



JERSEY
AIRCRAFT REGISTRY

Jersey Aircraft Registry

[Privacy Policy](#)

[Data Retention Policy](#)

[Terms & Conditions](#)

[Cookies Policy](#)

Table of Contents

PRIVACY POLICY	4
1. GENERAL INFORMATION	4
2. TYPES OF INFORMATION GATHERED.....	4
3. HOW LONG WE KEEP YOUR DATA	6
4. HOW WE USE YOUR INFORMATION	6
5. HOW DO YOU GET MY CONSENT?.....	7
6. SOCIAL NETWORKS.....	7
7. HOW WE SHARE INFORMATION	7
8. PROTECTING YOUR INFORMATION	9
9. YOUR RIGHTS	9
10. EU MEMBERS' RIGHTS (GDPR COMPLIANT).....	10
11. CHILDREN'S ONLINE PRIVACY PROTECTION	11
12. EDITING AND DELETING INFORMATION	11
13. SUPPLIERS AND OTHER THIRD PARTIES.....	11
14. CHANGES TO THIS PRIVACY POLICY	12
15. ENFORCEMENT	12
16. CONTACT US.....	12
DATA RETENTION POLICY	13
1. GENERAL INFORMATION	13
2. TYPES OF INFORMATION GATHERED.....	13
3. EMPLOYEE TRAINING	15
4. ACCOUNTABLE MANAGER.....	16
5. DATA RETENTION POLICY SIGN-OFF.....	16
TERMS & CONDITIONS	16
1. ACCEPTANCE OF TERMS.....	17
2. ELIGIBILITY.....	18
3. TRUSTFLIGHT.....	18
4. USERS.....	18
5. ACCOUNT AND SECURITY.....	19
6. ACCOUNT DELETION AND TERMINATION	19
7. APPLICATIONS.....	20
8. PAYMENTS	20
9. THIRD-PARTY MATERIALS.....	20
10. LICENSE TO USE THE PLATFORM.....	21
11. SECURITY COMPONENTS	21
12. COPYRIGHT.....	21
13. COPYRIGHT COMPLAINTS.....	22
14. USER CONTENT	22
15. LICENSE GRANT TO TRUSTFLIGHT	22
16. USER CONTENT REPRESENTATIONS AND WARRANTIES	23
17. PERSONAL DATA	23
18. NON-COMMERCIAL USE.....	24
19. THIRD PARTIES	24
20. PROHIBITED ACTIVITIES.....	24
21. DISCLAIMER OF WARRANTIES	25

22.	ELECTRONIC COMMUNICATIONS	27
23.	INDEMNIFICATION	27
24.	CHANGES AND TERMINATION	27
25.	ASSIGNMENT	27
26.	INTEGRATION	28
27.	DISPUTES	28
28.	HEADINGS.....	28
29.	FINAL PROVISIONS	28
30.	CONTACT US.....	29

COOKIES POLICY 30

1.	WHAT ARE COOKIES?	30
2.	REFUSING OR WITHDRAWING CONSENT TO THE USE OF COOKIES	31
3.	FIRST-PARTY COOKIES	31
4.	THIRD-PARTY COOKIES.....	32
5.	PERSISTENT COOKIES	32
6.	SESSION COOKIES	32
7.	USES OF COOKIES	32
8.	CONTACT US.....	33

Privacy Policy

Welcome to the Jersey Aircraft Registry!

The Jersey Aircraft Registry operated by TrustFlight (Jersey) Limited.

TrustFlight values your privacy. This notice describes what information we collect, how we use it, and, if necessary, those with whom we share it.

By using the Jersey Aircraft Registry website, you are accepting the practices described in this Privacy Policy. Your use of the application and website is also subject to our Terms and Conditions.

This Privacy Policy may change from time to time. Your continued use of the website after we make changes is deemed to be acceptance of those changes, so please check the policy periodically for updates. This Privacy Policy has been developed and is maintained in accordance with all applicable federal and international laws and regulations and specifically with the GDPR (General Data Protection Regulation - European regulation), The Data Protection Act 2018 (UK regulation) and the Jersey Data Protection Laws.

1. GENERAL INFORMATION

The personal data of the users that are collected and processed through:

<https://jar.aero>

Will be under responsibility and in charge of:

TrustFlight (Jersey) Limited
1st Floor Forum 4, Grenville Street,
St Helier, Jersey, JE2 4UF
+44 (0) 1534 486 830
info@jar.aero

(Hereinafter referred to as "**TrustFlight**").

2. TYPES OF INFORMATION GATHERED

The information we learn from customers helps personalize and continually improve your experience at TrustFlight. Here are the types of information we gather:

2.1 Information You Give Us

You provide information when you search, read and watch the content, register on the website, use the services or communicate with us. As a result of those actions, you might supply us with the following information:

- a. First and last name
- b. Email address
- c. Country/province/state
- d. Address
- e. Phone number (includes WhatsApp)
- f. Sector
- g. Passport information
- h. Aircraft information
- i. Payment information
- j. IP address
- k. Information required by the aviation legislation for the registration of aircraft.
- l. Any additional information relating to you that you provide to us directly through our websites or indirectly through our websites or online presence such as 'cookies'.

TrustFlight will not collect any personally identifiable information about you, unless you provide it.

2.2 Payment information

Your credit and debit card data or payment data will be processed by WorldPay (payment platform), which will handle and safeguard your data in complete security and for the sole purpose of processing payment for the applications. TrustFlight reserves the right to contract any payment platform available in the market, which will process your data for the sole purpose of processing payment for the applications.

