronic communications
- International users
- Your use of the service
- Use with your mobile device
- Payment
- Discrepancies and Adjustments
- Account Balance
- Ending your relationship with Zanship
- Insurance coverage
- Zanship's intellectual property rights
- Access and interference
- Disclaimer of representations and warranties
- Limitations on Zanship's liability
- Your indemnification of Zanship
- Modifications
- Refund Policy
- Lost or Damaged in Warehouse
- Returned Package Handling
- Complete agreement

1. Accepting the Terms

By using the information, tools, features, and functionality including content, updates and new releases provided by Zanship, you agree to be bound by this Agreement, whether you are a "Visitor" (which means that you simply browse the Zanship.com website), or a "Customer" (which means that you have

registered for an account with us to use any one of our Services.) The term “you” or “User” refers to a Visitor, Member or Customer. The term “we” refers to Zanship. If you wish to become a Customer or want to make use of the Services, you must read this Agreement and indicate your acceptance during the registration process.

You may not use any of the Services and you may not accept this Agreement if you are not legally authorized to accept and be bound by these terms or are not at least 18 years of age and, in any event, of a legal age to form a binding contract with Zanship.

Before you continue, you should print or save a local copy of this Agreement for your records.

2. Privacy and your Personal Information

You can view the Zanship Privacy Statement [here](#) and on the Site for the Services. You agree to the applicable Zanship Privacy Statement, and any changes published by Zanship. You agree that Zanship may use and maintain your data according to the Zanship’s Privacy Statement, as part of the Services. You give Zanship permission to combine information you enter or upload for the Services with that of other users of the Services and/or other Zanship services. For example, this means that Zanship may use your and other users’ non-identifiable, aggregated data to improve the Services or to design promotions. Zanship may access or store personal information in multiple countries, including countries outside of your own country to the extent permitted by applicable law.

3. Description of the Services

Zanship is a web-based shipping solution and platinum service 3rd party Logistics platform that streamlines the order fulfillment process for online retailers and wholesalers . Zanship handles order import , batch label creation and freight booking. Zanship does not come in contact with parcel and freight at any time.

4. Links to Third Party Sites/Third Party Services

Zanship may contain links to other websites (“Linked Sites”). The Linked Sites are not under the control of Zanship and Zanship is not responsible for the contents of any Linked Site, including but not limited to any link or services contained in a Linked Site, or any changes or updates to a Linked Site. Zanship is providing these links or services to you only as a convenience, and the inclusion of any link does not imply endorsement by Zanship of the site or any association with its operators. Certain services made available via Zanship are delivered by third party sites and organizations. By using any product, service or functionality originating from the www.Zanship.com domain, you hereby acknowledge and consent that www.Zanship.com may share such information and data with any third party with whom Zanship has a contractual relationship to provide the requested product, service or functionality on behalf of www.Zanship.com users and customers. By using any services or functionality of Zanship you hereby acknowledge and comply with terms and conditions from any other third party websites/Companies/Organizations, including but not limited to: FedEx, UPS, USPS, eBay, Amazon, Etsy, BigCommerce, Shipstation, Shopify, and Walmart, etc.

5. Your Registration Information and Electronic Communications

Our shipping aggregation service is exclusive to users who do not currently have a carrier account or any sort of service agreement. In order to allow you to use the Services, you will need to sign up for an

account with Zanship. We may verify your identity. You authorize us to make any inquiries we consider necessary to validate your identity. These inquiries may include asking you for further information, requiring you to provide your full address, your date of birth, and/or requiring you to take steps to confirm ownership of your email address or financial instruments, or verifying information you provide against third party databases or through other sources. If you do not provide this information or Zanship cannot verify your identity, we can refuse to allow you to use the Services.

