

GOST Nav-Tracker Airtime Service

THIS AGREEMENT is made and entered into on today's date, 2/3/2026 the effective date, by and between Global Ocean Security Technologies, hereinafter referred to as "GOST", and the Clients Name entered, hereinafter referred to as "CLIENT". By checking the I Agree box you are agreeing to the NAV-TRACKER GPS AIRTIME CONTRACT (the "AGREEMENT"), CLIENT agrees to be bound by the terms and conditions provided herein, including but not limited to the pricing and payment terms specified below.

RECITALS

A. CLIENT acknowledges that it has purchased a GOST TRACKER Product, (hereafter collectively referred to as a "NAV-TRACKER") which are self-contained Inmarsat Satellite Based GPS Tracking Systems. These systems receive their positions from GPS Satellites and then relay that information over the Inmarsat Satellite Network to ground stations and then to the Honeywell servers. At that point, the information is available on any computer or smartphone with an internet connection and it will automatically send up to ten (10) emails and/or text messages notifying you of events on your vessel. The NAV-TRACKER can be controlled remotely from the GOST NAV-TRACKER App or GOST's tracking website through www.gostglobal.com which allows owners to keep track of their vessels from any computer or smartphone with internet access anywhere in the World.

B. It is the purpose of this AGREEMENT to provide those services, as described below, for CLIENT to receive information electronically transmitted from the NAV-TRACKER which CLIENT has purchased from GOST.

1.

Term of Service. Upon that day of execution and delivery of this AGREEMENT by CLIENT to GOST, this AGREEMENT shall be deemed to be effective (the "Effective Date") for a period of one (1) year, or Three Hundred Sixty-Five (365) days from the EFFECTIVE DATE, hereinafter referred to as the "INITIAL TERM". Payment for services provided hereunder, as further described herein, shall be made yearly ("YEARLY FEES") and in advance upon the EFFECTIVE DATE, or upon any renewal term as further defined herein. A renewal for an additional twelve (12) months, hereinafter referred to as a "RENEWAL TERM", shall occur automatically at the end of the INITIAL TERM, or a prior RENEWAL TERM, unless a written notice of termination is transmitted electronically to GOST within thirty (30) days prior to the expiration of the INITIAL TERM, or any RENEWAL TERM.

Thirty (30) days prior to the commencement of a RENEWAL TERM, YEARLY FEES, as provided under the plan of service selected by CLIENT under paragraph 3 of this AGREEMENT, may be increased by GOST according to the sole and exclusive discretion of GOST, but CLIENT shall have a right to terminate this AGREEMENT without additional obligation to GOST, effective upon the ending date of the TERM, or any RENEWAL TERM,

as the case may be, if a notice of termination is delivered by CLIENT to GOST within ten (10) days following notice from GOST to CLIENT of an increase in YEARLY FEES.

Either GOST or CLIENT may terminate this AGREEMENT for any reason; provided however, if CLIENT elects to terminate this AGREEMENT prior to the expiration of the INITIAL TERM, or any RENEWAL TERM, then CLIENT shall not be entitled to receive any refund of the YEARLY FEES as payment received by GOST hereunder from CLIENT of the YEARLY FEES shall be deemed to have been fully earned by GOST upon receipt of the YEARLY FEES from CLIENT.

Alternatively, if GOST terminates this AGREEMENT without cause prior to the expiration of the INITIAL TERM or any RENEWAL TERM, then GOST shall refund to CLIENT a pro-rated amount of the YEARLY

FEES paid by CLIENT to GOST prior to the date of receipt of the notice of termination as so determined by dividing the number of days from the date of termination until the expiration of the TERM, or any EXTENDED TERM, by Three Hundred Sixty-Five (365) and then by multiplying that ratio by the YEARLY FEES paid by CLIENT.

Notwithstanding, at any time, GOST may cancel this AGREEMENT for cause without any obligation to return any YEARLY FEES paid by CLIENT to GOST if;

A. The NAV-TRACKER , or any monitoring or other component thereof (the "SYSTEM"), is destroyed or damaged so that it is impractical to continue service.

