

Rules for Posting Information

1. Introduction

1.1. These Rules for Posting Information (hereinafter referred to as the "Rules") regulate the use of: www.flexobo.uz (hereinafter referred to as the Website), and the FLEXOBO.UZ mobile application.

1.2. During registration in the System, the User undertakes to familiarize themselves with the current version of the Rules.

1.3. The Administrator of the System www.flexobo.uz (hereinafter referred to as the Administrator) shall mean FLEXOBO LLC, Tashkent, MFI Tukimachi, Mukimiy str., building 3A, TIN: 312681484.

1.4. Company — a natural or legal person registered in the System in accordance with these Rules.

1.5. User — a natural person or an employee (manager) of the Company (in the event that the User is a legal entity).

1.6. Account — an electronic cabinet of the User created by the Administration. Using the electronic cabinet, the User can manage their advertisements on the website. An account may only be used by one User; transfer of access to an account from one User to another is not permitted.

1.7. Registration — the provision by the User to the Website Administration of information necessary for using the website by completing a form. Registration is considered complete upon receipt of the corresponding notification at the email address provided by the User during registration.

1.8. Personal data — information or a set of information about a natural person by which they are identified or can be identified.

1.9. Paid services — services that the Website Administration provides on a paid basis. The use of paid services is voluntary.

1.10. Registration on the Website constitutes full and unconditional acceptance by the FLEXOBO User of the terms established by these Rules. The FLEXOBO User confirms that they have read these Rules, understand their meaning and content.

1.11. Registration in the System under multiple or fictitious names, pseudonyms, etc. is prohibited.

2. Website Services

2.1. The Website provides services for viewing and posting information added by Users for the purpose of:

2.1.1. sale and/or purchase of goods, works, and services;

2.1.2. offering and/or searching for cargo and vehicles.

2.2. All transactions are concluded between Users directly. The Administration is not a party to Users' transactions and only provides an internet platform for posting information.

2.3. The Administration does not verify the accuracy of information provided by Users and bears no responsibility to any third parties for the accuracy and reliability of such information.

3. General Provisions

3.1. The use of any function of the website by the User automatically constitutes the User's acceptance of these Rules.

3.2. If the User does not agree with the Rules in whole or in part, the Administration requests that they leave this website.

3.3. A registered User additionally agrees to the Rules during registration and when changing registration data.

3.4. The Administration has the right to unilaterally amend these Rules. The new version of the Rules takes effect from the moment of its publication on the website www.flexobo.uz and in the FLEXOBO mobile application.

3.5. The User represents and warrants that all goods, works, and services posted by them on the Website or in the mobile application are free from any claims and do not violate the rights of third parties. The terms and content of goods, works, and services do not violate the norms of applicable legislation, including, but not limited to, intellectual property rights.

3.6. Legal relations between the User and the Administration under these Rules are governed by the legislation of the Republic of Uzbekistan.

3.7. The User independently bears responsibility to third parties for their actions related to posting Advertisements on the Website and mobile application, including, but not limited to, the compliance of the User's information content with the requirements of applicable legislation. The User understands and agrees that information posted by them must not infringe copyrights, trademark rights, means of individualization and/or rights to other intellectual property objects belonging to third parties. The User independently and at their own expense undertakes to settle all claims of third parties related to the posting of such advertisements on the Website or in the mobile application.

4. Rules for Publishing Information (Advertisements) on the Website

4.1. Information posted in a particular section of the Website or mobile application must correspond to the topic of that section. Opening a topic in a section that does not correspond to its content, in particular for the purpose of receiving a more prompt response, is not permitted.

4.2. The language of communication on the Website and mobile application is Russian. Messages containing words and expressions that intentionally distort the Russian language are not permissible for use.

4.3. Before opening a corresponding topic or posting a corresponding message, the FLEXOBO User is obligated to search the Website or mobile application to verify the probable existence of such information (topic or message) on the Website.

