

THE BULGARIAN NATIONAL FORWARDERS ASSOCIATION (NSBS)

STANDARD TRADING CONDITIONS (EDITION 2015)

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The right to use these STANDARD TRADING CONDITIONS is reserved exclusively to the Freight Forwarders - members of the BULGARIAN NATIONAL FORWARDERS ASSOCIATION (NSBS), holding a valid Certificate of membership, whose liability towards the Customers under these STANDARD TRADING CONDITIONS is insured.

NOTICE:

*THIS TEXT IS AN ENGLISH TRANSLATION FROM THE BULGARIAN ORIGINAL
While every care has been taken to achieve an accurate translation, no legal responsibility can be accepted for its contents, nor should it be regarded as an equivalent for legal purposes of the Bulgarian original.*

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In compliance with Art. 18 of the Bulgarian Copyright Act the right to use these Standard Trading Conditions belongs exclusively to the members of the Bulgarian National Forwarders Association, NSBS. Therefore we recommend you to make sure that the freight forwarding or logistics company, which declares to work under these STC is listed as NSBS member on the following web site: <http://www.nsbs.bg>

I. DEFINITIONS AND ABBREVIATIONS:

ART. 1. The definitions and abbreviations used in the text of these STANDARD TRADING CONDITIONS bear the following meaning:

1. "STANDARD TRADING CONDITIONS" hereinafter is abbreviated as "STC".
2. "FORWARDER" is the Merchant, who by occupation and for common use performs the services and the related transactions for carriage, warehousing, handling and documenting of goods/cargo, constituting the objects of these STANDARD TRADING CONDITIONS (STC). For the purposes of these STC the meaning of the term "FORWARDER" is not limited exclusively to the legal definitions contained in Art. 361 to Art. 366 of the Commerce Act of Bulgaria.
3. "CUSTOMER" is any Person on whose behalf, for whose benefit and/or at whose request the FORWARDER undertakes any business or provides any services or information under these STC.
4. "OWNER" is any Person who has legal rights of disposal of the goods and of their packing.
6. "PERSON" means any physical person or body corporate, as well as his/hers/its legal representatives and any Authority, State Agency or Institution.
5. „SUBCONTRACTOR“ means the actual doer (Carrier, Loader/Stevedore, Warehousing operator etc.), hired by the FORWARDER to fulfill the dealings and services organized by the FORWARDER.
6. "PERSON" means any physical person or body corporate, as well as his/hers/its legal representatives and any Authority, State Agency or Institution.
7. "GOODS" (or "CARGO") is the object of the services and the related transactions performed by the FORWARDER under these STC, which includes also any packing, container or equipment for the protection of the goods in transportation, handling or storage.
8. "DANGEROUS GOODS" are such goods/cargo, which constitute a risk in transportation, handling or storage according to the legislation of any of the countries of origin, destination or transit and/or according to the applicable international regulations.
9. "TRANSPORT UNITS" are any containers, trucks, trailers and semi- trailers, railcars, tanks, pallets and all other devices, specifically constructed for the carriage of goods by land, water or air.
10. "HANDLING" is the physical operations performed or organized by the FORWARDER with the goods/cargo, such as: loading, unloading, stowing, re-stowing, re-arranging, securing and unsecuring, packing and unpacking, sorting, counting, weighing, marking, labeling, etc.
11. "INSTRUCTIONS" are any general and specific requirements, clearly stated by the CUSTOMER and accepted for execution by the FORWARDER.
12. "FORWARDING DOCUMENT" is any document issued by the FORWARDER in his own name and on his own behalf to cover the transportation, the storage or the handling of the goods/cargo.
13. The headings of the Chapters and the Articles of these STANDARD TRADING CONDITIONS serve for convenience only and have no contractual significance.

II. OBJECTS AND SCOPE OF APPLICATION

ART. 2. These STC set down the terms and conditions for and the liabilities of the Parties in the course of any activity, service or business undertaken by the FORWARDER and by his Employees, Agents and by any other person acting at the request and on behalf of the FORWARDER, whether or not this activity, service or business is performed:

1. Against remuneration or gratuitously;
2. By express or implied agreement or request;
3. As a separate service or as an integral part of another service;
4. At the request of the CUSTOMER, the OWNER or of any other person having a legal interest in the goods.

These STC does not apply on the legal relations between the FORWARDER and the Carriers, Loaders/Stevedores and Warehousing operators, who are the SUBCONTRACTORS and actually perform the services delegated by the FORWARDER.

ART. 3. SCOPE OF APPLICATION:

(1) Any and all activities or services performed, agreements concluded and documents signed by the FORWARDER are undertaken solely and exclusively subject to these STC and to the mandatory legislation, unless the Parties have expressly agreed otherwise in writing.

(2) By agreeing, expressly or by implication, to accept any service from or otherwise to deal with the FORWARDER, the CUSTOMER and the OWNER unconditionally accept that they conclude with the FORWARDER a contract, containing as its integral part these STC.