Please consult WorldPay privacy policy here:

<https://www.fisglobal.com/en/merchant-solutions-worldpay/worldpay-privacy-policy>

2.3 GOOGLE Analytics

We use Google Analytics provided by Google, Inc., USA ("Google"). These tool and technologies collect and analyse certain types of information, including IP addresses, device and software identifiers, referring and exit URLs, feature use metrics and statistics, usage and purchase history, media access control address (MAC Address), mobile unique device identifiers, and other similar information via the use of cookies. The information

generated by Google Analytics (including your IP address) may be transmitted to and stored by Google on servers in the United States. We use the GOOGLE Analytics collection of data to enhance the website and platform and improve our service.

Please consult Google's privacy policy here:

<https://policies.google.com/privacy>

2.4 Automatic Information

Like many websites, we use "cookies." We obtain certain types of anonymous information which is not personally identifiable when your web browser accesses TrustFlight or third-party content served by or on behalf of TrustFlight on other websites. Some of the information we collect and analyze includes the Internet protocol (IP) address; computer and connection information such as browser type, version, and connection speed; purchase history; and the content you searched for, viewed, and possibly purchased.

Our full Cookies Policy can be found on page 31 of this document.

3. HOW LONG WE KEEP YOUR DATA

Personal data will be kept:

- a. for the time necessary for the provision of the services; or
- b. as long as legally required; or
- c. as long as the user does not close their account; or
- d. as long as the user does not withdraw their consent.

The user's personal data will be deleted from our database in line with our Data Retention Policy.

4. HOW WE USE YOUR INFORMATION

In general, we use the information we collect primarily to provide, maintain, protect and improve our current website and services. We use personal information collected through our site as described below and described elsewhere in this Policy to:

- a. Identify you as a user in our system.
- b. User registration.
- c. Provide the services (Aircraft Registration and Airworthiness Services).
- d. Process payment for applications.
- e. Improve our services, website, and how we operate our business.
- f. Understand and enhance your experience using our website and services.
- g. Send emails through bulk email delivery platforms such as MailChimp.

- h. Respond to your comments or questions through our support team.
- i. Send you related information, including confirmations, invoices, technical notices, updates, security alerts and support and administrative messages.
- j. Communicate with you about upcoming events and news about services offered by TrustFlight and our selected partners.
- k. Marketing purposes of TrustFlight.
- l. Link or combine your information with other information we get from third parties to help understand your needs and provide you with better service.
- m. Protect, investigate and deter against fraudulent, unauthorized or illegal activity.

5. HOW DO YOU GET MY CONSENT?

By registering, using the services and providing us with personal information to communicate with you, you agree that we collect and use your information. You can withdraw your consent, contact us through the contact information or the contact page.

6. SOCIAL NETWORKS

On our website you will find links and functions linked to different social networks, in which you can share your information. It is advisable to consult the privacy policy and data protection of each social network used on our website.

Facebook: <https://www.facebook.com/privacy/explanation>

Twitter: <https://twitter.com/privacy>

LinkedIn: <https://www.linkedin.com/legal/privacy-policy>

7. HOW WE SHARE INFORMATION

Information about our customers is an important part of our business, and we are not in the business of selling it to others. We share customer information only as described below.

7.1 The Jersey Aircraft Registry

If you register an aircraft, an aircraft engine, an aircraft mortgage, an aircraft engine mortgage or a priority notice on the Jersey Aircraft Registry, some of the data you will provide to complete the registration will be made publicly available, as prescribed by the Aircraft Registration (Jersey) Law 2014. The data that will be recorded on the Registry, and thus be publicly available, is as follows:

- a. Identifying details about the aircraft or aircraft engine concerned, including but not limited to the Jersey registration number, the manufacturer and the aircraft serial number; and
- b. The name and address of all relevant parties, such as all owners and parties to the mortgage.

7.2 Government Organisations and Awarding Bodies

As part of the legal requirements for completing registrations and validations we are required to share pertinent personal information, such as licence numbers, with the relevant government organisation or awarding body in order to verify its validity. We will always ensure that any sharing of personal information in this way is kept to the minimum legal requirement.

7.3 Third-Party Service Providers

We employ other companies and individuals to perform functions on our behalf. Examples include; the providers of sections of our website (Webflow and Netlify), cloud storage (Google Cloud platform), process payments (QuickPay), sending email, analysing data, providing marketing assistance, providing search results and links. They have access to personal information needed to perform their functions, but may not use it for other purposes.

7.4 Business Transfers

In the event that TrustFlight creates, merges with, or is acquired by another entity, your information will most likely be transferred. TrustFlight will email you or place a prominent notice on our Website before your information becomes subject to another privacy policy.

7.5 Protection of TrustFlight and others

We release personal information when we believe release is appropriate to comply with the law, enforce or apply our Terms and Conditions and other agreements, or protect the rights, property, or safety of TrustFlight, our users or others. This includes exchanging information with other companies and organizations for fraud protection and credit risk reduction.

7.6 With Your Consent

Other than as set out above, you will receive notice when personally identifiable information about you might go to third parties, and you will have an opportunity to choose not to share the information.

7.7 Anonymous Information

TrustFlight uses the anonymous browsing information collected automatically by our servers primarily to help us administer and improve the platform and website. We may also use aggregated anonymous information to provide information about the website to potential business partners and other unaffiliated entities. This information is not personally identifiable.

7.8 Email Address

The email address that you supply to us for purposes of receiving our email communications will never be rented or sold to a third party.

8. PROTECTING YOUR INFORMATION

We work to protect the security of your information during transmission by using Secure Sockets Layer (SSL) software, which encrypts information you input. If transactions are processed on the Website, transaction information is transmitted to and from the Website in encrypted form using industry-standard SSL connections to help protect such information from interception. We restrict authorized access to your personal information to those persons who have a legitimate purpose to know that information to provide products or services to you and those persons you have authorized to have access to such information.

TrustFlight follows generally accepted industry standards to protect the personal information submitted to us, both during transmission and once TrustFlight receives it. No method of transmission over the Internet, or method of electronic storage, is 100% secure. Therefore, while TrustFlight strives to use commercially acceptable means to protect your personal information, we cannot guarantee its absolute security.