You agree and understand that you are responsible for maintaining the confidentiality of your password which, together with your Login ID, allows you to access the Sites. That Login ID and password, together with any mobile number or other information you provide form your "Registration Information." By providing us with your e-mail address, you consent to receive all required notices and information. Electronic communications may be posted on the Services site and/or delivered to your e-mail address that we have on file for you. It is your responsibility to promptly update us with your complete, accurate contact information, or change your information, including email address, as appropriate. Notices will be provided in HTML (or, if your system does not support HTML, in plain text) in the text of the e-mail or through a link to the appropriate page on our site, accessible through any standard, commercially available internet browser. Your consent to receive communications electronically is valid until you end your relationship with us.

You may print a copy of any electronic communications and retain it for your records. We reserve the right to terminate or change how we provide electronic communications and will provide you with appropriate notice in accordance with applicable law.

If you believe that your Registration or Account Information or device that you use to access the Services has been lost or stolen, or that someone is using your account without your permission, you must notify us immediately in order to minimize your possible losses.

6. International Users

The Service is controlled, operated, and administered by Zanship from our offices within the Hongkong and United States. If you access the Service from a location outside the United States, you are responsible for compliance with all local laws. You agree that you will not use the Zanship Content accessed through www.Zanship.com in any country or in any manner prohibited by any applicable laws, restrictions or regulations.

7. Your Use of the Services

Your right to access and use the Sites and the Services is personal to you and is not transferable by you to any other person or entity. You are only entitled to access and use the Sites and Services for lawful purposes. If you use this site, you are responsible for maintaining the confidentiality of your account and password and for restricting access to your computer, and you agree to accept responsibility for all activities that occur under your account or password. Operating and maintaining multiple Zanship accounts is prohibited. You may not assign or otherwise transfer your account to any other person or entity. You acknowledge that Zanship is not responsible for third party access to your account that results from theft or misappropriation of your account. Zanship reserves the right to refuse or cancel service, terminate accounts, or remove or edit content in our sole discretion.

Your access and use of the Services may be interrupted from time to time for any of several reasons, including, without limitation, the malfunction of equipment, periodic updating, maintenance or repair of the Services or other actions that Zanship, in its sole discretion, may elect to take. In no event will Zanship be liable to any party for any loss, cost, or damage that results from any scheduled or unscheduled downtime.

Your sole and exclusive remedy for any failure or non-performance of the Services, including any materials supplied in connection with such services, will be for Zanship to use commercially reasonable efforts to effectuate an adjustment or repair of the applicable service.

You are not allowed to ship items that are prohibited by Carriers or by law or regulation of any federal, state or local government in the origin or destination countries or which may breach any applicable export, import or other laws. Otherwise, Zanship has the right to terminate your access to the Site and the related services.

The prohibited and restricted items are including, but not limited to:

- Dangerous goods;
- Hazardous goods;

Items Requiring Prior Authorization.

Please refer to Carriers' policies for details:

List of Prohibited Articles for

UPS services: <https://www.ups.com/cy/en/help-center/shipping-support/prohibited-items.page>

USPS services: <https://www.usps.com/ship/shipping-restrictions.htm>

FedEx services: <https://www.fedex.com/en-us/shipping/international-prohibited-items.html>

The types of goods that cannot shipped by freight

THE USE OF ACTUAL DIMENSIONS AND WEIGHTS OF PACKAGES WHEN PRINTING SHIPPING LABELS IS REQUIRED. UNDERREPORTING ON DIMENSIONS AND/OR WEIGHTS IS NOT ALLOWED AND WILL RESULT IN YOUR ACCOUNT BEING BILLED ADDITIONAL CHARGES FROM UPS INCLUDING BUT NOT LIMITED TO: SHIPPING COST FOR CORRECT DIMENSIONS/WEIGHTS, AUDIT FEES AND FINES FROM UPS.