If the Platforms (hereinafter — the website and mobile application) contain an open topic similar in content to the topic that the FLEXOBO User intends to post, such FLEXOBO User must refrain from performing such actions (posting a similar topic).

However, in the absence of a response of interest to the FLEXOBO User in a previously opened topic, the FLEXOBO User has the right to reiterate their question in that topic.

4.4. The FLEXOBO User is obligated to briefly formulate the essence of the message in the title of new topics. The title must reflect the content of the message as accurately as possible. The topic of the message must be substantive and of interest to other FLEXOBO Users.

4.5. If a question relates in content to several forum sections, the FLEXOBO User has the right to post it in only one of them.

4.6. Regarding information in the form of advice and recommendations posted by other FLEXOBO Users on the Platforms, the FLEXOBO User who received such information has the right to indicate those advice and recommendations that were used in practice and the use of which led to corresponding results/absence of corresponding results.

4.7. Editing a message on the forum is carried out through a moderator, for which the FLEXOBO User must click on the button "___". In the window that appears, the FLEXOBO User describes their request to change the message and includes the new message text.

The topic author can independently delete an "open" topic. Deleting a "closed" topic is only possible through a moderator. The decision to edit or delete a message is made by the moderator.

4.8. Messages may be posted:

4.8.1. In sections — only by FLEXOBO Users;

4.8.2. In all other sections — by everyone except unregistered FLEXOBO Users.

4.9. When responding to someone's message on the forum, citation of the message being responded to should be used.

4.10. For some forum sections, it is necessary for the topic to contain specific information.

4.10.1. In the section, it is desirable to indicate technical specifications in the Topic of the message. For automobiles and special equipment — the brand name, year of manufacture, etc. For premises — area, location, etc.

4.11. Rules concerning specific forum sections:

4.11.1. Posting applications in the "Cargo" and "Transport" sections. Any registered FLEXOBO User may post applications.

The application form must be filled in strictly in accordance with the purpose of the fields. In an application for cargo transportation, exact loading/unloading points must be specified in the corresponding fields.

It is prohibited to post contact information (phone numbers, links to applications, etc.) in applications.

It is prohibited to post the same cargo (vehicle) in multiple applications.

It is prohibited to post information unrelated to these sections.

4.11.2. Adding reviews to applications in the "Cargo" and "Transport" sections. It is prohibited to leave reviews that do not correspond to reality.

4.12. The Administration has the right to publish the User's registration data (Account) in whole or in part on the Platforms and partner websites in any sections. The User agrees that the Administration has the right to collect, process, use, and store the User's Account on the Website and its data for the purposes of performing this Agreement.

4.13. The registered User bears personal responsibility for the security of their login-password pair specified during registration or subsequent changes, and bears full responsibility for all actions performed by the User or any other person using their login-password pair. The User is obligated to immediately change their password if they suspect that their login-password pair has been disclosed or may be used by third parties.

4.14. User registration data is published on the Platforms at the time of registration completion and is verified some time after registration. If the content of the Account violates registration rules (including failure to provide required data or incorrect section designation), these Rules, or contains information that contradicts the requirements of applicable legislation, such Account is deleted by the

Administration.

4.15. The User undertakes not to create multiple Accounts on the Platforms from effectively the same legal or natural person, including using different company names, surnames, addresses, and other data. In case of violation of this provision, the Administration deactivates all Accounts of such User unilaterally.

4.16. A registered User has the right and ability to independently delete their Account and their advertisements. To delete your account, go to the Personal Cabinet. In the side menu, navigate to the "Company Profile" page. In the top menu, navigate to the "Delete Account" page.

4.17. Requirements for advertisements:

- accurate, complete, and reliable information about goods, works, services, and the conditions of their sale and their cost;
- sufficient rights of the user to sell goods, works, services;
- availability of necessary permits for the sale of goods, works, services;
- compliance of the subject of sale, conditions of provision of works and services with the requirements of the legislation of the countries in which they are sold.

