

TERMS AND CONDITIONS OF SHENKER DOOEL SKOPJE FOR THE TRANSPORT OF GOODS

GENERAL RULES:

In the case of services or any part of them, as defined above in the offer is prohibited by any laws or regulations including, but not limited to domestic, US or EU laws, and including, but not limiting the laws relating to the fight against terrorism, SCHENKER DOOEL Skopje has the right to cancel services in part or in full at any time, without prior notice and without responsibility to the customer.

OBLIGATIONS OF ORDERER/SHIPER/EXPORTER/ CONSIGNEE/ IMPORTER:

ORDERER/ SHIPER /EXPORTER/ CONSIGNEE/ IMPORTER is obliged to provide all documentation for the uninterrupted transport of the goods to hand it over to the driver in the loading and to ensure the proper packaging of the goods, in accordance with the transport rules and the type/content of the goods.

The customer undertakes to provide precise data on the number of pallets, dimensions, weight, type and value of the goods, in the case of inaccurate information, Schenker Dooel does not guarantee the loading of goods exceeding the amount described in the offer. If we take over goods that are not included in the offer, we reserve the right to a proportional increase in the price of transport, depending on the amount of additional goods loaded. If we have not been provided with information about the value of the goods before the time of the offer, we reserve the right to charge for the customs guarantee service in transit if necessary. It is mandatory to provide accurate information on loading/unloading addresses, places of export/import customs duties together with the names of customs agents and parity of delivery of goods (INCOTERMS 2010). Any costs not included in the offer and incurred due to inaccurate/ untimely information or non-compliance with the obligations of the accounting person/sender/exporter/recipient/importer will be further invoiced to the ordering person.

PAYMENT TERMS:

The prices listed in the offer do not include VAT.

Unless otherwise agreed, payment is made before the shipment is picked up.

In the case of late payment, interest and exchange differences will be further invoiced.

All costs incurred as a result of non-payment of invoices will be charged of the accountant.

LIMITATION OF RESPONSIBILITY:

Your shipment is not automatically insured in transit. If you want to provide the possibility of compensation for damages that are outside the scope of our responsibility, we recommend transport insurance.

In many harmful cases, the shipping agent is not responsible (general accident, natural disaster), and in no case can our responsibility exceed the limits established by the Warsaw Convention, the Montreal Convention, the CMR/CIM Convention or the conditions listed in the cargo leaf, regardless of the true amount of damage.

Any information regarding time limits (loading/unloading date) is of an informative nature and as such is not binding.

Air or ocean transport may be replaced by land transport in any part of the transport route.

Invoices are due for payment at the end of the currency, unless otherwise agreed. In the case of an invoice objection, the accountant is obliged to make a payment of the undisputed part of the invoice, and a written objection should be sent to the disputed part of the invoice within 8 (eight) days of receipt of the invoice. Complaints must be confirmed in writing. All untimely and incomplete information will not be considered. If the complaint is shown to be unjustified and/or belated, Schenker Dooel reserves the right to charge the invoice issued in its entirety, with the corresponding default interest established by law.

The client is responsible for the accuracy and completeness of the information Schenker Dooel will not be held responsible for any direct or indirect damage arising from inaccurate and incomplete information's. In the case where the services offered include customs mediation, they do not include complaints against decisions of the competent authorities, and Schenker Dooel. reserves the right to refrain from lodging complaints.

The execution of the service by Schenker Dooel is based on information obtained by the accountant. Schenker Dooel is not responsible for the statements made by the accountant, nor for the consequences of determining import duties, fees and similar duties at any stage of the service. This offer is intended only for persons listed as recipients. The forwarding of the offer to third parties must be approved by Schenker Ltd. in writing.

By accepting this offer, you agree to contact Schenker Dooel for other offers and promotion of services. This consent can be recalled at any time.

In the event of a dispute based on this offer, the Skopje court is responsible

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