FINAL SHIPPING COSTS WILL ULTIMATELY BE DETERMINED BY UPS FOR ALL PACKAGES. Zanship RESERVES THE RIGHT TO BALANCE BILL CLIENT ACCOUNT(S) FOR ADDITIONAL INCURRED CHARGES RESULTING FROM UNDERREPORTING OF DIMENSIONS/WEIGHTS, AND TO REVOKE ACCOUNT PRIVILEGES IN SERIOUS CIRCUMSTANCES.

8. Use With Your Mobile Device

Use of these Services may be available through a compatible mobile device, Internet and/or network access and may require software. You agree that you are solely responsible for these requirements, including any applicable changes, updates and fees as well as the terms of your agreement with your mobile device and telecommunications provider. Zanship MAKES NO WARRANTIES OR REPRESENTATIONS OF ANY KIND, EXPRESS, STATUTORY OR IMPLIED AS TO: (i) THE AVAILABILITY OF

TELECOMMUNICATION SERVICES FROM YOUR PROVIDER AND ACCESS TO THE SERVICES AT ANY TIME OR FROM ANY LOCATION; (ii) ANY LOSS, DAMAGE, OR OTHER SECURITY INTRUSION OF THE TELECOMMUNICATION SERVICES; AND (iii) ANY DISCLOSURE OF INFORMATION TO THIRD PARTIES OR FAILURE TO TRANSMIT ANY DATA, COMMUNICATIONS OR SETTINGS CONNECTED WITH THE SERVICES.

9. Payment

With respect to Zanship Services, you will follow all of Zanship's payment terms and instructions and remit payment as instructed by Zanship. You are responsible for payment of all charges for generating a shipping label with a Zanship Account, including, but not limited to, transportation cost, fuel surcharge, remote area surcharge, residential surcharges, pick-up fees, and any other accessorial charges related to the transit and delivery of our shipments. You acknowledge and agree that the Shipping Fees does not include any additional fees arising out of separate agreements with third-party service providers.

10. Discrepancies and Adjustments

Parcel Service:

Quotations for Shipping Fees by Zanship are based on the information provided by you, including, but not limited to, sender's address, receiver's address, weight, dimensions, and value of the items. In the event a shipping label is generated using a Zanship Account and there is discrepancy between the Shipping Fees charged by Zanship at the moment the User generates a shipping label and the costs for the Shipment charged by carriers to Zanship due to incorrect information that you provided, including, but not limited to, incorrect weight, dimensions, value of the item(s), addresses, declaration of residential address, or any other information critical to estimate Shipping Fees, you will be responsible for such discrepancies or adjustments. Zanship specifically disclaims any liability for any Shipping Fees errors due to inaccurate or incomplete information. Zanship is not responsible for any changes or alteration of the Shipping Fees. Zanship agrees to make reasonable efforts to bill such discrepancy amount to your account in a timely manner, but Zanship makes no representations or warranties regarding the amount of time needed to complete processing.

Freight Service:

The Zanship Bill of Lading MUST be used. If a Zanship BOL is not used for a shipment, additional fees may apply, varying by carrier. Carriers may also choose to bill you directly (at a much higher rate). You are also responsible for the accuracy of the Bill of Lading. Please review it to make sure it is correct and notify us immediately if it is not. Changes in the following will result in rate changes: Weight, class, size of shipment/density, distance, value, special services and description of freight. These changes will be displayed on your account.

If the carrier inspects the freight and it does not match the BOL, you must provide documentation within 24 hours that can support a dispute, such as weight tickets from certified scales, packing slips, and/or manufacturer's spec sheets. Zanship is not responsible for the outcome of the carrier's decision.

Always provide accurate information. Unless stated in the quote request on the BOL, quotes are based on a standard pallet size 48x48x48, and assume pallets may be stacked and/or decked. Warning: if pallets exceed 48" tall and/or can't be decked or stacked, the carrier may compute the load size on a height of 96". This may result in the freight exceeding carriers' cubic capacity rules, and freight charges

may increase greatly. Please be aware that if product does not cover 66% of the pallet, the shipment will incur surcharges. The shipper is responsible for ancillary charges for weight or services not revealed at time of quoting. i.e.: additional weight, limited access, or inside delivery.