ART. 4. If any legislation or court decision limiting the rights or increasing the liability of the FORWARDER is mandatory applicable to any business or service undertaken by the FORWARDER, same shall be applied only to the respective transaction or part thereof without otherwise affecting the validity or the meaning of the other provisions of these STC.

ART. 5. In agreement with the CUSTOMER, the FORWARDER may issue a FORWARDING DOCUMENT covering part or the entire contract for the carriage, storage or handling of the goods.

In this case the relations between the FORWARDER and the CUSTOMER are determined by the provisions of the FORWARDING DOCUMENT insofar as these provisions are complementing or cancelling the STC.

Thereby the provisions of Art. 4 above will also apply.

III. LEGAL CAPACITY OF THE FORWARDER

ART. 6. In undertaking the activities, services and transactions which constitute the objects of these STC, the FORWARDER may act in one of the following legal capacities:

1. As PROXY - in the name and on behalf of the CUSTOMER/OWNER;
2. As AGENT - in his own name, but on behalf of the CUSTOMER and/or the OWNER;
3. As Principal-OPERATOR - in his own name and on his own behalf.

ART. 7. THE FORWARDER AS PROXY:

(1) In the role of PROXY the FORWARDER acts within the limits of the express powers conferred on him by the CUSTOMER and is liable only for his faults and for abuse of said powers.

(2) The rights and liabilities in the contracts concluded for the carriage, storage or handling of the goods or for other services arise directly between the parties to the contract - the CUSTOMER and the actual SUBCONTRACTOR of the services.

ART. 8. THE FORWARDER AS AGENT:

(1) The FORWARDER acts as AGENT in any case when the CUSTOMER can directly enforce the execution of the contract made for a particular service from the SUBCONTRACTOR, whether or not he has been named or disclosed as Principal by the FORWARDER.

(2) In the role of AGENT the FORWARDER secures the conclusion and implementation of contracts for carriage, storage or handling of goods and for other services acting in his own name, but on behalf of the CUSTOMER.

(3) If acting as AGENT the FORWARDER has assumed a "del credere" liability, he is entitled to a separate commission.

(4) The FORWARDER must render an account of the transaction and transfer the rights, obligations and results of same to the CUSTOMER.

Otherwise it is presumed – until proving the opposite – that the FORWARDER has become a Party to the contract and acts as Principal-OPERATOR in his own name and on his own behalf.

(5) The CUSTOMER hereby expressly authorizes the FORWARDER to perform any and all acts necessary for the discharge of his duties towards the CUSTOMER, as well as to enter into contracts and agreements on behalf of the CUSTOMER for:

1. The carriage of goods by any route or means of transport or by any Carrier, separately or jointly with other goods of any kind;
2. The storage or handling of goods by any person, at any place and for any length of time.
3. The completing of the documents necessary for carrying out the services acc. to items 1. and 2. above.

(6) The FORWARDER is not liable for contracts, concluded on behalf of the CUSTOMER with Carriers, Warehousemen and other SUBCONTRACTORS, in which the liability of the SUBCONTRACTORS is limited or excluded according to their usual trading conditions.

(7) On conclusion of the contracts referred to in Section (6) above, the FORWARDER is not obliged, unless otherwise specially agreed, to declare a particular value or interest in delivery of the goods and is entitled to accept for and on behalf of the CUSTOMER the usual trading Conditions of the Providers of the contractual services.

(8) Acting in his name and on behalf of the CUSTOMER, the FORWARDER is entitled to perform any of his obligations either himself or through another person – SUBCONTRACTOR – (including also an intermediate Forwarder) and any such person is also entitled to the benefit of these STC.

ART. 9. THE FORWARDER AS Principal-OPERATOR:

(1) Where the FORWARDER has held himself out to be the Provider of the contractual services, has accepted instructions for the carriage, storage or handling of the goods and has issued a FORWARDING DOCUMENT for the service or for part thereof, it is deemed that the FORWARDER is a Principal-OPERATOR for the respective service or part thereof.

(2) Contracting in the role of Principal-OPERATOR, the FORWARDER undertakes to perform and/or on his own behalf to procure the contractual services and subject to the provisions of these STC accepts liability for loss or damage occurring between the time he has taken the goods into his charge and the time of their delivery to the entitled person.

(3) Even when the FORWARDER is acting as Principal-OPERATOR, it is not necessary for him to be the actual Carrier, Stevedore or owner of a public warehouse.

Therefore the FORWARDER-OPERATOR is empowered to deal exclusively on the basis of these STC and the conditions embodied in the text of the FORWARDING DOCUMENT issued in his name and on his behalf.

(4) The FORWARDER reserves to himself a reasonable liberty as to the routes, means, technologies, procedures and SUBCONTRACTORS employed in the carriage, storage, handling or documenting of the goods.