We will not sell, distribute, or lease your personal information to third parties unless we have your permission or are required by law to do so.

9. YOUR RIGHTS

You have the following rights in relation to your personal data provided to TrustFlight:

- a. Access your personal data.

- b. Request the correction of inaccurate data.
- c. Request its deletion, unless it is needed for legal reasons.
- d. Request the limitation of the processing of your data, unless it is needed for legal reasons.
- e. Oppose the treatment of your data, unless it is needed for legal reasons.

The Users can exercise all these rights contacting us through the contact information or the contact page and indicating the reason for their request.

Without preconception to any other administrative appeal or legal action, the User shall have the right to submit a claim to a Control Authority, in particular in the Member State in which he or she has their habitual residence, place of work or place of the alleged infringement. If you consider that the processing of your personal data is not appropriate to the regulations, as well as in the case of not seeing the exercise of your rights satisfied. The control authority in which the claim was filed will inform the claimant about the course and result of the claim.

10. EU MEMBERS' RIGHTS (GDPR COMPLIANT)

If you are habitually located in the European Union, you have the right to access, rectify, download or erase your information, as well as the right to restrict and object to certain processing of your information. While some of these rights apply generally, certain rights apply only in certain limited circumstances. We describe these rights below:

- a. Access: You can access your information at any time.
- b. Rectify, Restrict, Limit, Delete: You can also rectify, restrict, limit or delete much of your information by contact us. We will inform you if we are unable to where it is needed for legal reasons.
- c. Object: Where we process your information based on our legitimate interests explained above, or in the public interest, you can object to this processing in certain circumstances. In such cases, we will cease processing your information unless we have compelling legitimate grounds to continue processing or where it is needed for legal reasons.
- d. Revoke consent: Where you have previously provided your consent, such as to permit us to process health-related data about you, you have the right to withdraw your consent to the processing of your information at any time. For example, you can withdraw your consent by updating your settings. In certain cases, we may continue to process your information after you have withdrawn consent if we have a legal basis to do so or if your withdrawal of consent was limited to certain processing activities.
- e. Complain: Should you wish to raise a concern about our use of your information (and without prejudice to any other rights you may have), you have the right to do so with your local supervisory authority.

Additionally, if you are a European resident, we note that we are processing your information in order to fulfil contracts we might have with you or otherwise to pursue our legitimate business interests listed above. Additionally, please note that your information will be transferred outside of Europe.

You can see more about these rights at:

https://ec.europa.eu/info/law/law-topic/data-protection/reform/rights-citizens_en

11. CHILDREN'S ONLINE PRIVACY PROTECTION

We are in compliance with the requirements of the GDPR (General Data Protection Regulation - European regulation), The Data Protection Act 2018 (UK regulation) and the Jersey Data Protection Laws, regarding the protection of the personal data of minors. We do not collect any information from anyone under 13 years of age. Our website, platform and services are all directed to people who are at least 18 years old or older.

12. EDITING AND DELETING INFORMATION

If you believe that any information, we are holding on you is incorrect or incomplete, please write to or email us as soon as possible. We will promptly correct any information found to be incorrect. You can change, modify, rectify and delete your Information at any time, please contact us through the contact information.

To opt-out of TrustFlight email, follow the instructions included in the email. Your request should be processed within 48 hours.

13. SUPPLIERS AND OTHER THIRD PARTIES

Except as otherwise expressly included in this Privacy Policy, this document addresses only the use and disclosure of information TrustFlight collects from you. If you disclose your information to others, whether other users or suppliers on TrustFlight, different rules may apply to their use or disclosure of the information you disclose to them. TrustFlight does not control the privacy policies of third parties, and you are subject to the privacy policies of those third parties where applicable. TrustFlight is not responsible for the privacy or security practices of other websites on the Internet, even those linked to or from the TrustFlight site. TrustFlight encourages you to ask questions before you disclose your personal information to others.

14. CHANGES TO THIS PRIVACY POLICY

TrustFlight will post modifications by date to this Privacy Policy to inform you of any changes. TrustFlight reserves the right to modify this Privacy Policy at any time, please review it frequently.

15. ENFORCEMENT

TrustFlight regularly reviews its compliance with this Policy. Please feel free to direct any questions or concerns regarding this Policy or TrustFlight treatment of personal information by contacting us.

When we receive formal written complaints, it is TrustFlight policy to contact the complaining user regarding their concerns. We will cooperate with the appropriate regulatory authorities, including local data protection authorities, to resolve any complaints regarding the transfer of personal data that cannot be resolved between TrustFlight and an individual.

16. CONTACT US

If you have questions or concerns about these Privacy Policy and the handling and security of your data on this site, please contact us through our contact page or contact at:

+44 (0) 1534 486 830

info@jar.aero

Data Retention Policy

Welcome to the Jersey Aircraft Registry!

The Jersey Aircraft Registry operated by TrustFlight (Jersey) Limited.

This notice describes what data we collect, why we collect it and how long we keep the data.

By using the Jersey Aircraft Registry, you are accepting the information held within this Data Retention Policy.

This Data Retention Policy may change from time to time. Your continued use of the website after we make changes is deemed to be acceptance of those changes, so please check the policy periodically for updates.

1. GENERAL INFORMATION

The personal data of the users that are collected and processed through:

www.jar.aero/

&

www.jerseyaircraftregistry.app

Will be under responsibility and in charge of:

TrustFlight (Jersey) Limited
1st Floor Forum 4, Grenville Street,
St Helier, Jersey, JE2 4UF
+44 (0) 1534 486 830
info@jar.aero

(Hereinafter referred to as "**TrustFlight**").