1. Acquisition or retention of the transmission connections or authorization to transmit signals between the vessel and the SYSTEM is not possible.
2. Failure by CLIENT to follow recommendations to repair or replace any defective parts of the SYSTEM not covered under the Limited Warranty.
3. Failure to follow operating instructions for the SYSTEM or;
4. It is determined that it is impractical to continue service due to the modification or alteration of CLIENT'S vessel after installation of the NAV-TRACKER SYSTEM.
5. CLIENT fails to fulfill any monetary obligation to GOST hereunder.
6. **Responsibilities of CLIENT.** Upon the EFFECTIVE DATE, it is the responsibility of CLIENT to register their NAV-TRACKER. In this regard, CLIENT will receive a fleet invite email from hgt-tracking-support@honeywell.com with a link to complete CLIENT'S registration and set a password for CLIENT'S account. CLIENT will then be directed to tracking.gostracker.com where CLIENT will be required to enter their email user name and new password. The client then must login to the website and verify that the unit has in fact reported to the site. This can be verified on the site by clicking on tracking, and confirming that there is actually a report in the Latest Position Report Table. Not until these acts are completed will CLIENT'S NAV-TRACKER be functional. If for any reason the CLIENT'S NAV-TRACKER is not functional, it is CLIENT'S responsibility to report any malfunction to GOST at telephone number (954) 565-9898. Even after registration, it is CLIENT'S responsibility to conduct periodic tests to be certain that CLIENT'S NAV-TRACKER system is working properly and that CLIENT is receiving CLIENT'S required messages.

3. Service Plans and Charges. The CLIENT is responsible for paying all charges applicable to service, including airtime charges per unit, additional message charges, taxes, surcharges, fees, and any assessments imposed by a governmental authority from time to time in connection with the service. Airtime charges will be assessed according to the plan of service selected by the CLIENT. The plan of service selected by the CLIENT shall include website access for CLIENT, to the exclusion of all users other than GOST, to track its vessel(s) through the GOST Nav-Tracker App or www.gostglobal.com with password protection, account setup, and standard usage. CLIENT is also advised that the plan of service which CLIENT has selected and for which CLIENT has agreed to pay YEARLY FEES only includes messages received from the NAV-TRACKER to the website & sent as emails or text messages to the client. By checking the paragraph below, CLIENT has agreed to pay the YEARLY FEES and other charges designated below together with an initial one time setup fee of Forty-Five (\$45.00) Dollars.

Basic Plan

YEARLY FEES of Four Hundred Thirty Two (\$432.00) Dollars per unit which shall include one hundred fifty (150) messages sent from the NAV-TRACKER to the Honeywell servers and Nav-Tracker website every calendar month during the TERM or any RENEWAL TERM including GEO-FENCE BREACH, arm/disarm and in alarm messages. If the one hundred fifty (150) messages from the NAV-TRACKER in any one given month are exceeded, each additional message will be billed at Twenty-Five (C.25) Cents per message. Any remaining messages for a given calendar month which are not utilized do not carry over to the next calendar month.

Messages which the CLIENT has sent to the NAV-TRACKER from the website to determine ("PING") the location of your vessel, arm/disarm the geo-fence or to change any of the settings, will require the usage of 2 messages 1 sent from the website to make the change and a second one from the unit to confirm the change has occurred and will be billed at Twenty-Five (.25) cents for each message or fifty (.50) cents per occurrence.

Tracking Plan

YEARLY FEES of Eight Hundred and Sixty Four (\$864.00) Dollars per unit which shall include seven hundred twenty (720) messages from the NAV-TRACKER to the Honeywell servers & Nav-Tracker website every calendar month during the TERM or any RENEWAL TERM including GEO-FENCE BREACH, arm/disarm and in alarm messages. If the seven hundred twenty (720) messages in any one calendar month from the NAV-TRACKER are exceeded, each additional message will be billed at Twenty-Five (.25) Cents per message. Any remaining messages for a given calendar month which are not utilized do not carry over to the next calendar month. Messages which the CLIENT has sent to the NAV-TRACKER to determine ("PING") the location of your vessel, arm/disarm the geo-fence or to change any of the settings, will require the usage of 2 messages 1 sent from the website to make the change and a second one from the unit to confirm the change has occurred and will be billed at Twenty-Five (.25) cents for each message or fifty (.50) cents per occurrence. All message overage invoices will be billed quarterly.

4. Payment Procedure By execution and delivery of this AGREEMENT to GOST, CLIENT has authorized GOST to charge the credit card entered or updated credit card information on file with GOST. In the event the credit card payment is not approved for charges placed thereon by GOST, this AGREEMENT shall be deemed to have been automatically terminated without any requirement of further notice to be given by GOST to CLIENT.

5. Limited Warranty. For the first year following the shipment date from GOST, GOST will repair or replace defective parts to the NAV-TRACKER, and will make any required mechanical adjustments at no charge to the CLIENT. At the election of GOST, new or functionally operative parts will be used for replacement. This warranty may not be assigned by CLIENT to any third party.