ART. 10. The charging of a fixed price for any service does not of itself determine whether the FORWARDER arranges such service as AGENT or as Principal-OPERATOR.

IV. GENERAL OBLIGATIONS OF THE FORWARDER

ART. 11. The FORWARDER shall perform his duties and services with professional care, diligence and skill and within a reasonable time.

ART. 12. The FORWARDER is obliged to provide the necessary staff, organization, structures, capital and skills for the execution of the contractual services.

ART. 13. Subject to the provisions of these STC, the FORWARDER must take reasonable steps to execute the instructions of the CUSTOMER, whereby:

1. The FORWARDER shall notify the CUSTOMER if he considers his instructions to be insufficient or inexecutable;
2. The FORWARDER may depart from those instructions if there is good reason to consider that this departure is necessary to safeguard the interests of the CUSTOMER.

ART. 14. Within the limits of his professional knowledge and of reasonable care for the interests of the CUSTOMER, the FORWARDER shall inform in advance the CUSTOMER of any circumstances which might thwart the execution of the forwarding order.

ART. 15. If after conclusion of the contract the FORWARDER becomes aware of circumstances which in his opinion make it partly or wholly impossible for him to fulfill his duties, he shall inform the CUSTOMER and seek further instructions.

V. GENERAL OBLIGATIONS OF THE CUSTOMER

ART. 16. The CUSTOMER shall give sufficient and implementable instructions for the execution of the forwarding order.

ART. 17. By agreeing to accept any service or business from the FORWARDER, the CUSTOMER warrants the following:

1. That he is legally entitled – or a proxy of the person so entitled – to dispose of the goods and that he accepts these STC also for and on behalf of the OWNER of the goods;
2. That he has the necessary information of the transactions in respect of which he employs the services of the FORWARDER, including the terms of delivery of the goods;
3. That he knows the goods and their properties and the written description of the goods and their properties is complete and accurate for the purposes, for which the goods are delivered to the FORWARDER;
4. That the goods are not the object of transactions prohibited in any of the countries of origin, destination or transit of the goods;
5. That the goods are properly prepared, packed and marked for the purposes, for which they are delivered to the FORWARDER (unless the preparation, packing and marking of the goods is the responsibility of the FORWARDER);
6. That he accepts all rights and exemptions from liabilities of the FORWARDER and all his own obligations and liabilities under these STC, including also the obligation to indemnify in certain circumstances the FORWARDER against expenses, losses, damages and claims of third parties.

ART. 18. Where the goods are carried in or on any transport unit then, save when the FORWARDER has accepted to perform loading and/or fixing the cargo in the unit as Principal-OPERATOR, the CUSTOMER warrants the following:

1. That the goods are suitable for carriage in/on this transport unit;
2. That the goods are suitably packed, stowed and secured in or on the transport unit;
3. That the transport unit is in a suitable condition to carry the goods loaded therein.

ART. 19. INDEMNITIES DUE BY THE CUSTOMER:

(1) Even if there is no negligence or fault of the CUSTOMER, the CUSTOMER undertakes to indemnify the FORWARDER as follows:

1. For all taxes, duties, levies, fines, expenses, losses, damages and liabilities sustained by or incurred on the FORWARDER in the course of execution of the Forwarding Order;
2. Against claims by third parties and by any Authority, when such claims concern the goods of the CUSTOMER and the services of the FORWARDER, and the liability which such claims seek to impose on the FORWARDER exceeds the extent or scope of his liability under these STC.

(2) The obligation defined in section (1) above shall be revoked only when the indemnity due by the CUSTOMER is expressly included in the remuneration of the FORWARDER or when the expenses, damages, losses and liabilities result from the fault or misconduct of the FORWARDER.

ART. 20. A notice from the CUSTOMER that the forwarding order is made by or executed for the account of a third party does not revoke the obligations and the liabilities of the CUSTOMER towards the FORWARDER.

ART. 21. Any claims involving the liability of the FORWARDER under these STC shall be directed solely and exclusively against the FORWARDER and the CUSTOMER shall under no circumstances raise any such claims against the Directors, Employees and Agents of the FORWARDER.

Exceptions from this immunity are valid only if expressly and in writing authorized by the FORWARDER.

VI. FORWARDING OFFERS AND ORDERS

ART. 22. VALIDITY OF OFFERS:

(1) Offers made by the FORWARDER are valid if accepted immediately and for immediate execution and are subject to withdrawal or revision, unless they contain express provisions to the contrary.

(2) In the event of prime cost changes beyond his control the FORWARDER may change his offers and prices with or without prior notice.

(3) The prices in the offers and contracts made by the FORWARDER include only the services expressly listed therein and (unless otherwise agreed) relate to standard and harmless commercial goods of normal dimensions and weight and in normal condition, which do not require special conditions of carriage, storage or handling.

(4) The execution of the Forwarding contract presupposes the existence of normal conditions for the performance of the contractual services, unimpeded communications and continuation in force of the market conditions on basis of which the relevant contract has been made.