2. TYPES OF INFORMATION GATHERED

The information and data we learn and gather from customers helps personalize and continually improve your experience, in addition some are legally required to process your applications to the Jersey Aircraft Registry. The full list of reasons for keeping this data include:

- a. Legal obligation
- b. Contractual obligation

- c. Legitimate interest
- d. Product development

Any information or data which is not listed in the schedule below will be kept whilst it remains valid and then for a minimum of 10 years thereafter, at which point it will be destroyed upon request from the data owner.

Data	Retention period	Action by Department After Retention
Aircraft Registration Services		
Full name	Retain	Maintain as required
Email address	Retain	Maintain as required
Phone number	Retain	Maintain as required
Physical address	Retain	Maintain as required
Bill of sale	Retain	Maintain as required
Company shareholder information	20 years after de-registration	Review after every year and destroy as requested
Passport information	10 years after de-registration	Review after every year and destroy as requested
Insurance information	Retain	Maintain as required
Licencing Services		
Full name	10 years after their 60 th birthday or 10 years after no longer being needed, whichever is later	Review after every year and destroy as requested
Email address		Review after every year and destroy as requested
Phone number		Review after every year and destroy as requested
Physical address		Review after every year and destroy as requested
Passport information	10 years after no longer being needed	Review after every year and destroy as requested
Flight Crew / Pilot Licence information	10 years after their 60 th birthday or 10 years	Review after every year and destroy as requested

Other required documents (e.g. Medical, training certificates, etc.)	after no longer being needed, whichever is later	Review after every year and destroy as requested
Maintenance & Operations Services		
Full name	7 years after no longer being needed	Review after every year and destroy as requested
Email address	7 years after no longer being needed	Review after every year and destroy as requested
Phone number	7 years after no longer being needed	Review after every year and destroy as requested
Physical address	7 years after no longer being needed	Review after every year and destroy as requested
Full aircraft maintenance history	7 years after no longer being needed	Review after every year and destroy as requested
Aircraft maintenance programme	7 years after no longer being needed	Review after every year and destroy as requested
Aircraft parts list	7 years after no longer being needed	Review after every year and destroy as requested
Flight manual	7 years after no longer being needed	Review after every year and destroy as requested
Operations manual	7 years after no longer being needed	Review after every year and destroy as requested
Weight & balance report	7 years after no longer being needed	Review after every year and destroy as requested
Minimum equipment list	7 years after no longer being needed	Review after every year and destroy as requested
Master minimum equipment list	7 years after no longer being needed	Review after every year and destroy as requested

3. EMPLOYEE TRAINING

All employees working in document storage, on behalf of the Jersey Aircraft Registry, will be provided training on specific details with respect to this policy and any required

knowledge as to the procedures required for the destruction of any data in line with this Data Retention Policy.

4. ACCOUNTABLE MANAGER

The responsibility for the adherence to the Data Retention Policy is held by the General Manager of the Jersey Aircraft Registry and TrustFlight (Jersey). This includes ensuring that all requests for data to be destroyed are responded to, in line with this Data Retention Policy, and the staff are provided with training as outlined in this Data Retention Policy.

5. DATA RETENTION POLICY SIGN-OFF

Approved and signed for and on behalf of the Jersey Aircraft Registry by:

Name	Signature	Position	Date
Sebastian Lawson		General Manager	18/05/2020

Terms & Conditions

Welcome to the Jersey Aircraft Registry!

The Jersey Aircraft Registry operated by TrustFlight (Jersey) Limited

These are the Terms and Conditions for:

<https://jar.aero>

(Hereinafter referred to as “**TrustFlight**”).

By registering and using the website, you agree to be bound by these terms and conditions and our Privacy Policy. In these terms, "we", "us", "our" and TrustFlight refers to TrustFlight and "you" and "your" refers to you, the user of TrustFlight.

The following terms and conditions apply to the website and services offered by TrustFlight. This includes the mobile and tablet versions as well as any other version of TrustFlight accessible via desktop, mobile, tablet, social media or other devices.

Read these Terms and Conditions carefully before using or obtaining any information or service from the “TrustFlight” website.

1. ACCEPTANCE OF TERMS

This agreement sets forth legally binding terms for your use of TrustFlight. By registering and using the website, you agree to be bound by this agreement. If you do not accept the terms of this agreement, you should not use the website and discontinue use of the service immediately. We may modify this agreement from time to time, and such modification shall be effective upon its posting on TrustFlight. You agree to be bound by any modification to this terms and conditions when you use TrustFlight after any such modification is posted; it is therefore important that you review this agreement regularly.

We may modify this agreement from time to time, and such modification shall be effective upon its posting on TrustFlight. You agree to be bound by any modification to this agreement when you use TrustFlight after any such modification is posted; it is therefore important that you review this agreement regularly.

You represent and warrant that all registration information you submit is accurate and truthful; and that your use of the platform does not violate any applicable law or regulation. TrustFlight may, in its sole discretion, refuse to offer the services to any entity and change its eligibility criteria at any time. This provision is void where prohibited by law and the right to access the service and the platform is revoked in such jurisdictions.

2. ELIGIBILITY

You may use the services only if you can form a binding contract with TrustFlight, and only in compliance with these terms and all applicable local, state, national, and international laws, rules, and regulations.

The use of this website for children under 13 years is prohibited and older children should be supervised and given appropriate guidance in their use of our platform and services. It is the responsibility of parents and legal guardians to determine whether any of the content and/or services are appropriate for their child.

By registering and using the website, you represent and warrant that you have the full right, power and authority to enter into this agreement and to fully perform all of your obligations hereunder. You further represent and warrant that you are under no legal disability or contractual restriction that prevents you from entering into this agreement.

3. TRUSTFLIGHT

TrustFlight offers through this website, Software Services for Aircraft Registration Products and Airworthiness Services using our Aircraft Registration & Continuing Airworthiness Management divisions. For more information about our services, please contact us, through our contact page or contact information, our support team will be attentive and available to answer your questions and concerns.

