

Unlocking the Innovation Opportunities Terms and Conditions

Date of posting: Dec 2018

1. Purpose

These Terms and Conditions (“the Terms”) govern the use of the report entitled “**Unlocking the Innovation Opportunities**” (“the Report”) and published by the International Road Transport Union (“IRU”) on its iru.org website (the Site)

2. Intellectual Property, Usage and Transfer Restrictions

Report

2.1. IRU offers for purchase Reports in digital format for download from the Site. For details of how you can use this content please see below.

2.2. The Reports are available for download and use in certain specified formats, for example, Microsoft PowerPoint, Adobe PDF, etc. It is your responsibility to check which format suits your needs best and which will enable you to successfully receive and access any purchased download before you place an order.

Permission to use purchased content

2.3. When you buy any of our content in digital form, what you are buying is the right to use it (or extracts from the same) for your own reference in connection with your business in the following ways only:

- to view it online;
- to download one copy of that digital content in an available electronic format;
- to store that content in electronic format on the drive of one hardware device;
- to print out one copy of that digital content;
- to manipulate any statistical data that is provided with the Report;
- provided that you keep intact all and any copyright and proprietary notices.

Restrictions on the use of purchased content

2.4. Unless otherwise specified and agreed in a written separate agreement, you may not use the content in any way not permitted in clause 2.3., in particular:

- You may not offer the content for resale.
- You may not scan, photocopy, fax, or in any other way reproduce or copy the content.
- **You may not share the content with any legal entity other than the one specified when ordering this report;**
- **You may not distribute the content whether by electronic mail, over any network or otherwise.**
- You may not upload the content to any database or server.
- You may not display the content on any web-based repository (website, intranet, etc.)

3. Purchasing

Eligibility to place an order.

3.1. To be eligible to place an order for the Report, you must:

- be placing an order for yourself; or on behalf of your business and have the necessary authority to do so;
- provide the contact details information required;
- possess a valid credit or debit card issued by a card issuer acceptable to IRU, or
- be able to pay by bank transfer.

4. Prices and Payment

4.1. The price of the Report quoted on the Site includes VAT.

4.2. IRU currently accepts payment by the following credit cards: Visa, MasterCard, Maestro and UnionPay. You confirm that you are allowed to use the credit card to make the payment.

4.3. Payment via International bank transfer is also offered. If you choose this option, you will then receive by email all bank account details in order to proceed to the payment.

5. Delivery / Accessing Purchased Content

5.1. Once you have submitted your order and your payment details have been confirmed (subject to any delays beyond IRU's control), IRU will send you an e-mail confirming your purchase and containing a special link to access and download the Report.

5.2. IRU will maintain this special link active during a minimum of 30 days from the date of the e-mail confirming your purchase. You will have 30 days to download the Report. After this deadline, the Report shall be deemed to have been downloaded.

5.3. This special link is giving access to the report and allows its download. Please refer to 2.3. *Permission to use purchased content* and 2.4. *Restrictions on the use of purchased content* to understand the limitation of usage and diffusion of the report.

5.4. IRU makes every effort to deliver orders within an estimated timescale of 10 working days. However, delays occasionally occur due to unforeseen circumstances. If IRU has to cancel or delay the delivery for any reason, IRU will try to contact you as soon as possible. IRU shall be under no liability for any delay or failure to deliver your order within the estimated timescale.

5.5. Provided that any download IRU has provided to you is not defective, risk of loss of and damage to the content you have purchased passes to you once your download is complete.

6. Cancellation and Termination

Cancelling your order

6.1. IRU may decline your order for any reason, in which case IRU will send you an e-mail telling you so. If the reason for declining your order is because IRU cannot obtain authorisation of your payment details for any reason, then IRU may invite you to pay by another method.

6.2. Although IRU tries very hard to ensure that all information on the Site is accurate, occasionally errors may occur. If we discover an error in the description of the Report you have ordered, we will let you know and ask whether you wish to continue with your order or cancel it. If we discover that the correct price of the Report you have ordered is lower than our stated price, we will charge you the lower amount and process your order. If the correct price is higher than our stated price, we will, at our discretion, either contact you for instructions before processing your order or cancel your order and notify you of such cancellation.

6.3. IRU reserves the right to terminate any contract with you if your payment is not processed for any reason, but you have nevertheless received the Report or access to it. In such an event, IRU may on notice to you withdraw your right to use such content or services (as described above) and require you to delete such content.

7. Third Party Software

7.1. You acknowledge that you might need to download and activate certain third party software in order to download, view and use any of the digital content provided on the Site (e.g. Adobe Reader).

7.2. In order to use such third party software or technology you may have to explicitly accept the terms of a licence agreement with that third party. You acknowledge that IRU has no responsibility or control over such third party software or their licence terms.

8. Privacy Policy

8.1. IRU takes your privacy seriously. Please read the Privacy Policy to see what personal information IRU collects and how it deals with this information.

9. Intellectual Property

9.1. You acknowledge that all copyright, database right, trademarks and all other intellectual property rights in the Report made available via the Site, will at all times remain vested in IRU, which reserve all such rights.

9.2. For information on how you are permitted to use the Report made available, please see the *Intellectual Property, Usage and Transfer Restrictions* set out above in these Terms.

10. Confidentiality

10.1. The parties to any contract made under these Terms acknowledge that they or their employees may, in the course of performing their responsibilities under these Terms, be exposed to or acquire non-public information which is proprietary to or confidential to either party or third parties to whom they owe a duty of confidentiality ("Confidential Information").

10.2. The parties agree to hold Confidential Information in strict confidence and not to disclose the same to third parties or to use such Confidential Information for any purpose whatsoever other than the provision of content and services to you as contemplated by these Terms and to advise each of its employees who may be exposed to Confidential Information of their obligations to keep such information confidential. This provision shall survive termination of any contract made under these Terms.

11. Complaints

11.1. If you have any complaints, please contact IRU via e-mail at insights@iru.org or by post (at the address below) and IRU will do its best to resolve these.

12. Contact IRU

International Road Transport Union (IRU)
Strategic Market Intelligence Unit
La Voie-Creuse 16 (CP 44)
CH-1211 Geneva 20
Switzerland