4.18. By posting their information on the Platforms, the User agrees to the following Rules:

- one User is prohibited from publishing identical or similar advertisements;
- it is prohibited to duplicate identical advertisements from different email addresses / mobile phone numbers;
- it is prohibited to publish an advertisement in a section that does not correspond to the topic of the advertisement;
- one advertisement posted on the website must not contain multiple advertisements (for example, more than one product or service, or one vacancy);
- it is prohibited to publish contact details and website addresses in the title and description of advertisements;
- it is prohibited to insert links in advertisements to resources containing malicious elements, or links to the main page of a website;
- posting an advertisement for a product or service if such posting may lead to a violation of applicable law;
- when publishing an advertisement for a service subject to licensing, the User must indicate the license number and issuing authority;
- one advertisement is allowed for one specific item, property object, vacancy, or service;

- it is prohibited to publish advertisements whose title or description is logically incoherent and unreadable;
- it is prohibited to publish insults and profanity;
- it is prohibited to publish information that may relate to the collection and storage of personal data about other users;
- it is prohibited to publish advertisements about internet earnings, mass electronic mailings, network marketing, work requiring financial investments, erotic and occult services;
- it is prohibited to publish advertisements for goods and services prohibited by applicable legislation of the Republic of Uzbekistan.

4.19. It is prohibited to post advertisements promoting the sale of the following goods and services:

- alcoholic, low-alcohol beverages, ethyl alcohol and products containing it;
- cigarettes, tobacco products;
- pharmacological products, medications, dietary supplements;
- narcotic, psychotropic substances, poisons, poisonous substances and their substitutes, as well as ingredients used for their preparation;
- hallucinogenic plants, mushrooms, and products derived from them;
- erotic, pornographic materials and intimate items;
- firearms, cold weapons, traumatic weapons, as well as ammunition and components for them;
- ready-made diploma, course, master's works, lecture notes;
- advertising of financial services without indicating a license;
- poaching instruments and equipment (electric fishing rods, nets, traps, etc.), as well as services for their manufacture;
- information databases — customs, government, telephone databases, or any others containing personal data;
- special means of active defense used by law enforcement agencies;
- special technical means for covert obtaining of information;
- services for rolling back/winding up vehicle mileage, as well as devices;
- sale of any other goods, works, and services prohibited by law.
- optical and/or file media, individual files with illegal copies of films, music, games, books, software, and other intellectual property objects, or access to online resources containing such content. Access includes serial numbers, keys, or other means of authorization for software products and games, generators, and other tools designed to remove protection from illegal use.

4.20. The User agrees and assumes full responsibility for the compliance of information posted by them with the requirements of applicable legislation, including the User bears full responsibility for (but not limited to):

- non-compliance with copyrights of third parties, including the use of photographs of third parties;
- unauthorized use of company names;
- unauthorized use of third-party logos;
- unauthorized use of marks, including trademarks of third parties;
- accuracy of entering data about the cargo route and data about the cargo and type of selected vehicle.

4.21. In the event of receipt of claims from third parties related to information posted by the User on the Platforms, the User undertakes to independently and at their own expense settle such claims.

4.22. Advertisements are published on the Platforms at the time of posting and are verified some time after posting. If the content of advertisements violates the Rules for Posting Advertisements, they are deleted by the Administration. For repeated violations of the Rules for Posting Advertisements or for repeated rule violations, as well as for knowingly false information in an advertisement posted by the User, the User's Account may be deleted by the Administration.

4.23. The Administration has the right to:

- move advertisements to other sections of the Platforms if a more suitable section is identified for their placement;
- move advertisements to other websites;
- restrict cargo type search input;

In the event the cargo type is not found, the User selects a similar name and cargo type.