4. USERS

If you wish to become a user, you must read this agreement and indicate your acceptance during the registration process. In consideration of your use of the website, you represent that you are of legal age to form a binding contract and are not a person barred from provide services under the laws of UK, Jersey, The European Union or another applicable jurisdiction. You also agree to:

- a. provide true, accurate, current and complete information about yourself as prompted by the registration form available on TrustFlight; and
- b. maintain and promptly update your registration data to keep it true, accurate, current and complete.

If we have reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, TrustFlight reserves the right to suspend or terminate your account

and refuse any and all current or future use of the service (or any portion thereof) at any time and without any notification.

5. ACCOUNT AND SECURITY

If you register on TrustFlight, you will be required to choose a password and you may be asked for additional information regarding your account. You are responsible for maintaining the confidentiality of your password and account information and are fully responsible for all activities that occur under your password or account. You agree to:

- a. immediately notify TrustFlight of any unauthorized use of your password or account or any other breach of security; and
- b. ensure that you log out from your account at the end of each session.

You may never use another User's account without prior authorization from TrustFlight. TrustFlight will not be liable for any loss or damage arising from your failure to comply with this agreement.

By providing TrustFlight with your email address, you consent to our use of such email address to send you notices regarding the service, including those required by law, in lieu of ordinary mail. We may also use your email address to send you other messages, such as changes to service features and special offers. If you do not wish to receive such e-mails, you may opt-out of receiving them via the contact information. Opting out may prevent you from receiving emails about updates, upgrades or offers.

6. ACCOUNT DELETION AND TERMINATION

The users may terminate their accounts any time, for any reason, by following the instructions on TrustFlight. That termination will only result in the deletion of the account and the deletion of personal data will be in accordance with our Data Retention Policy.

TrustFlight reserves the right to terminate your account or your access immediately, with or without notice to you, and without liability to you, if TrustFlight believes that you have breached any of these terms, furnished TrustFlight with false or misleading information, or interfered with use of the website or the service by others.

7. APPLICATIONS

For aircraft registration, users must complete an application. The price of the applications varies according to the weight of the aircraft and the type of application.

By completing an application, the user agrees to purchase the application for the price announced in the invoice or at checkout and according to the type of application and the characteristics of each aircraft. Please consult the types of applications and prices according to the weight of each aircraft, before making the purchase.

When a user places an order, TrustFlight will send that user an email to confirm that the order has been received. This email confirmation will be produced automatically so that the user has confirmation of the purchase. TrustFlight may cancel any sale and not supply services if it is reasonable to do so and may change or discontinue the availability of the applications at any time at its sole discretion. This does not affect your Statutory Rights.

8. PAYMENTS

The applications will be paid through BACS transfer or "QuickPay" (payment platforms available in TrustFlight). The price of the applications varies according to the weight of the aircraft and the type of application.

The payment through the online payment platform will be charged to the Customer's credit card or debit card immediately after the order is placed. When processing a transaction, we will issue an electronic transaction receipt that will be sent to the customer user's email address.

Your payment information will be treated and safeguarded with total security and with the exclusive purpose of processing the purchase of the applications. TrustFlight reserves the right to contract any payment platform available in the market, which treats your data for the exclusive purpose of processing the purchase of the applications.

9. THIRD-PARTY MATERIALS

"Third-Party Materials" means any content, images, videos, texts or other material that is owned by a third party, such as stock images, videos and texts. Such Third-Party Materials are subject to the applicable third-party terms and licenses and may only be used as permitted by such terms and licenses.

10. LICENSE TO USE THE PLATFORM

TrustFlight gives you a personal, worldwide, royalty-free, non-assignable and non-exclusive license to use the software provided to you by TrustFlight as part of the services. This license is for the sole purpose of enabling you to use and enjoy the benefit of the services as provided by TrustFlight, in the manner permitted by these terms. You may not copy, modify, distribute, sell, or lease any part of our services or included software, nor may you reverse engineer or attempt to extract the source code of that software, unless laws prohibit those restrictions or you have our written permission.

The user agrees not to use the platform and the services negligently, for fraudulent purposes or in an unlawful manner. Likewise, the user agrees not to partake in any conduct or action that could damage the image, interests or rights of the TrustFlight website or third parties.

11. SECURITY COMPONENTS

You understand that TrustFlight and software embodied within TrustFlight may include security components that permit digital materials to be protected, and that use of these materials is subject to usage rules set by TrustFlight and/or content providers who provide content to TrustFlight platform. You may not attempt to override, disable, circumvent or otherwise interfere with any such security components and usage rules embedded into TrustFlight.

12. COPYRIGHT

All materials on TrustFlight, including, without limitation, names, logos, trademarks, images, text, columns, graphics, videos, photographs, illustrations, artwork, software and other elements are protected by copyrights, trademarks and/or other intellectual property rights owned and controlled by TrustFlight or by third parties that have licensed or otherwise provided their material to the website. You acknowledge and agree that all Materials on TrustFlight are made available for limited, non-commercial, personal use only. Except as specifically provided herein. No material may be copied, reproduced, republished, sold, downloaded, posted, transmitted, or distributed in any way, or otherwise used for any purpose, by any person or entity, without TrustFlight prior express written permission. You may not add, delete, distort, or otherwise modify the material. Any unauthorized attempt to modify any material, to defeat or circumvent any security features, or to utilize TrustFlight or any part of the material for any purpose other than its intended purposes is strictly prohibited.

13. COPYRIGHT COMPLAINTS

TrustFlight respects the intellectual property of others and expects users to do the same. If you believe, in good faith, that any materials provided on or in connection with the TrustFlight website infringe upon your copyright or other intellectual property right, please send the following information to:

- a. Identification of the intellectual property right that is allegedly infringed. All relevant registration numbers, or a statement concerning the ownership of the work, should be included.
- b. A statement specifically identifying the location of the infringing material, with enough detail that TrustFlight may find it on the TrustFlight website. Please note: it is not sufficient to merely provide a top-level URL.
- c. Your name, address, telephone number and e-mail address.
- d. A statement by you that you have a good faith belief that the use of the allegedly infringing material is not authorized by the owner of the rights, or its agents, or by law.
- e. A statement by you, made under penalty of perjury, that the information in your notice is accurate, and that you are the copyright owner or authorized to act on the copyright owner's behalf.
- f. An electronic or physical signature of the owner of the copyright or the person authorized to act on behalf of the owner of the copyright interest.