11. Account Balance

You must keep at least one valid payment method ("Authorized Payment Method") on file with us to pay all incurred and recurring Fees and to transfer funds to your Zanship Account("Account Balance"). As Fees are incurred, any such amount will be deducted from your Account Balance and charged to your Authorized Payment Method.

Users must maintain a minimum Account Balance in the amount of US\$0 in the Zanship Account at all times (unless you in the event that the Account Balance becomes negative, you authorize Zanship to instantly charge the due Fees to any Authorized Payment Method, and Zanship will continue to charge the Authorized Payment Method for applicable Fees until all outstanding Fees have been paid in full.

If we are not able to charge one of your Authorized Payment Methods, we may try to charge any of the Authorized Payment Methods saved on Zanship. We may suspend and revoke access to your Account and the Services if we are not able to collect the outstanding Fees. Your account will be reactivated once all outstanding Fees are paid.

If the outstanding Fees remain unpaid for ten (10) days following the date of suspension, you agree to deposit funds into your Zanship Account using another payment method and update the Authorized Payment Method.

12. Ending Your Relationship With Zanship.com

You may close your account at any time, upon the fact that all the pending charges are reconciled and your account does not have a negative balance.

Zanship may at any time, terminate its legal agreement with you and access to the Services:

if you have breached any provision of this Agreement (or have acted in a manner which clearly shows that you do not intend to, or are unable to comply with the provisions of this Agreement);

if Zanship in its sole discretion believes it is required to do so by law (for example, where the provision of the Service to you is, or becomes, unlawful);

for any reason and at any time with or without notice to you; or

immediately upon notice to the e-mail address provided by you as part of your Registration Information.

You acknowledge and agree that Zanship may immediately deactivate or delete your account and all related information and files in your account and/or prohibit any further access to all files and the Services by you. Further, you agree that Zanship will not be liable to you or any third party for any termination of your access to the Services.

13. Insurance Coverage

Zanship does not provide insurance to the user for all shipments created through Zanship, but you may purchase insurance for your shipments through our 3rd party insurance service provided by Shipsurance,

see [Shipsurance insurance policy](#) for specific terms and conditions. It is your own responsibility to insure your item(s) through insurance service.

14. Zanship's Intellectual Property Rights

The contents of the Services, including its "look and feel" (e.g., text, graphics, images, logos and button icons), photographs, editorial content, notices, software (including html-based computer programs) and other material are protected under both United States and other applicable copyright, trademark and other laws. The contents of the Services belong or are licensed to Zanship or its software or content suppliers. Zanship grants you the right to view and use the Services subject to these terms. You may download or print a copy of information for the Services for your personal, internal and non-commercial use only. Any distribution, reprint or electronic reproduction of any content from the Services in whole or in part for any other purpose is expressly prohibited without our prior written consent. You agree not to use, nor permit any third party to use, the Site or the Services or content in a manner that violates any applicable law, regulation, or this Agreement.

15. Access and Interference

You agree that you will not:

Use any robot, spider, scraper, deep link or other similar automated data gathering or extraction tools, program, algorithm or methodology to access, acquire, copy or monitor the Services or any portion of the Services, without Zanship's express written consent, which may be withheld in Zanship's sole discretion.

Use or attempt to use any engine, software, tool, agent, or other device or mechanism (including without limitation browsers, spiders, robots, avatars or intelligent agents) to navigate or search the services, other than the search engines and search agents available through the Services and other than generally available third-party web browsers (such as Microsoft Internet Explorer or Safari);

Post or transmit any file which contains viruses, worms, Trojan horses or any other contaminating or destructive features, or that otherwise interfere with the proper working of the Services.

Attempt to decipher, decompile, disassemble, or reverse-engineer any of the software comprising or in any way making up a part of the Services; or

Attempt to gain unauthorized access to any portion of the Services.