(5) The FORWARDER may recover from the CUSTOMER any additional outlays not included in the contractual price, provided that he has notified the CUSTOMER of same.

For this purpose, a general indication (such as: "plus usual additional expenses") shall suffice.

ART. 23. ORDERS:

(1) The execution of the FORWARDER's offers accepted by the CUSTOMER shall begin within a reasonable time after the FORWARDER has received and confirmed a concrete Order containing all instructions and particulars necessary for the performance of the contractual services.

(2) The CUSTOMER shall bear all consequences arising from the execution of an incorrect or incomplete Order; save when with a reasonable care the FORWARDER might have foreseen those consequences, but has not warned the CUSTOMER.

(3) Even when he has accepted the Order, the FORWARDER may refuse to execute it if he has reasonable grounds to assume that the payment of his expenses and remuneration is not secured.

(4) If the CUSTOMER withdraws a confirmed Order, the FORWARDER is entitled to receive a compensation of his expenses, except if proved that the Order was withdrawn through the fault of the FORWARDER.

VII. INSTRUCTIONS, DOCUMENTS AND INFORMATION

ART. 24. INSTRUCTIONS:

(1) Neither party is responsible for loss or damage arising solely as a consequence of verbal instructions, unless same have been confirmed in writing by either side.

(2) Instructions transmitted to persons not appointed or authorized to receive them are void, unless the transmitting side can prove that employing the care of a good Merchant it has had good reason to consider the receiving persons to be so appointed or authorized.

(3) The burden of proof of the correct and timely transmission of instructions rests on the party, which seeks to rely on those instructions to avoid liability or to engage the liability of the other party.

(4) Written instructions received by the FORWARDER are treated as definitive authority until revoked by the CUSTOMER.

However, instructions to hold the goods at the disposal of or to be delivered to a third party cannot be revoked once this third party has exercised its right of disposal.

(5) The parties must notify each other immediately of any changes in their address; otherwise, all notices are sent to the last known address.

(6) The FORWARDER is not obliged – unless otherwise contracted – to check the authenticity of signatures and the authority of signatories to sign any documents or instructions concerning the goods.

(7) Except by special agreement, any instructions for delivery of the goods in specified circumstances only (such as: against payment or against surrender of a particular document) are accepted for execution by the FORWARDER only as an Agent for the CUSTOMER, insofar as third parties are engaged to effect compliance with such instructions.

ART. 25. NOTICES AND DOCUMENTS:

(1) Notices in respect of the goods duly sent by the FORWARDER are sufficient evidence in disputes and claims.

(2) The FORWARDER is entitled, unless otherwise agreed, to send notices unregistered and documents of any kind – uninsured.

ART. 26. ADVICE AND INFORMATION:

Advice and information in any form are provided by the FORWARDER – save for those concerning fulfillment of an accepted order – upon request, for the CUSTOMER's use only and subject to the provisions of Art. 19 of these STC.

VIII. ACCEPTANCE, STORAGE AND FORWARDING OF GOODS

ART. 27. ACCEPTANCE:

(1) The FORWARDER accepts and delivers the goods by external appearance (by number of packages, type and condition of the packing) and by documents, without responsibility for the contents.

(2) The FORWARDER is not obliged to submit or to accept binding statements for the contents, weight, value and condition of the goods, or for any special interest in delivery; the usual acknowledgement of receipt issued by the FORWARDER is not a proof of those particulars.

(3) An exception from the provisions of Section (2) above may be made under special arrangement with the CUSTOMER, as well as when the latter requests and pays for a verification of the contents, weight, condition or the declared value of the goods.

The result of this check may be registered and then binds the FORWARDER, but even in this case the FORWARDER does not act as an Expert.

(4) An order to the FORWARDER to receive incoming goods authorizes him to disburse all charges due on delivery.

In this case the FORWARDER is entitled to a separate remuneration for the advance payment made on behalf of the CUSTOMER.

(5) The goods are deemed to be accepted by the FORWARDER when the CUSTOMER (or any person acting on his behalf) delivers the goods to any person acting on behalf of the FORWARDER and such delivery is made in accordance with the instructions of the FORWARDER.

ART. 28. The FORWARDER is obliged to inspect, maintain the condition of or repair the goods and their packing only under an express agreement with the CUSTOMER.

If the goods reach the FORWARDER in a visibly impaired condition, he must establish the damage, inform the CUSTOMER and maintain the latter's rights against the Carriers or the delivering persons.

ART. 29. Weighing, sorting, marking, labeling, packing and re-packing of the goods is undertaken by the FORWARDER only following an express order by or agreement with the CUSTOMER and against a separate remuneration.

ART. 30. STORAGE OF GOODS:

(1) When the FORWARDER acts as Principal-OPERATOR, the storage of goods, their acceptance into and delivery from a warehouse is undertaken subject to the STANDARD WAREHOUSING CONDITIONS OF THE BULGARIAN NATIONAL FORWARDING ASSOCIATION, unless otherwise expressly agreed.