14. USER CONTENT

During registration, certain features of the website may allow users to upload content, which may consist of messages, photos, documents, videos, text and others, and to publish such user content on the website, for the sole purpose of completing registration. You retain any copyright you may have in the user content you upload to the website during registration.

15. LICENSE GRANT TO TRUSTFLIGHT

By providing user content to or via the service, you grant TrustFlight a worldwide, non-exclusive, royalty-free, fully paid right and license (with the right to sublicense) to host, store, transfer, display, perform, reproduce, modify for the purpose of formatting for display, and

distribute your user content, in whole or in part, in any media formats, for the sole purpose of registering the aircraft and providing the services.

16. USER CONTENT REPRESENTATIONS AND WARRANTIES

TrustFlight disclaims any and all liability in connection with user content. You are solely responsible for your user content and the consequences of providing user content via the Service. By providing user content via the service, you affirm, represent, and warrant that:

- a. You are the creator and owner of the user content, or have the necessary licenses, rights, consents, and permissions to authorize TrustFlight and users of the service to use and distribute your user content as necessary to exercise the licenses granted by you in this section, in the manner contemplated by TrustFlight, the Service, and these Terms.
- b. Your user content, and the use of your user content as contemplated by these terms, does not and will not: (i) infringe, violate, or misappropriate any third party right, including any copyright, trademark, patent, trade secret, moral right, privacy right, right of publicity, or any other intellectual property or proprietary right; (ii) slander, defame, libel, or invade the right of privacy, publicity or other property rights of any other person; or (iii) cause TrustFlight to violate any law or regulation.
- c. Your user content could not be deemed by a reasonable person to be objectionable, profane, indecent, pornographic, harassing, threatening, embarrassing, hateful, or otherwise inappropriate.
- d. Your user content does not and will not contain Hateful Content, a Threat of Physical Harm, or Harassment.

17. PERSONAL DATA

Any personal information you post on or otherwise submit in connection with the services and the use of the website, will be used in accordance with our Privacy Policy. When you use the TrustFlight services, you agree for us to collect and store your personal information. The personal information collected is also used to check the correctness of identification and do necessary checks. In giving the information you also agree for us to message or communicate with you unless you tell us not to. Please refer to our Privacy Policy.

18. NON-COMMERCIAL USE

The service may not be used in connection with any commercial purposes, except as specifically approved by TrustFlight. Unauthorized framing of or linking to any of TrustFlight is prohibited. Commercial advertisements, affiliate links, and other forms of content without notice and may result in termination of the account.

19. THIRD PARTIES

TrustFlight contains content of third-party licensors to TrustFlight, which is protected by copyright, trademark, patent, trade secret and other laws. TrustFlight owns and retains all rights, title and interest in the content. TrustFlight hereby grants to you a limited, revocable, non-sublicensable license to stream and/or view the content and any third party content located on or available through TrustFlight or services (excluding any software code therein as set forth above) solely for your personal, non-commercial use in connection with viewing TrustFlight and using the services.

Any dealings with third parties included within or on TrustFlight involving the delivery of and payment for goods and services, or any other terms, conditions, warranties, or representations associated with such third parties, are solely between you and that third party. TrustFlight is neither responsible nor liable for any part of such dealings or promotions. Any reference to any third party or the products or services of any third party on TrustFlight does not constitute an endorsement or recommendation of such third party or the product or services of such third party by TrustFlight or any of its employees, officers, independent contractors, agents or other representatives. Any reference to any third party on TrustFlight is provided to you for informational purposes only. TrustFlight encourages you to conduct your own research and due diligence regarding such third parties and their products and services. While TrustFlight works to ensure the information on TrustFlight is current and accurate.

20. PROHIBITED ACTIVITIES

The content and information available on the website (including, but not limited to, data, information, text, music, sound, photos, graphics, video, maps, icons or other material), as well as the infrastructure used to provide such Content and information, is proprietary to TrustFlight or licensed to the TrustFlight by third parties. For all content other than your content, you agree not to otherwise modify, copy, distribute, transmit, display, perform,

reproduce, publish, license, create derivative works from, transfer, or sell or re-sell any information, software or services obtained from or through the website. Additionally, you agree not to:

- a. Improper use of users' personal and contact data (address and telephone number).
- b. Use the services or content for any commercial purpose, outside the scope of those commercial purposes explicitly permitted under this agreement and related guidelines as made available by TrustFlight.
- c. Access, monitor, reproduce, distribute, transmit, broadcast, display, sell, license, copy or otherwise exploit any Content of the services, including but not limited to, using any robot, spider, scraper or other automated means or any manual process for any purpose not in accordance with this agreement or without our express written permission.
- d. Violate the restrictions in any robot exclusion headers on the services or bypass or circumvent other measures employed to prevent or limit access to the services.
- e. Take any action that imposes, or may impose, in our discretion, an unreasonable or disproportionately large load on our infrastructure.
- f. Deep-link to any portion of the services for any purpose without our express written permission.
- g. "Frame", "mirror" or otherwise incorporate any part of the services into any other websites or service without our prior written authorization.
- h. Attempt to modify, translate, adapt, edit, decompile, disassemble, or reverse engineer any software programs used by TrustFlight in connection with the services.
- i. Circumvent, disable or otherwise interfere with security-related features of the services or features that prevent or restrict use or copying of any Content.
- j. Download any Content unless it's expressly made available for download by TrustFlight.