Notwithstanding the foregoing, this Limited Warranty shall not apply and be of no force and effect if GOST determines, according to its sole and exclusive discretion, upon inspection, that any of the following conditions caused either the failure of the NAV-TRACKER or the requirement for service;

- A. Damage Resulting from accidents, acts of god, alterations, or misuses.
- B. CLIENT failure to properly follow the operation for installation instructions.
- C. Communication failures due to interruption of power.
- D. Repairs requiring batteries.
- E. Ordinary maintenance, wear, and tear.
- F. Alterations made to the CLIENT'S vessel.
- G. Alterations made to the NAV-TRACKER or the SYSTEM by CLIENT, third parties, or damage to the vessel or the NAV-TRACKER.
- H. CLIENT has failed to conduct periodic tests of the NAV-TRACKER to verify its continued functionality.
- I. CLIENT is responsible for any of the acts or omissions described in sub-paragraphs 2A- 2F.
- J. Any other cause reasonably beyond the control of GOST.

OTHER THAN THIS LIMITED WARRANTY, GOST MAKES NO GUARANTY OR WARRANTY OF ANY KIND OR NATURE, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR WARRANTIES AS TO FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE NAV-TRACKER OR THE SERVICES TO BE PERFORMED UNDER THIS AGREEMENT.

ADDITIONALLY, GOST MAKES NO GUARANTEE, WARRANTY, OR REPRESENTATION OF ANY KIND OR NATURE THAT EITHER THE NAV-TRACKER OR THE SERVICE PROVIDED UNDER THIS AGREEMENT WILL AVERT OR PREVENT OCCURRENCES OR ANY CONSEQUENCES THEREFROM WHICH THE NAV-TRACKER AND OR THE SERVICES PROVIDED HEREUNDER ARE DESIGNED TO DETECT. IN THIS REGARD, CLIENT AGREES AND ACKNOWLEDGES THAT THE NAV-TRACKER AND THE SERVICES PROVIDED HEREUNDER BY GOST ARE TRACKING SYSTEMS ONLY AND NOT CAPABLE OF PREVENTING ANY OCCURRENCE.

To the extent that repairs and replacements are required which are not covered by this Limited Warranty, GOST will repair or replace any equipment not covered hereunder, or after the expiration of this Limited Warranty, at the current prevailing prices charged by GOST for labor and materials.

6. Limitation of Liability. Notwithstanding any provision in this AGREEMENT to the contrary, the liability of GOST arising from either a breach of this Agreement, or the failure of performance of the NAV-TRACKER shall be limited to the value of the cost of repair or replacement of any defective part of the NAV-TRACKER, if it is determined that the NAV-TRACKER, any defective part thereof, or the services provided thereunder, or through this Agreement, were the direct cause of any loss or damage or harm suffered by CLIENT. Similarly, GOST shall not be liable for the loss of, damage to, or repair of the vessel for which the NAV-TRACKER and this service is designed to protect, nor any incidental or consequential damages arising therefrom.

7. Independent Covenants/Partial Invalidity. The parties hereto agree that each of the provisions of this Agreement shall be construed to be independent covenants, conditions, and promises of the parties hereto. Accordingly, if any provision or clause of this Agreement as applied to any party or any circumstances shall be adjudged by a Court to be invalid or enforceable, such adjudication shall in no way affect any other provision of this Agreement, the application of such provision in any other circumstances, or the validity or enforceability of this Agreement.

8. Governing Law. This Agreement shall be governed by and construed in accordance with laws of the State of Florida.

9. Time of the Essence. Time wherever specified hereunder is and shall be deemed to be of the essence.

10. Merger. This Agreement incorporates all of the understandings of the parties with regard to the subject matter hereof, and supersedes any and all prior negotiations between the parties with regard to the subject matter hereof.

11. Modification. This Agreement may only be modified by a written instrument executed by the parties with the same formalities as the execution of this Agreement.

12. Article Headings. The use of article headings are for convenience of reference only and shall not be used to interpret or modify any of the meaning or interpretation of any of the provisions of this Agreement.

13. Enforcement/Venue. In the event either party fails to perform their obligations hereunder, the prevailing party in any litigation arising therefrom shall be awarded all of their attorney's fees incurred in such litigation through and including any appeals. By execution of this Agreement, the parties agree and acknowledge that the Circuit Court of the Seventeenth Judicial Circuit in and for Broward County, Florida is hereby appointed to be the exclusive venue of and for any disputes or litigation filed by and between the parties hereto.

14. Prohibited Transactions. This Agreement may not be assigned by the CLIENT without the prior written consent of GOST which consent may be withheld by GOST according to their sole and unbridled discretion.

15. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

16. **Facsimile.** Facsimile or an electronic scanned transmission of a hand signed copy or an electronically executed document shall constitute delivery of said signed document.

17. **Binding Effect.** This Agreement shall be binding upon the parties, their heirs, successors and assigns.