

WEBSITE TERMS OF USE

1. These terms (the "Terms") regulate the use of the website www.ecoshift.gr (hereinafter the website). This website belongs to PETROS PETROPOULOS SA.

Your use of the Website implies that you accept these Terms in full and unconditionally. If you disagree and do not wish to be bound by the Terms, you should not use the Website.

2. You have the obligation to use the Website for legal purposes, in accordance with the applicable provisions of the legislation/regulatory framework, as well as the instructions we post on the Website, acting in good faith and in accordance with good morals. You use the Website on your own initiative and are responsible for protecting your equipment against viruses, external threats/attacks, including protection against other malicious software. You have the obligation to refrain from any action that restricts or prevents third parties from using the Website, and/or has the purpose of loading or undermining, or altering, and/or causing it to fall, damage, malfunction. Also, you have the obligation to refrain from any generally illegal, abusive, unfair action, using the Website. You are responsible for any damage we suffer as a result of your acts or omissions that constitute a breach of your obligations under the Terms.

3. You use the Website solely at your own risk. We do not guarantee and are therefore not responsible for its functionality and content. Although we make every effort, we cannot guarantee the correctness, completeness, integrity, timeliness, technical soundness, accuracy, clarity, suitability, validity, uninterrupted transmission of the information and content of the Internet Location and use or access to it. Under no circumstances shall we be held liable for any damage that may be caused to you as a result of the use of the Website and the information contained therein. This information, as well as any other information we provide to you through the Website, does not constitute, directly or indirectly, an invitation or advice to carry out any act that brings about financial results. You must review and evaluate the information provided and act on your own discretion. We have taken all the necessary measures for the high level of security and protection exclusively of our own Internet Site, as these are imposed by commercial practice. We upgrade our protection systems and have anti-virus programs. However, we do not guarantee your secure connection to our Website and the absence of viruses, and we are not responsible for any damage to your equipment, software, files or other damage caused by a virus or other malicious software.

4. In the event that you enter a username and password on the Website, you acknowledge that these are exclusively personal, and it is expressly prohibited to use them or grant their use to third parties. You are solely responsible: (a) for any theft, or loss, or in any way disclosure of the user code and/or password (unless it results from our actions or omissions) and you are obliged in this case to notify us immediately, in order to carry out the relevant actions to replace them and (b) for any positive and cumulative damage to us as a result of the above.

5. The name, trademark and other distinguishing features as well as all the content of the Website (excluding the protected rights of third parties) which includes indicatively and not exclusively texts, graphics, photos, videos, news, articles, information, data, layouts, illustrations, names and descriptions of products, services, the interface, the presentation and the way the material is structured and the software are objects of our exclusive intellectual and industrial property rights and are protected in accordance with the relevant provisions of intellectual property law (intellectual and industrial) property. You may print, copy or save individual excerpts from the content of the Website, provided you acknowledge the source, strictly for your personal information and use only and not for commercial or other purposes. It is expressly clarified that under no circumstances can it be considered that with the above

we grant you intellectual property rights in any way. Otherwise, any action or action taken without our prior written consent is prohibited, including, but not limited to, copying, reproduction, deletion, republishing, sale, transmission, distribution, execution, publication, uploading, translation, modification in any way, medium and form , as well as exploitation of any form of material, partial or otherwise, that appears and is contained on the Website. All other trademarks, distinctive features and intellectual property products of third parties that may appear on the Website are protected under the responsibility of their legal owners.

6. The Website may contain hyperlinks (link, hyperlink, banner) to websites belonging to third parties and therefore we do not manage them, but neither can we intervene in their content. For this reason, we do not assume any responsibility for these websites and their content, the processing of personal data by them, and we do not provide you with any kind of guarantee, encouragement or endorsement regarding them.

7. We have the right to modify the Terms, whenever we deem it necessary. Any modification becomes effective as soon as it is posted on the Website. You should check for any changes to the Terms. If you continue to use the Website after the new Terms are posted, you will be deemed to have accepted the modifications.

8. The Terms are governed by Greek law. Competent courts for the interpretation of the Terms and for the resolution of any disputes related to them are designated exclusively by the Courts of Athens (Greece).

Date of last revision 18/10/2023