21. DISCLAIMER OF WARRANTIES

TrustFlight will provide its services with reasonable skill and care but does not give any guarantees, warranties or representations in respect of any other person's services.

Because of the nature of the Internet TrustFlight provides and maintains the website on an "as is", "as available" basis and makes no promise that use of the website will be uninterrupted or entirely error free. We are not responsible to you if we are unable to provide our Internet services for any reason beyond our control.

Our website may from time to time contain links to other web sites which are not under the control of and are not maintained by us. These links are provided for your convenience only and we are not responsible for the content of those sites.

Except as provided above we can give no other warranties, conditions or other terms, express or implied, statutory or otherwise and all such terms are hereby excluded to the maximum extent permitted by law.

You will be responsible for any breach of these terms by you and if you use **the website** in breach of these terms you will be liable to and will reimburse TrustFlight for any loss or damage caused as a result.

TrustFlight will not be liable in any amount for failure to perform any obligation under this agreement if such failure is caused by the occurrence of any unforeseen event beyond its reasonable control including without limitation Internet outages, communications outages, fire, flood, war or act of God.

These terms do not affect your statutory rights as a consumer which are available to you.

Subject as aforesaid, to the maximum extent permitted by law, TrustFlight excludes liability for any loss or damage of any kind howsoever arising, including without limitation any direct, indirect or consequential loss whether or not such arises out of any problem you notify to TrustFlight and TrustFlight shall have no liability to pay any money by way of compensation, including without limitation all liability in relation to:

- a. Any incorrect or inaccurate information on TrustFlight.
- b. Any interruptions to or delays in updating TrustFlight.
- c. The infringement by any person of any Intellectual Property Rights of any third party caused by their use of **the website** or any product or service purchased through **the website**.
- d. Any loss or damage resulting from your use or the inability to use the website or resulting from unauthorized access to, or alteration of your transmissions or data in circumstances which are beyond our control.
- e. Any loss of profit, wasted expenditure, corruption or destruction of data or any other loss which does not directly result from something we have done wrong.
- f. Any amount or kind of loss or damage due to viruses or other malicious software that may infect a user's computer equipment, software, data or other property caused by persons accessing or using content from **the website** or from transmissions via emails or attachments received from TrustFlight.
- g. All representations, warranties, conditions and other terms which but for this notice would have effect.

22. ELECTRONIC COMMUNICATIONS

No responsibility will be accepted by TrustFlight for failed, partial or garbled computer transmissions, for any computer, telephone, cable, network, electronic or internet hardware or software malfunctions, failures, connections, availability, for the acts or omissions of any Cleaner User, internet accessibility or availability or for traffic congestion or unauthorized human act, including any errors or mistakes.

23. INDEMNIFICATION

You agree to defend and indemnify TrustFlight from and against any claims, causes of action, demands, recoveries, losses, damages, fines, penalties or other costs or expenses of any kind or nature including but not limited to reasonable legal and accounting fees, brought by third parties as a result of:

- a. Your breach of this agreement or the documents referenced herein.
- b. Your violation of any law or the rights of a third party.
- c. Your use of the TrustFlight services.

24. CHANGES AND TERMINATION

We may change the website and these terms at any time, at our sole discretion and without notice to you. You are responsible for remaining knowledgeable about these terms. Your continued use of the site constitutes your acceptance of any changes to these Terms and any changes will supersede all previous versions of the terms. Unless otherwise specified herein, all changes to these Terms apply to all users. Furthermore, we may terminate this agreement with you under these Terms at any time by notifying you in writing (including by email) or without any warning.

25. ASSIGNMENT

This agreement and any rights and licenses granted hereunder, may not be transferred or assigned by you but may be assigned by TrustFlight without restriction.

26. INTEGRATION

This agreement together with the Privacy Policy and any other legal notices published by TrustFlight, shall constitute the entire agreement between you and TrustFlight concerning and governs your use of the website and the services.

27. DISPUTES

You agree that any dispute, claim or controversy arising out of or relating to these Terms or the breach, termination, enforcement, interpretation or validity thereof or the use of the TrustFlight website, will be settled by binding arbitration between you and TrustFlight, except that each party retains the right to bring an individual action in small claims court and the right to seek injunctive or other equitable relief in a court of competent jurisdiction to prevent the actual or threatened infringement, misappropriation or violation of a party's copyrights, trademarks, trade secrets, patents or other intellectual property rights. You acknowledge and agree that you and TrustFlight are each waiving the right to a trial by jury or to participate as a plaintiff or class in any purported class action or representative proceeding. Further, unless both you and TrustFlight otherwise agree in writing, the arbitrator may not consolidate more than one person's claims and may not otherwise preside over any form of any class or representative proceeding.

28. HEADINGS

Headings are for reference purposes only and in no way define, limit, construe or describe the scope or extent of such section. Our failure to act with respect to a breach by you or others does not waive our right to act with respect to subsequent or similar breaches. These terms set forth the entire understanding and agreement between us with respect to the subject matter therein.

29. FINAL PROVISIONS

These Terms are governed by the law of Jersey (Channel Islands). Use of TrustFlight website is unauthorized in any jurisdiction that does not give effect to all provisions of these Terms, including, without limitation, this paragraph.

Our performance of these Terms is subject to existing laws and legal process, and nothing contained in these Terms limits our right to comply with law enforcement or other

governmental or legal requests or requirements relating to your use of our Platform or information provided to or gathered by us with respect to such use.

If any part of these Terms is found to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired. Our failure or delay in enforcing any provision of these Terms at any time does not waive our right to enforce the same or any other provision(s) hereof in the future. Any rights not expressly granted herein are reserved.

30. CONTACT US

If you have questions or concerns about these terms, please contact us through our contact page or contact at:

+44 (0) 1534 486 830

info@jar.aero

Cookies Policy

Welcome to the Jersey Aircraft Registry!

