## DEFINITION AND SCOPE OF THE CONTRACT

Unless otherwise agreed these Conditions shall be applicable to any form of service provided by the Freight Forwarder

They may be quoted as "Belgian Forwarding Conditions" They represent a recognized custom of the trade

### Article 2

In these Conditions

- Customer: is the Freight Forwarder's Principal at the Instructions of whom and on behalf of whom the Freight Forwarder provides services, information or advice, whe ther gratuitous or for reward
- Freight Forwarder: is a CEB member or each Freight
- Forwarder conducting business under these Conditions, service: is any instruction to forward goods offered, accepted for performance, or performed by the Freight Forwarder, and any related act, any information or advice
- goods; are all and any goods including their packaging, entrusted to the Freight Forwarder by the Customer. Such goods include all and any merchandise as well as all and any titles or documents that represent or may represent
- owner: is the owner of the goods to which the service
- provided by the Freight Forwarder pertains.
  third parties: are any non-contracting parties, in partier any natural or legal persons whom the Forwarder deals with in the performance of his

### Article 3

Where the performance of services is concerned, a di on is made between the Freight Forwarder who acts:

- as a forwarding agent under Belgian law (commission-naire expediteur): his duties consist of, inter alia, forwarding goods either in his own name or in his Principal's name, but always on the latter's behalf, and pursuant thereto in providing all and any such services as may be necessary in respect thereof, performing all and any required formalities and concluding any such agreements as are necessary for such purpose
- 2) as a principal under Belgian law (commissionnaire de transport): in the following cases only, and in no other cases, the Freight Forwarder shall be regarded as a principal
  - a) when he performs the carriage of goods in his own name and by his own means of transport,
  - when he issues a transport document in his own name when the instructions explicitly show that the Freight Forwarder assumes such obligation.

## Article 4

These Conditions do not imply any waiver of any right by the Freight Forwarder and they cannot give rise to a more extensive liability than that to which he would be subject pursuant to any legislation or regulation applicable in addition to these

# Article 5

The Customer warrants that the goods entrusted by him to the Freight Forwarder under his instructions are his property or that as an authorized agent of the owner he has the right of control of such goods, and that consequently he accepts these Conditions not only for himself but also for and on behalf of his Principal and for and on behalf of the owne

# FORMATION AND PERFORMANCE OF THE CONTRACT

## Article 6

Unless otherwise agreed, or unless an event constituting force majeure arises beyond the Freight Forwarder's control an offer made by the Freight Forwarder shall be valid for 8

Such an offer shall be based upon existing rates, remunera tions, freight charges, currency rates and estimated dates, which are in force at the time when the offer is communicated to the Customer.

Should one or more of these elements be varied, the prices offered shall be adapted accordingly and retroactively

The Freight Forwarder shall at all times be entitled to charge to the customer all and any amounts charged to him by third parties as a result of improperly calculated freights, costs and

The Customer shall undertake to supply to the Freight Forwarder, in advance and not later than at the time of conrowarder, in advance and not rater man at the time or con-firmation of the order, any useful information including, but not limited to, the nature of the goods, the method of ship-ment, the place of taking over and delivery, and the required route and procedure, and in particular any information which the Principal may be presumed to have at his disposal as manufacturer, merchant, owner or consignor of the goods, and which may ensure their preservation, shipment, taking over at the place of departure and delivery at the place of

# Article 8

The Freight Forwarder shall not be presumed to examine the correctness of the particulars or the information given by the Customer or the authenticity or regularity of the documents furnished by the Customer. Such information shall be accepted in good faith.

In the absence of precise instructions to the contrary or spe cial agreements, the Freight Forwarder shall be at liberty in his choice of means to be used to organise and perform the services to the best of his abilities according to normal business practice, including the groupage of god

The Freight Forwarder shall be entitled to charge any amounts or fees for his expenses and interventions on a fixed basis, i.e. as a lump sum or an inclusive price.

rformance of his duties, the Freight Forwarder may employ third parties, servants and agents who show normal professional qualifications

Unless instructed to the contrary, the Freight Forwarder shall be entitled to keep possession, control or custody of any goods that for some reason could not be delivered, or to take custody of them, and to store the goods at the Principal's cost and risk or at the expense and risk of the goods themselves. In accordance with the provisions of the Act of 5 May 1872. the Freight Forwarder may sell the goods and apply the proceeds in or towards the payment of his claims.