16. Disclaimer of Representations and Warranties

THE SITES, SERVICES AND ADD-ON SERVICES (COLLECTIVELY "SERVICES"), INFORMATION, DATA, FEATURES, AND ALL CONTENT AND ALL SERVICES AND PRODUCTS ASSOCIATED WITH THE SERVICES OR PROVIDED THROUGH THE SERVICES (WHETHER OR NOT SPONSORED) ARE PROVIDED TO YOU ON AN "AS-IS" AND "AS AVAILABLE" BASIS. ZANSHIP, ITS AFFILIATES, AND ITS THIRD PARTY PROVIDERS, LICENSORS, DISTRIBUTORS OR SUPPLIERS (COLLECTIVELY, "SUPPLIERS") MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE CONTENT OR OPERATION OF THE SITE OR OF THE SERVICES. YOU EXPRESSLY AGREE THAT YOUR USE OF THE SERVICES IS AT YOUR SOLE RISK.

NEITHER ZANSHIP OR ITS SUPPLIERS MAKE ANY REPRESENTATIONS, WARRANTIES OR GUARANTEES, EXPRESS OR IMPLIED, REGARDING THE ACCURACY, RELIABILITY OR COMPLETENESS OF THE CONTENT ON

THE SITES OR OF THE SERVICES (WHETHER OR NOT SPONSORED), AND EXPRESSLY DISCLAIMS ANY WARRANTIES OF NON-INFRINGEMENT OR FITNESS FOR A PARTICULAR PURPOSE. NEITHER Zanship OR ITS SUPPLIERS MAKE ANY REPRESENTATION, WARRANTY OR GUARANTEE THAT THE CONTENT THAT MAY BE AVAILABLE THROUGH THE SERVICES IS FREE OF INFECTION FROM ANY VIRUSES OR OTHER CODE OR COMPUTER PROGRAMMING ROUTINES THAT CONTAIN CONTAMINATING OR DESTRUCTIVE PROPERTIES OR THAT ARE INTENDED TO DAMAGE, SURREPTITIOUSLY INTERCEPT OR EXPROPRIATE ANY SYSTEM, DATA OR PERSONAL INFORMATION.

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. IN SUCH STATES LIABILITY IS LIMITED TO THE EXTENT PERMITTED BY LAW. ACCORDINGLY, SOME OF THE ABOVE LIMITATIONS OF SECTIONS 15 AND 17 OF THIS PROVISION MAY NOT APPLY TO YOU.

17. Limitations on Zanship's Liability

Zanship SHALL IN NO EVENT BE RESPONSIBLE OR LIABLE TO YOU OR TO ANY THIRD PARTY, WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, LIQUIDATED OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF PROFIT, REVENUE OR BUSINESS, ARISING IN WHOLE OR IN PART FROM YOUR ACCESS TO THE SITES, YOUR USE OF THE SERVICES, INCLUDING ADD-ON SERVICES, THE SITES OR THIS AGREEMENT, EVEN IF Zanship HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, Zanship'S LIABILITY TO YOU FOR ANY CAUSE WHATEVER AND REGARDLESS OF THE FORM OF THE ACTION, WILL AT ALL TIMES BE LIMITED TO A MAXIMUM OF \$500.00 (FIVE HUNDRED UNITED STATES DOLLARS).

18. Your Indemnification of Zanship

You shall defend, indemnify and hold harmless Zanship and its officers, directors, shareholders, and employees, from and against all claims, suits, proceedings, losses, liabilities, and expenses, whether in tort, contract, or otherwise, that arise out of or relate, including but not limited to attorney's fees, in whole or in part arising out of or attributable to any breach of this Agreement or any activity by you in relation to the Sites or your use of the Services, including add-on Services.