- edit or delete User publications on the Platforms if they violate the terms of this agreement, norms of applicable legislation, rights and legitimate interests of third parties, including, but not limited to, intellectual property, as well as delete at their own discretion without stating a reason;
- publish User publications that are publicly available on partner websites;
- upon the first request of the relevant authorized (law enforcement) body, but in accordance with applicable legislation, provide such government body with available information about the User, including personal data.

4.24. Actions that violate the rules for publishing messages in the corresponding topics are prohibited, in particular:

- 4.24.1. Creating messages and topics with titles that do not correspond to their content, as well as having meaningless sets of letters, symbolic decorations, excessive use of bold highlighting or font size changes.
- 4.24.2. Discussing topics by posting new messages in them (i.e., sending a message to a topic left without a response in order to raise it to the top of the forum topic list) that do not carry additional information on the substance of the topic.
- 4.24.3. Spam, i.e., mass distribution of commercial, political, and other advertising or other types of messages (information) to persons who have not expressed a desire to receive them.
- 4.24.4. Off-topic statements, i.e., statements not on the topic indicated in the first post of the topic. Such statements are considered a violation of network etiquette as they dilute the pre-announced discussion topic and hinder its full consideration.
- 4.24.5. Aggressive posts directed at any FLEXOBO User.
- 4.24.6. Malicious systematic cluttering of general discussions with low-information messages that carry no semantic load related to the content of the topic or message.
- 4.24.7. Actions of a FLEXOBO User who deliberately posts rude or provocative messages, interferes with discussion, or insults a FLEXOBO User.
- 4.24.8. Excessive quoting.
- 4.24.9. Posting multiple messages in a row by one FLEXOBO User within a short period of time.
- 4.24.10. Creating multiple identical messages in a row by one FLEXOBO User.
- 4.24.11. Posting topics with identical content.
- 4.24.12. Creating chat in topics, i.e., lively exchange of short messages in real time.
- 4.24.13. Distributing information obtained in closed areas of the Platform.
- 4.24.14. Distributing personal data of other FLEXOBO Users.
- 4.24.15. Personal correspondence, i.e., addressing a specific group of FLEXOBO Users on personal matters that are of interest not to the broad forum audience but only to these FLEXOBO Users.
- 4.24.16. Indicating an email address in one's message with a request to respond to a question or offering a FLEXOBO User to send any information to an email address.
- 4.24.17. Posting messages in all forum sections about cargo, available (backhaul) vehicles (tractors, trailers, etc.), sale or purchase of transport and special equipment.

4.24.18. Responding in any form to messages that do not comply with these Rules, including quoting such messages.

5. Limitation of Liability

5.1. The Administration is not liable:

- for malfunctions in the operation of the Platforms caused by interruptions in the operation of equipment and software, for failures occurring in telecommunications or energy networks, for failures caused by malicious programs or third parties;
- for the content, accuracy, and legality of information published by the User on the Platform;
- for lost profits or damage caused to the User, for any other losses that may arise from the use of the Platform and information posted on it;
- for any unauthorized access or use of Platform servers and/or any user information stored on them, as well as for any errors, viruses, "Trojan horses," etc. that may be transmitted to the Website and mobile application or through the Website by third parties;
- for the quality, safety, legality, and conformity of a product or service to its description, as well as the ability of the User to sell or acquire a product/service.

5.2. The Administration does not participate in transactions between Users, therefore bears no responsibility for such transactions.

5.3. The User agrees to resolve all disputes with another User independently and to submit claims to the other User directly without involving the Administration in such disputes.

5.4. If a user believes that their rights have been violated by another User, they may file a complaint with the Administration.

5.5. The Administration has the right not to take any action on a User's complaint.

5.6. The Administration is not liable for direct and/or indirect losses, including lost profits, that the User may incur during the use of the Platforms, including as a result of improper fulfillment of obligations by other Platform users.