(2) Intermediate storage of goods undertaken before, after or during the course of transportation arranged by the FORWARDER is subject to the provisions of these STC and the liability of the FORWARDER for loss of or damage to the goods is limited in accordance with Art. 58, section (3) below.

ART. 31. FORWARDING OF THE GOODS:

(1) Even if the CUSTOMER delivers the goods accompanied by a freight document, the FORWARDER is entitled to dispatch the goods under a new freight document showing the CUSTOMER and/or the FORWARDER as Consignor.

(2) The FORWARDER is not responsible – unless expressly and in writing agreed – for the dates of shipment and arrival of the goods and for their transportation time.

ART. 32. The FORWARDER is not obliged to carry, store or handle the goods of the CUSTOMER separately from other goods.

ART. 33. FORCE MAJEURE:

(1) Events outside the control of the FORWARDER which obstruct partly or wholly the execution of his contractual duties, absolve the FORWARDER from his obligations and liability under the affected forwarding order for the time-period during which such events last.

(2) Should such events occur, the FORWARDER is entitled to withdraw from the contract even if same has been partly executed, but in doing so he should exercise reasonable care to protect the interests of the CUSTOMER/OWNER. In the course of such events, The CUSTOMER is also entitled to terminate unilaterally the contract.

(3) If the events stated in Section (1) and (2) above take place, the FORWARDER is entitled to receive compensation of the costs incurred up to this moment in respect of the forwarding order.

IX. CUSTOMS CLEARANCE

ART. 34. CUSTOMS REQUIREMENTS:

(1) The CUSTOMER is obliged to make in due time a statement on the customs status of the goods delivered to the FORWARDER, as well to submit all necessary particulars and documents for the customs manifest and for the customs clearance of the goods.

(2) The CUSTOMER and/or the OWNER are obliged to inform in due time the FORWARDER of all official requirements in respect of the goods delivered to the FORWARDER (such as: customs duties, taxes, fines, levies and the like).

The consequences resulting from mistakes and omissions of the CUSTOMER/OWNER in this respect are entirely on their own account.

(3) The FORWARDER is obliged to observe the prescribed through the law customs status of the goods and is exempted from the obligation to execute any instructions of the CUSTOMER/OWNER which may result in an infraction of customs rules and regulations.

ART. 35. CUSTOMS CLEARANCE:

(1) Customs clearance and customs manifest upon acceptance, delivery or dispatch of the goods can be done by the FORWARDER in accordance with the conditions of the applicable normative regulations.

(2) Unless explicitly otherwise agreed, the FORWARDER effects customs clearance in Bulgaria in the capacity of a direct representative of the CUSTOMER/the OWNER in the sense of the Customs Act and the Regulations for its application.

(3) In any case the FORWARDER performs customs manifesting and/or customs clearance on basis of the documents accompanying the goods and/or the declaration of the CUSTOMER and/or the OWNER and/or their representatives and proxies and bears no responsibility for the authenticity of this documents and declarations.

(4) The order to forward goods to a Consignee in a foreign country includes also an order to clear customs formalities, if this is necessary to avoid impediment to the execution of the forwarding order.

(5) The order to accept and/or to deliver goods under customs bond includes an authorization for the FORWARDER to perform the required customs formalities.

(6) Unless otherwise agreed, the FORWARDER is entitled to demand from the CUSTOMER or OWNER a prepayment of or a security for the customs duties, taxes and levies due on the goods.

(7) The FORWARDER is entitled to a separate remuneration for performing customs formalities and/or for the payment of part or all customs duties and taxes, even when such remuneration has not been agreed in advance.

ART. 36. RESPONSIBILITY FOR CORRESPONDING OF THE GOODS:

(1) In the cases when the FORWARDER effects the customs manifest or clearance

1. The CUSYTOMER and/or the OWNER, as well as their representatives, bear full responsibility for the complete correspondence of the goods with their declarations and/or the documents accompanying the goods;

2. The rights of the FORWARDER against the CUSTOMER and the OWNER shall not be affected by acts of the Authorities, for which the FORWARDER is not liable.

(2) In case of infringement of the provisions of section (1) above, the CUSTOMER and the OWNER are jointly responsible according to the conditions of Art. 19 of these STC for indemnification of all the expenses, losses and damages brought upon the FORWARDER.

X. DELIVERY OF GOODS BY THE FORWARDER

ART. 37. The FORWARDER is entitled to deliver the goods with discharge of liability to any adult person belonging to the business or household of the Consignee.

At the delivery the provisions of Art. 27 above will apply by analogy.

ART. 38. Delivery of the goods to the Consignee is subject to the payment of all collect charges due.

If the Consignee refuses to pay part of or all collect charges due, he is deemed to refuse to take delivery of the goods.