19. Modifications

Zanship reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the Sites or Services, including add-on Services with or without notice. Zanship reserves the right to change the Services, including fees as may be applicable, in our sole discretion and from time to time. In such event, if you are a paid user to add-on subscription Services, Zanship will provide notice to you. If you do not agree to the changes after receiving a notice of the change to the Services, you may stop using the Services. Your use of the Services, after you are notified of any change(s) will constitute your agreement to such change(s). You agree that Zanship will not be liable to you or to any third party for any modification, suspensions, or discontinuance of the Services.

Zanship may modify this Agreement from time to time. Any and all changes to this Agreement may be provided to you by electronic means (i.e., via email or by posting the information on the Sites). In addition, the Agreement will always indicate the date it was last revised. You are deemed to accept and

agree to be bound by any changes to the Agreement when you use the Services after those changes are posted.

21. Refund Policy

Users may cancel any paid and unused shipping label and BOL ,and request for a refund accordingly prior to a Shipment being processed and within 80 calendar days of the shipment creation day. Zanship will refund the Shipping Fee to the User, either to the User Account Balance or to the User Authorized Payment Method, within ten (10) days from the date the User has requested for such cancellation. In the event that the Shipment has already been shipped and sent over to the carriers, such Shipment may not be cancelled and the User shall be billed for the full Shipment Fee and any other related fees thereof. In case a Shipment previously refunded to the User by Zanship, is shipped by User, Zanship will bill and charge User for the related Shipment Fees.

22. Lost or Damaged in Warehouse (Parcel Only)

If undeliverable shipments were returned to Zanship's warehouse (with carrier's tracking confirming receipt at the warehouse) and were damaged or missing due to Zanship's mishandling, then Zanship shall reimburse customers the lesser amount of up to a maximum of \$100 per item or up to a maximum of \$5 per kg

23. Returned Package Handling (Parcel Only)

If for whatever reason, shipment(s) are returned to Zanship's warehouse, The customer is responsible to contact Zanship and upload a return label within 15 days of our warehouse's receipt of the shipment. Zanship will treat the shipment as abandoned and will dispose the package if the package is unclaimed for over 15 days. Zanship will not be liable for the shipment and will not reimburse the cost of the shipment.

24. Complete Agreement

EXCEPT AS EXPRESSLY PROVIDED IN A SEPARATE LICENSE, SERVICE OR OTHER WRITTEN AGREEMENT BETWEEN YOU AND Zanship, THESE TERMS OF USE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN YOU AND Zanship WITH RESPECT TO THE USE OF THE WEBSITE, INFORMATION, AND CONTENT CONTAINED THEREIN, AND SUPERSEDE ALL DISCUSSIONS, COMMUNICATIONS, CONVERSATIONS AND AGREEMENTS CONCERNING THE SUBJECT MATTER HEREOF.

PRIVACY POLICY

1. Introduction

We at Zanship know you care about how your personal information is used and shared, and we take your privacy seriously. Please read the following to learn more about our Privacy Policy. By using or accessing the Services in any manner, you acknowledge that you accept the practices and policies outlined in this Privacy Policy, and you hereby consent that we will collect, use, and share your information in the following ways.

Remember that your use of Zanship's Services is at all times subject to the Terms of Use, which incorporates this Privacy Policy. Any terms we use in this Policy without defining them have the definitions given to them in the Terms of Use.

2. What does this Privacy Policy cover?

The Privacy Policy covers our treatment of personally identifiable information ("Personal Information") that we gather when you are accessing or using our Services, but not to the practices of companies we don't own or control, or people that we don't manage.

3. What Personal Information of the senders do we collect and when?

Senders are Users, individuals authorized by a User to access such User's account, and in general anybody who use our Services to ship items. In order to facilitate our provision of Services, we collect Personal Information from senders as follows:

First and last name;

Company name;

Contact number;

Email address;

Physical address for billing ; and

Credit card

In the event that you are a sender of Zanship, Zanship shall collect the data in respect of the browser and device you access our Service with, your IP address, network connection, and the date and time of when you visit our Website. This information is used to improve our service and to provide you with relevant information of your account.