In the case of dangerous, perishable, flammable, explosive goods or goods that may otherwise cause damage to perons, anii nals or property, subject to prior notification in wri Customer and subject to accountability the Freight rder may destroy, remove or sell the goods on the ner's behalf and at the Customer's risk.

### cle 13

der shall be entitled to suspend the perluties if the Customer fails to fulfil or insuffi fulfils his obligation in any way,

Contract shall remain in es shall however be sus ation of the stituting force majeure

se of sne s that are uncom specific effort, All additional additional fees may be costs caused by force maj orne by the

### Article 14

writing, guard the goods to be Forwarder shall r red, wherever they a

## PAYMENT

The amounts or fees charged shall t ole in cash at the Freight Forw varder's registered office the date of the invoice.

Any loss resulting from exchange rate fluctuations is for Customer himself to the payment of a specific debt may be applied at the Freight Forwarder's choice to the payment of any amount owed by the Custome

Any protest against the invoicing or any services and amounts charged must have been received by the Freight Forwarder in writing within 14 days from the date of invoice

The Customer waives any right to rely on any circumstance which might entitle him to suspend payment in whole or in part and waives any right to set-off or counterclaim with regard to all amounts charged to him by the Freight

## Article 18

The Freight Forwarder shall not be required to provide secu-rity for the payment of freight, duties, levies and taxes or any liabilities whatsoever, should this be required by third parties. Where the Freight Forwarder has provided security, the Customer is under a duty, at the Freight Forwarder's first request in writing, to pay to the Freight Forwarder, by way of security, any amount for which the Freight Forwarder has provided security to third parties, ,

Any debt not paid on its due date shall, without any prior notice, be increased with compensatory interests calculated at the statutory interest rate and increased by liquidated dama ges equal to 10 % of the debt, so as to cover any economic and administrative loss, without prejudice to the Freight Forwarder's right to prove the exist ence of more exter damage.

# CUSTOMER'S DUTIES AND LIABILITY

The Customer shall undertake and accept liability for the fol-

- that his instructions and his description of the goods are complete, correct and accurate:
- that the goods to be entrusted by him to the Freight Forwarder shall be made available in time, completely and in a useful way, that they are loaded, stowed, packed and marked in accordance with the nature of the goods, the place of receipt or destination, and for the purposes for which they are entrusted to the Freight Forwarder
- that all documents submitted to the Freight Forwarder by the Customer are complete, correct, valid, authentic and not improperly prepared or used; that, unless the Freight Forwarder has been informed

thereof previously and in writing, the goods entrusted to him are not of a dangerous, perishable, flammable or explosive nature or liable to otherwise cause damage to third parties, persons or property;

that he will examine all documents submitted by the Freight Forwarder upon receipt and that he will verify whether they are in accordance to the instructions given

### Article 21

ner shall be liable to the Freight Forwarder and he shall indemnify him at his first request

- re and the packaging of the goods, the incorrectness, inaccuracy or incompleteness of instructions and information, the non-delivery or untimely delivery of the goods to the Freight Forwarder at the agreed time and place of receipt, the failure to provide, or timely provide documents and/or instructions, and the fault or negligen ce in general of the Customer and of the third parties
- against any damage and/or loss, costs and expenditure which is claimed from the Freight Forwarder by authorities, third parties or servants and agents, for whatever reason, with regard to the goods, any damage, expenditure, costs, duties, claimed directly or indirectly as a result of the service provided on the instructions of the Customer, unless the Customer shows that such claim was directly caused by a fault or negligent act or omission for which only the Freight Forwarder is liable
- against any damage and/or loss, costs and expenditure which is claimed from the Freight Forwarder in cases where, under Community or national laws and regula-tions, he is under any personal and/or joint and several liability for the payment or settlement of customs duties and/or other taxes

If the claim for which the Freight Forwarder requires compensation or indemnity from the Customer pertains to a customs or other tax claim, and if it is based on instructions with regard to customs received from the Customer or on his behalf, the Customer shall undertake, at the Freight Forwarder's request, to provide a financial guarantee to unconditionally warrant the Customer's liability towards the Freight Forwarder, to the benefit of the Freight Forwarder or to the benefit of a third party designated by the Freight

