

Terms of Use

Relocentric

Effective Date: [12 DEC 1991]

These Terms of Use ("Terms") govern your access to and use of the Relocentric website, including all pages, content, contact forms, and related digital communications made available through it (collectively, the "Website"). By accessing or using the Website, you agree to be bound by these Terms. If you do not agree, please do not use the Website.

1. About Relocentric

Relocentric is a business services company engaged in corporate office relocation, logistics management, furniture and fixture support, office planning and design coordination, office CAPEX support, import and export coordination, IT infrastructure support, IT asset disposition support, buyback coordination, and related professional services.

Unless otherwise stated, the Website is owned and operated by Relocentric. For the purposes of these Terms, "Relocentric," "we," "us," and "our" refer to Relocentric and its authorized representatives.

2. Acceptance of Terms

By visiting, browsing, submitting an inquiry through, or otherwise using the Website, you confirm that you are legally capable of entering into a binding arrangement and that you will use the Website only for lawful business and informational purposes.

If you use the Website on behalf of a company, employer, or other legal entity, you represent that you have authority to bind that entity to these Terms.

3. Website Purpose and Nature of Information

The Website is provided for general business information, service awareness, inquiry handling, and communication purposes only. Content on the Website, including service descriptions, capability statements, case examples, timelines, and geographic references, is intended to provide a general overview of Relocentric's business capabilities.

Nothing on the Website shall be construed as a firm offer, guaranteed commitment, professional advice, or final scope confirmation unless expressly agreed by Relocentric in a separate written quotation, statement of work, work order, purchase order acceptance, contract, or other formal commercial document.

4. Use of the Website

You may use the Website only in a lawful, responsible, and non-disruptive manner. You agree not to misuse the Website, attempt unauthorized access, interfere with its operation, introduce malicious code, misrepresent your identity, or use the Website in a way that harms Relocentric, its users, systems, or business reputation.

5. Inquiries, Quotations, and Service Requests

Any information submitted through forms, emails, or other Website channels must be accurate, current, and complete to the best of your knowledge.

Any quotation, commercial proposal, estimated timeline, service indication, pricing discussion, or operational response originating from a Website inquiry is subject to review of the actual scope, quantities, technical details, site conditions, geography, regulatory requirements, asset condition, and commercial assumptions.

Relocentric reserves the right to revise, withdraw, qualify, or decline any quotation, scope, timeline, or service indication before final written acceptance. Separate commercial terms may apply to actual projects and will prevail over these Website Terms where expressly agreed in writing.

6. Intellectual Property

All content on the Website, including text, layout, graphics, logos, design elements, service descriptions, downloads, and other materials, is owned by Relocentric or used with appropriate permission unless otherwise stated.

You may view, download, or print limited portions of the Website solely for legitimate internal business reference. You may not copy, reproduce, republish, distribute, modify, frame, scrape, or commercially exploit any Website content without prior written consent from Relocentric.

7. Third-Party Links and External Platforms

The Website may contain links to third-party websites, software platforms, maps, social media pages, or other external resources for convenience. Relocentric does not control and is not responsible for the availability, content, practices, or policies of such third-party resources.

Accessing third-party links is at your own discretion and risk.

8. Privacy and Data Handling

Your use of the Website may involve the collection and processing of personal or business contact information. Such handling is governed by Relocentric's Privacy Policy, which should be read together with these Terms.

By using the Website or submitting information through it, you acknowledge that such information may be processed for inquiry handling, business communication, operational review, compliance, and related lawful purposes.

9. Availability and Changes to the Website

Relocentric may update, modify, suspend, restrict, or discontinue any part of the Website, its content, features, downloads, or communication channels at any time without notice.

We do not guarantee that the Website will always be available, uninterrupted, secure, or free from technical errors, delays, viruses, or incompatibilities.

10. No Warranties

The Website and all content made available through it are provided on an "as is" and "as available" basis, to the maximum extent permitted by applicable law.

Relocentric makes no express or implied warranties, representations, or guarantees regarding accuracy, completeness, reliability, merchantability, fitness for a particular purpose, non-infringement, uninterrupted access, or suitability of Website content for any specific business, legal, technical, or commercial decision.

11. Limitation of Liability

To the fullest extent permitted by applicable law, Relocentric shall not be liable for any indirect, incidental, special, consequential, exemplary, or business-related losses arising out of or connected with the use of, inability to use, reliance upon, or performance of the Website.

This includes, without limitation, loss of business opportunity, loss of profits, loss of revenue, loss of data, reputational loss, system interruption, procurement delays, or reliance on informational content published on the Website.

Where liability cannot be excluded by law, Relocentric's liability shall be limited to the minimum extent permitted by law.

12. Indemnity

You agree to indemnify and hold harmless Relocentric, its directors, employees, representatives, affiliates, and service providers from and against claims, liabilities, losses, damages, costs, and expenses arising from your misuse of the Website, violation of these Terms, infringement of third-party rights, or unlawful conduct connected with your use of the Website.

13. Compliance With Law

You agree to use the Website in compliance with all applicable laws, regulations, and lawful directions. Nothing in these Terms grants you any right to use the Website or its content in a manner contrary to applicable law, contractual obligations, or third-party rights.

14. Governing Law and Jurisdiction

These Terms shall be governed by and construed in accordance with the laws of India.

Subject to applicable law, the courts at Noida, Uttar Pradesh shall have exclusive jurisdiction over any dispute arising out of or relating to these Terms or the use of the Website.

15. Changes to These Terms

Relocentric may revise these Terms from time to time by updating this page. The revised version shall be effective from the date stated on the page or, if no date is stated, from the date of publication.

Your continued use of the Website after any update constitutes your acceptance of the revised Terms.

16. Contact Information

For questions regarding these Terms or the Website, please contact:

Relocentric

427, Buxi Khurd, Daraganj, Prayagraj, U.P.

Email: info@relocentric.com

Phone: 7428310427

17. Entire Understanding

These Terms govern general use of the Website only. Where Relocentric enters into a separate written agreement, quotation acceptance, purchase order acknowledgment, statement of work, master services agreement, vendor agreement, non-disclosure agreement, or project-specific commercial arrangement with any party, that separate document shall govern the relevant business relationship to the extent of any conflict with these Terms.

18. Severability

If any provision of these Terms is found to be invalid, unlawful, or unenforceable, the remaining provisions shall continue in full force and effect to the extent permitted by law.