The Jersey Aircraft Registry operated by TrustFlight (Jersey) Limited.

This Cookie Policy explains how and why cookies and other similar technologies may be stored on and accessed from your device when you use or visit:

<https://jar.aero>

(Hereinafter referred to as “**TrustFlight**”).

The information collected through cookies will be under responsibility and in charge of:

TrustFlight (Jersey) Limited
1st Floor Forum 4, Grenville Street,
St Helier, Jersey, JE2 4UF
+44 (0) 1534 486 830
info@jar.aero

This Cookie Policy should be read together with our Privacy Policy and our Terms and conditions.

By using TrustFlight website, you accept the use of cookies by this website, in the terms contained in this policy.

1. WHAT ARE COOKIES?

“Cookies” are small text files that are stored on your computer or mobile device when you visit a website.

They allow the website to recognize your device and remember if you have been to the website before.

Cookies are very common web technology; most websites use Cookies and have done for years. Cookies are widely used in order to make websites work more efficiently, as well as providing information to the owners of website.

Cookies are used to measure which parts of the website people visit and to customize your experience. Cookies also provide information that helps us monitor and improve the website’s performance.

2. REFUSING OR WITHDRAWING CONSENT TO THE USE OF COOKIES

If you do not want Cookies to be dropped on your device, you can adjust the setting of your Internet browser to reject the setting of all or some Cookies and to alert you when a Cookie is placed on your device. For further information about how to do so, please refer to your browser 'help', 'tool', or 'edit' section. Please note that if you use your browser settings to block all Cookies, including strictly necessary Cookies, you may not be able to access or use all or parts of the functionalities of TrustFlight website.

If you want to remove previously stored Cookies, you can manually delete the Cookies at any time. However, this will not prevent TrustFlight website from placing further Cookies on your device unless and until you adjust your Internet browser setting as described above.

We provide the links for the management and blocking of cookies depending on the browser you use:

- a. Internet Explorer: <http://windows.microsoft.com/es-xl/internet-explorer/delete-manage-cookies#ie=ie-10>
- b. Firefox: <https://support.mozilla.org/en-US/kb/clear-cookies-and-site-data-firefox>
- c. Chrome: <https://support.google.com/chrome/answer/95647?hl=en>
- d. Safari: <https://support.apple.com/guide/safari/manage-cookies-and-website-data-sfri11471/mac>

3. FIRST-PARTY COOKIES

We use Cookies to enhance the performance of our website and personalize your online TrustFlight experience.

Cookies help us to collect information on how people use our website and which pages they visit. They enable us to monitor the number of visitors and to analyse website usage patterns and trends.

We collect this information anonymously, so it does not identify anyone as an individual and no personal information is stored in our Cookies. We always use Cookie data in a responsible way.

Our aim is to continually improve TrustFlight online experience. Cookies help to make our website work better and more efficiently. However, you can stop Cookies from being downloaded to your device from TrustFlight at any time by selecting the appropriate settings in your browser. Most browsers will tell you how to change your browser settings to notify you when a Cookie is being set or updated, or to restrict or block certain types or all Cookies.

4. THIRD-PARTY COOKIES

Third-party cookies may come from partners that provide functional web tools for our site, other website where we advertise and from social networks.

TrustFlight may contract with third-party service providers to send e-mails to users who have provided us with their contact information. To help measure and improve the effectiveness of our e-mail communications, and/or to determine whether messages have been opened and links clicked on, the third-party service providers may place Cookies on the devices of these users.

5. PERSISTENT COOKIES

We use persistent Cookies to improve your experience of using TrustFlight website. This includes recording your acceptance of our Cookie Policy to remove the cookie message which first appears when you use TrustFlight website. Persistent Cookies remain on your device until deleted manually or automatically.

6. SESSION COOKIES

Session Cookies are temporary and deleted from your machine when your web browser closes. We use session Cookies to help us track internet usage for improvement of our website.

You may refuse to accept browser Cookies by activating the appropriate setting on your browser. However, if you select this setting you may be unable to access certain parts of TrustFlight website. Unless you have adjusted your browser setting so that it will refuse Cookies, our system will issue Cookies when you direct your browser to TrustFlight website.

The data collected by TrustFlight website and/or through Cookies that may be placed on your computer will not be kept for longer than is necessary to fulfil the purposes mentioned above.

7. USES OF COOKIES

Our Cookies are used for the following purposes:

Strictly Necessary

These Cookies are essential for TrustFlight website to perform its basic functions.

Security

We use these Cookies to help identify and prevent potential security risks.

[Analytics and Performance](#)

Performance Cookies collect information on how users interact with our website, including what pages are visited most, as well as other analytical data. We use these details to improve how our website function and to understand how users interact with them.

[Advertising](#)

These Cookies are used to display relevant advertising to visitors who use our services or visit website we host or provide, as well as to understand and report on the efficacy of ads served on our website. They track details such as the number of unique visitors, the number of times particular ads have been displayed, and the number of clicks the ads have received. They are also used to build user profiles, including showing you ads based on products you've viewed on our website. These are set by TrustFlight and trusted third party networks and are generally persistent in nature.

[GOOGLE Analytics](#)

We use Google Analytics provided by Google, Inc., USA ("Google"). These tool and technologies collect and analyse certain types of information, including IP addresses, device and software identifiers, referring and exit URLs, feature use metrics and statistics, usage and purchase history, media access control address (MAC Address), mobile unique device identifiers, and other similar information via the use of cookies. The information generated by Google Analytics (including your IP address) may be transmitted to and stored by Google on servers in the United States. We use the GOOGLE Analytics collection of data to enhance the website and platform and improve our service.

[8. CONTACT US](#)

If you have questions or concerns about these Cookie Policy and the handling and security of your data on this website, please contact us through our contact page or contact at:

+44 (0) 1534 486 830
info@jar.aero