We collect the above Personal Information when you sign up for our Services, access our Services and at any time you update your Personal Information on your Zanship account.

4. What Personal Information about the recipient do we collect and when?

Zanship further collects Personal Information regarding the recipients of Shipments as follows:

First and last name;

Company name;

Contact number;

Email address; and

Physical address.

We may share the above information with third-party companies that we use to provide our service, including but not limited to couriers, shipping companies, and insurance companies, in order to ensure that the Shipment are correctly delivered to the recipients on a timely manner. We may also contact the recipients using the above information to notify and keep them updated regarding the information of Shipment(i.e. tracking number, courier company, and delivery status updates), to obtain feedback in respect of the courier service, suggestions for improvement of our Service, and any information that may facilitate the delivery of the Shipment.

The above information of recipients may be collected from senders when scheduling a Shipment when a recipient of Shipment contacts us to change any information regarding the delivery of the Shipment.

5. Cookies

Cookies are files with a small amount of data that is commonly used as an anonymous unique identifier. There are sent to your browser from the website that you visit and are stored on your devices' internal memory. Zanship uses these cookies to better serve, accommodate you and/or maintain your information across multiple pages, across one or more session. Cookies are used to gather and store information like IP addresses, browser type, referring/exit pages, operating system, date/time stamp, and clickstream data in log files. The processes will occur without affecting the Users' utilization of the website.

6. Forbidden use of your Personal Information

We share information about our users with third parties, such as couriers and advertisers, for marketing and promotional purposes. However, except as otherwise Zanship does not rent, sell, or share personal information about you with other companies. Zanship uses your information on a cumulative basis to help operate our websites and enhance our websites design, improve our content, our services and usability. We may also use the information we collect to occasionally notify you about important functionality changes to the website and new Services. We always use a secure connection when collecting personal financial information from you. However, no data transmission over the internet can be guaranteed to be 100% secure.

7. Access to your Personal Information

Zanship extends the personal data rights as outlined in the GDPR to all users. You have rights to view, update or delete any of your personal information, such as username, password, personal first and last name, company name, email address, physical address, phone number, and payment information from your account setting.

Ultimately, you are responsible for maintaining the secrecy of your passwords and any account information. Zanship reserve the right to modify this privacy policy at any time, so please review it frequently. We are committed to conducting our business in accordance with these principles in order to ensure that the confidentiality of personal information is protected and maintained.

8. Affiliated Businesses:

In certain situations, businesses or third party websites we're affiliated with may sell or provide products or services to you through or in connection with the Services (either alone or jointly with us). You can recognize when an affiliated business is associated with such a transaction or service, and we will share your Personal Information with that affiliated business only to the extent that it is related to such transaction or service. One such service may include the ability for you to automatically transmit certain information regarding your orders to a Courier to help them provide the delivery services you order. As another example, we may provide integrations with certain marketplaces or selling platforms (e.g. eBay and Amazon) and we may share certain information regarding your transactions conducted via such integrations with the applicable marketplace or platform. We have no control over the policies and practices of third party websites or businesses as to privacy or anything else, so if you choose to take part in any transaction or service relating to an affiliated website or business, please review all such business' or websites' policies.

9. Security

We value your trust in providing us with your personal information, thus we are striving to use commercially acceptable means of protecting it. But remember that no method of transmission over the internet, or method of electronic storage is 100% secure and reliable, and we cannot guarantee its absolute security.

10. Change of Privacy Policy

We are constantly trying to improve our Services, so we may need to change this Privacy Policy from time to time as well, but we will alert you to changes by placing a notice on the Zanship website, by sending you an email, and/or by some other means. If you use the Services after any changes to the Privacy Policy have been posted, that means you agree to all of the changes. Use of information we collect now is subject to the Privacy Policy in effect at the time such information is collected.