ART. 39. If the CUSTOMER, the OWNER or the Consignee do not take delivery of the goods at the time and place when and where the FORWARDER is entitled to effect delivery, then the

FORWARDER is entitled to dispose of the goods at his own discretion with or without prior notice in the following manner:

1. To return the goods to the Consignor against payment of all costs incurred thereby and of his usual remuneration.
2. To store the goods or part thereof, whereupon the liability of the FORWARDER for the goods shall wholly cease and all costs incurred shall be on account of the CUSTOMER, even if the warehouse belongs to the FORWARDER.

ART. 40. DISPOSAL UPON IMPOSSIBILITY TO DELIVER THE GOODS:

(1) The FORWARDER is entitled to sell or to otherwise reasonably dispose of goods which for any reason (including also the provisions of Art. 38 and Art. 39 above) cannot be delivered in accordance with the instructions of the CUSTOMER or the OWNER, under the following conditions:

1. On 30 days preliminary notice to the CUSTOMER.
2. When the CUSTOMER or the other persons having a legal interest in the goods cannot be traced and/or do not give practicable instructions and/or do not pay the legally pertaining on the goods amounts - upon expiry of 90 days from the date on which the Consignee should have taken delivery.
3. Without prior notice for perishable goods, for goods which have perished/deteriorated and/or the keeping of which may cause damage to the FORWARDER or to third parties, or contradicts the applicable legislation.

(2) In the cases stated in Section (1) above, the FORWARDER disposes of the goods for and at the expense of the OWNER and is obliged to put at the disposal of the rightful claimant the proceeds of the sale after deducting all costs pertaining to the goods.

However if said costs exceed the proceeds of the sale, the FORWARDER is entitled to be paid the difference.

XI. INSURANCE

ART. 41. INSURANCE OF THE GOODS:

(1) Insurance of the goods is effected at the expense of the CUSTOMER and only pursuant to his express written instructions stating the insured value and the risks to be covered.

(2) Any insurance effected by the FORWARDER for and on behalf of the CUSTOMER is subject to the usual conditions, limitations and exceptions of the liability of the Insurer underwriting the risk.

(3) The FORWARDER is not obliged to conclude a separate insurance for each consignment, but may implement it on an open or general policy.

(4) When effecting insurance on behalf of the CUSTOMER, the FORWARDER neither enjoys the rights of the Insured, nor incurs any liability as Insurer.

The CUSTOMER has no recourse against the FORWARDER in respect of the insurance, except for error and negligence in effecting same.

ART. 42. In the event of insurance claims the FORWARDER is deemed to have fulfilled his duties when he has taken reasonable measures to safeguard the interests of the CUSTOMER and his rights under the insurance policy and has assigned the rights under the insurance contract (if made out in the name of the FORWARDER) to the CUSTOMER, to the OWNER and/or to the INSURER.

ART. 43. The FORWARDER is relieved of liability to the CUSTOMER for any part of a loss or damage covered by an insurance taken out by the FORWARDER on behalf of the CUSTOMER/the OWNER, save when a regular insurance is rendered void through a fault of the FORWARDER.

ART. 44. The rights of the Insurer against the FORWARDER in respect of claims assigned to the Insurer by the CUSTOMER/OWNER may not exceed the rights of the CUSTOMER under these STC.

Otherwise the provisions of Art. 19 of these STC apply.

ART. 45. The FORWARDER is entitled to a separate remuneration for effecting insurance of the goods, for pursuing insurance claims and for collecting insurance reimbursements in accordance with the instructions of the CUSTOMER/the OWNER.

XII. SPECIAL CONDITIONS RELATING TO SPECIFIC GOODS

ART. 46. DECLARATION OF GOODS WITH SPECIAL PROPERTIES:

(1) Goods, which:

1. are overweight, overdimensional or perishable cargo and/or
2. constitute a hazard for the human health or life, for any property or for the environment and/or
3. require special conditions or facilities for their transport, storage or handling, are accepted by the FORWARDER only under express written agreement, based on the declaration of the CUSTOMER for the specific properties and the special conditions of carriage, storage or handling of such goods.

(2) If the goods described in Section (1) above are delivered to the FORWARDER in the absence of such declaration or if same is incomplete or not precise, the CUSTOMER is liable for any costs and damages arising therefrom, even when there is no negligence or fault on his part.

ART. 47. When delivering dangerous goods, in addition to the requirements stipulated in Art. 46 above the CUSTOMER is further obliged:

1. To declare the class of the hazard and its classification number and to deliver the goods packed and marked in accordance with the applicable legislation and/or convention for the carriage of dangerous goods on the respective mode of transport.
2. To give over to the FORWARDER written instructions (incl. declaration of the Consignor for dangerous goods and/or the necessary TREM-cards) for:

- the nature of the hazard and the security measures which should be applied in the handling, storage and carriage of the goods;
- the measures, which should be applied in case of an accident involving the dangerous goods, including the aid which must be rendered to persons who have come in contact with the goods or with the substances derived therefrom.