5.7. The Administration is not liable for the safety of account information, the ability to use Platform services, the safety and ability to use funds in the User's personal account in the event of blocking/prohibition of use of third-party services through which the User registers and/or logs into the Platforms, which are beyond the control of the Administration.

6. Payment for Paid Services

6.1. The Administration at its discretion has the right to independently establish the List of Paid Services used on the Platforms. To use Paid Services, the User must accept the Public Offer with the Administration.

6.2. By signing the agreement specified in clause 6.1, the User confirms consent to receive Paid Services from the Website Administration. Payment for services constitutes automatic evidence of acceptance of the public offer for the provision of services and deprives the User of the right to refer to non-signing/non-acceptance, misunderstanding, etc. of the terms of the offer for the provision of services.

6.3. All conditions for the provision of Paid Services are regulated by the Offer specified in clause 6.1 of these Rules. In the event of contradictions regarding paid services between these Rules and the Offer, the Offer shall prevail. In the event of contradictions regarding general conditions of Platform use, these Rules shall prevail.

7. Final Provisions

7.1. All sections of the Platform are moderated. Upon discovery of any violations of these Rules, the FLEXOBO User undertakes to report this to the moderator by sending a message to: info@flexobo.uz. If a violation has occurred in another section, the FLEXOBO User has the right to send a ticket to the moderator or write a corresponding letter.

7.2. Administrators and moderators have the right to establish additional rules for subsections of the Platform. Penalties for non-compliance with these rules are equivalent to measures for violation of the general rules for posting information on the Platform.

7.3. Administrators and moderators have the right to:

7.3.1. Punish violators by issuing a "warning" or "ban";

7.3.2. Set the FLEXOBO User to "read only" mode;

7.3.3. Delete information if it does not comply with the Rules;

7.3.4. Without notifying the author, move topics from one forum section to another if the topic does not correspond to the forum's theme;

7.3.5. Without notifying the author, correct topic titles if they do not comply with the Rules;

7.3.6. Close any topic if the discussion has reached a dead end and devolved into mutual insults;

7.3.7. Temporarily or permanently prohibit certain topics from discussion;

7.3.8. Permanently ban FLEXOBO Users without warning;

7.3.9. Terminate the Accounts of violators of these Rules.

7.3. Administrators and moderators of the Platform reserve the right to delete or keep information on the Platforms without explanation, as well as to interpret the published Rules at their discretion.

7.4. In situations not covered by the Rules, administrators and moderators rely on common sense and good faith and act in accordance with generally accepted moral standards.

7.5. Reopening a topic deleted by an administrator or moderator of the Platform constitutes a serious violation, for which measures may be applied to the FLEXOBO User at the discretion of the Administration.

7.6. The Administrator reserves the right to unilaterally amend or supplement these Rules at any time. The date of the latest changes is indicated on the web page of these Rules. The new version of the rules takes effect from the moment of publication.

7.7. In the event of changes to these Rules, the Administrator notifies users in advance by sending a letter to the email address specified in the User's account. Notifications are considered duly provided to the User if they were sent to the email address specified in the User's account.

7.8. Continued use of the System by the User after changes and/or additions to these Rules constitutes acceptance and agreement by the User with such changes and/or additions.

7.9. If the user does not agree with changes and/or additions to the Rules, they are obligated within 30 days from the date of publication of the latest changes and/or additions to these Rules to notify the Administration thereof by sending a letter to info@flexobo.uz from the email address specified in the User's account.

7.10. The User is obligated to fully familiarize themselves with these Rules before registering in the System. Registration of the User in the System constitutes full and unconditional acceptance by the User of these Rules.

7.11. These Rules constitute an agreement between the User and the System Administration regarding the procedure for using the System and its functionality and replace all previous agreements between the User and the Administration.

7.12. These Rules take effect for the User from the moment of their registration in the System and remain in effect for an indefinite period.

7.13. Ignorance of the Rules does not exempt from liability.