## REIGHT FORWARDER'S DUTIES AND LIABILITY

## Provisions common to Agents and Principals

## Article 23

Forwarder shall not be liable for damage caused nt constituting force majeure, including, but not war, riots, strikes, lockouts, boycotts, work concargo or weather conditions.

varder shall not be liable for damage or loss theft of goods in his possession, custody or conthe Freight Forwarder, in tomer, should have avoided en, provided that the risk of s not fo t of th under local regula

# Article 25

or dan tial loss or di

# Article 26

The Freight Forwarder or bad result of any in is proved to have been o

## 2) Liability of the Freight Forwarder acting as

# Article 27

The Freight Forwarder shall perform his ble care, dedication and perception, and he s duty of normal professional performance of the instructions

The Freight Forwarder's liability shall be limited to that for fault, negligence or omission in the performance of the

To the extent that such fault, negligence or omission has cau-sed any direct material damage or financial loss to the Customer or third parties, the Freight Forwarder shall be entitled to limit his liability to 5 per kilogramme gross weight of the goods lost or damaged, with a maximum of 25,000 per contract

The Freight Forwarder shall not be liable for the performance of any contract entered into by him for and on behalf of his Customer with third parties, servants or agents, pertaining to storage, transport, customs clearance or the handling of goods, unless it is shown by the Customer that the defective erformance thereof was directly caused by the Freight Forwarder's fault.

## Article 30

The Freight Forwarder does not guarantee any fixed time or date for delivery, dates of arrival and departure, unless otherwise previously agreed in writing. The indication of a time or date for delivery by the Principal is not binding upon the Freight Forwarder

### 3) Liability of the Freight Forwarder acting as Principal (art. 3.2)

### Article 31

The Freight Forwarder shall be liable as a carrier in the cases provided for in article 3.2.

His liability shall be determined according to national law and the international conventions applicable to the mode of transport concerned.

### PRIVILEGE AND LIEN

### Article 32

Any amounts charged by the Freight Forwarder shall be privileged in accordance with Belgian law and with these

Any claims of the Freight Forwarder as against his Principal shall be privileged under Article 14 of the Act of 5 May 1872, Article 20,7° of the Mortgage Act, and Article 136 of the General Customs and Excise Act with regard to all goods, documents or monies currently or in the future in his possession, custody or control, regardless of the fact whether the claim pertains in whole or in part to the taking in charge or forwarding of other goods than those in his possession, custody or control.

### Article 34

The Freight Forwarder shall have the right to retain the goods and he shall be entitled to sell or dispose of the goods and to apply the proceeds to his claim in full; they shall also serve as security, regardless of the fact whether the Principal is the owner of the goods

### INSURANCE

The Freight Forwarder may make insurance (AREX 21) available to the Principal upon his request in writing, for any business related to international carriage at the Freight

The costs of such insurance shall be borne by the Principal.

# PRESCRIPTION AND EXTINCTION OF RIGHT

The Freight Forwarder must be given notice in writing of any claim for damages as against him, with reasoned grounds within 14 days from either the delivery of the goods or the sending of the goods.

Any potential liability of the Freight Forwarder shall be extinguished automatically and definitively when the Customer has retaken delivery of the documents pertaining to a specific operation within the framework of services after the performance thereof without having formulated a reasoned reservation not later than on the 10th day after the sending of these documents by the Freight Forwarder.

## Article 37

Any liability action against the Freight Forwarder shall be time-barred as a result of prescription if it is not brought in the Court having jurisdiction within a period of six months. Prescription shall run from the day following the day on which the goods were delivered or should have been delivered, or, n the absence of delivery, from the day following the day the went giving rise to the action took place.

# JURISDICTION AND ADMINISTRATION OF JUSTICE

Exclusive jurisdiction is deferred to the Courts of the Freight Forwarder's registered office, which is presumed to be the place of formation and performance of the Contract, without prejudice to the Freight Forwarder's right to bring the action before another Court

## Article 39

Legal and arbitration proceedings against third parties shall not be conducted by the Freight Forwarder unle to do so at the Principal's request and for and on the Principal's behalf.

All legal relations governed by these Conditions shall exclusively be governed by the laws of Belgium.

## ENTRY INTO FORCE

These Conditions were published in the Supplements to the Belgian Official Gazette (Belgisch Staatsblad - Moniteur belge) of June 24, 2005 under number 0090237 and replace all other General Terms and Conditions of the Belgian Freight Forwarders from the date of entry into force as hereinafter specified