ART. 48. RIGHT OF DISPOSAL OF GOODS WITH SPECIAL PROPERTIES:

(1) The FORWARDER may at any time unload, render harmless or destroy goods which give rise to an imminent danger to human life or health, to property or to the environment.

The FORWARDER shall exercise reasonable efforts to notify in advance the CUSTOMER/OWNER of his actions, except in an emergency situation.

(2) If in the circumstances stated in Section (1) above the CUSTOMER has not complied with the requirements of Art. 47, then the FORWARDER is not liable to pay any compensation or to make any General Average contributions in respect of the goods.

ART. 49. GOODS EXCLUDED FROM ACCEPTANCE:

(1) Except under special agreement the FORWARDER does not accept and does not deal with bank notes, coin, bullion, precious stones and metals, jewellery, valuables, antiques, objects of art, bonds, shares, negotiable instruments and securities of any kind, tobacco products, alcohol and personal luggage.

(2) Should the CUSTOMER nevertheless deliver or cause the FORWARDER to deal with any such goods otherwise than under special agreement, the FORWARDER shall be exempted from any liability whatsoever for or in connection with such obligation.

XIII. LIABILITY OF THE FORWARDER

ART. 50. The liability of the FORWARDER is functional, limited, excluded or terminated as defined in these STC.

ART. 51. If the FORWARDER may invoke a provision in these STC which limits or excludes his liability, then it is not an admissible counterplea that a delictual act has been committed.

ART. 52. LIMITATIONS OF THE LIABILITY OF THE FORWARDER AS PROXY AND AS AGENT:

(1) In principle, the liability of the FORWARDER when acting in the role of Proxy or Agent for and on behalf of the CUSTOMER is engaged only through mistakes or faults of the FORWARDER.

(2) Acting as Proxy or Agent the FORWARDER is not liable for the loss or damage caused to the CUSTOMER by the Provider of the services of carriage, storage or handling of the goods, unless the FORWARDER has not exercised due diligence in the choice of such Provider.

(3) In the circumstances defined in Section (1) and (2) above, the FORWARDER is obliged to render account of the transaction and to transfer to the CUSTOMER/OWNER all rights which the FORWARDER has against third parties in respect of the claim.

Thereby the liability of the FORWARDER is terminated, unless the loss or damage is due to a fault of the FORWARDER.

(4) At the request of the CUSTOMER, the FORWARDER will collect information and evidence concerning the loss or damage which is the subject of the claim.

(5) Under a special agreement with the CUSTOMER or the OWNER, the FORWARDER may raise a claim and/or pursue legal proceedings against liable third parties.

ART. 53. While making deals and rendering services in the role of Principal-OPERATOR, the FORWARDER is liable for the proved loss or damage which has occurred between the time he has taken the goods in his charge and the time of delivery of same, subject to the provisions of Art. 50 and 51 above.

ART. 54. In any case the FORWARDER is liable solely and exclusively for the direct loss of or damage to the goods taken in his charge and bears no liability for any consequential losses and damages and for the loss of revenue, profit or market.

In particular, in the event of loss or damage to a part of the goods which renders the other parts unusable, the FORWARDER is liable only for the loss of or damage to the directly affected part.

ART. 55. EXCLUDED RISKS:

(1) The FORWARDER is relieved of liability for loss of or damage to the goods if same is due to one of the following causes:

1. Implementation of the instructions of the CUSTOMER and acts or omissions of same;
2. The absence of documented instructions of the CUSTOMER when the nature of the goods and/or services requires such instructions;
3. Internal or hidden defect of the goods or their packing;
4. Inadequate or insufficient packing;
5. Inherent vice and properties of the goods and/or the materials of which the goods are manufactured;
6. Action of rodents, worms, moth, fungi, mold and of other pests and vermin;
7. Normal ageing, biological and physic-chemical processes usually taking place in the goods;
8. High and low temperatures, desiccation, humidity or condensation of vapors in a warehouse or a transport unit not designed to maintain a constant temperature or humidity (unless the CUSTOMER had expressly required the use of a warehouse or a vehicle with a temperature- or humidity- regulating facility);
9. Other atmospheric influences and the consequences thereof during the storage in a warehouse or the carriage in or on a transport unit not protected from such influences provided the use of such facilities has been agreed with the CUSTOMER.
10. Hostilities and military action; civil disturbances; strikes and lockouts; robbery; action of armed gangs; acts of any Authority; nuclear accidents and the consequences thereof; fire, earthquake and other natural disasters; events which are of a force majeure nature and other causes or events which the FORWARDER cannot reasonably avoid and/or the consequences thereof he is unable to prevent by the exercise of reasonable diligence.

(2) The burden of proof that the loss or damage was due to one or more of the causes specified above rests on the FORWARDER.

ART. 56. Where, according to these Standard Trading Conditions (STC), the FORWARDER is liable for loss of or damage to the goods, the extent and the scope of that liability shall be determined by the provisions of the applicable laws and conventions, which:

1. may not be amended or rescinded by means of a contract, and
2. would be applied if the party, which had suffered the damage, had concluded a separate direct contract with the actual CONTRACTOR executing the activity in the course of which the loss or damage had occurred, and had obtained the specific document that ought to be issued in order to ensure application of the provisions of the above-mentioned law or convention.

The provisions of Art. 58 below shall also apply.

ART. 57. CALCULATION OF COMPENSATION:

(1) Without prejudice to the limitations defined in Art. 58, the compensation due by the FORWARDER cannot exceed the value of the lost or damaged goods at the time and place where the FORWARDER has taken same in his charge.

(2) This value is determined by reference to the declared invoice price of the goods or in the absence of such price - in a descending order according to: the current commodity exchange price, the current wholesale price, or by reference to the usual value of goods of the same kind and quality.

(3) Compensation due from the FORWARDER is paid in Bulgarian currency and is re-calculated (wherever necessary) according to the central rate of exchange of the Bulgarian National Bank on the date when the loss or damage has occurred, or when this date is unknown - on the date when the loss/damage was established.

(4) Where the Claimant is a foreign person, the compensation may be paid in foreign currency according to the value and rate of exchange established by applying the provisions of Section (2) and (3) above.

ART. 58. LIMITATION OF INDEMNITY

(1) Where the Forwarder's liability derives from the mandatory provisions of laws and conventions that may not be amended or rescinded by a contract, the indemnity due shall be determined according to the regulations of said laws and conventions.

(2) In any other case the indemnity for loss of or damage to the goods shall be limited as follows:

1. To SDR 2.00 per kg gross weight of any lost / damaged goods, but not exceeding SDR 666.67 per package or shipment, in case the goods are transported by water or by multimodal international transportation including a water leg, provided the place where the loss/damage has occurred cannot be established.

2. To SDR 8.33 per kg gross weight of any lost/damaged goods carried internationally by road, railway and/or air.

(3) In case of delay in delivery, should the entitled party prove that damage has arisen therefrom, the FORWARDER shall pay indemnity up to the damage amount, but not exceeding his remuneration for the subject transaction/service. This provision excludes any claims falling under paragraph (1) above.

(4) In case of other claims not covered by the provisions of §§ (1), (2) and (3) of this Article, the indemnity due by the FORWARDER shall be limited to the lower of the following sums:

1. the value of the goods, subject of the transaction between the FORWARDER and the CLIENT, but not exceeding SDR 2.00 per kg gross weight with a maximum of SDR 666.67 per package or shipment, or
2. SDR 50 000 for every individual event or claim.

ART. 59. Should the FORWARDER act as Operator for the international air transport of goods, his liability shall on a contractual basis be subject to the provisions either of the Warsaw Convention or of the Montreal Convention, as applicable to the particular carriage.

ART. 60. By special agreement and against additional remuneration the FORWARDER may accept liability in excess of the limits set out in these STC.

ART. 61. The limits of liability, defined in CHAPTER XIII of these STC shall be waived only for loss or damage caused by criminal acts of the FORWARDER and/or where the FORWARDER has expressly accepted a liability covering declared value and/or declared interest in delivery of the goods.

ART. 62. When the compensation which the FORWARDER has to pay covers the full value of the goods determined according to Art. 57 above, the CUSTOMER or OWNER are obliged to transfer to the FORWARDER the title over the goods and all rights, which he may have against third parties in respect of the goods.

XIV. CLAIMS

ART. 63. TIME-LIMITS AND PROCEDURES:

(1) Any claim howsoever caused must be documented and notified in writing to the FORWARDER immediately after the events alleged to give rise to such claim become known to the rightful Claimant, but in any case not later than:

1. Upon taking delivery of the goods by the Consignee in the case of apparent loss or damage to the goods;

2. 5 days of taking delivery in the case of loss or damage which is not apparent;
 3. 20 days after the agreed or the usual time-limit for delivery for delay in delivery or for non-delivery of the goods;
 4. 30 days after the event in all other occurrences.
- (2) If the time-limits and procedures stated in Section (1) above are not complied with, then it is considered until the opposite is proved that the loss or damage has occurred after the FORWARDER has effected delivery of the goods.
- (3) The time-limit for the presentation of a proved claim against the FORWARDER is 3 (three) months, which start to run according to the provisions of Art. 64 below.
- (4) When the carriage is subject to the provisions of an international agreement or convention, the time-limits and claim procedures provided for in this convention or agreement shall apply.
- (5) The claim is deemed to be legally tendered only after the CUSTOMER has paid all sums due to the FORWARDER without deferment, reduction or set-off.
- (6) When the provisions of this Article have not been complied with or when the injured Claimant with his actions or omissions has prejudiced a counter-claim against liable third parties, the FORWARDER may reject the claim on this basis alone without bringing forth any other reason.

ART. 64. PERIOD OF LIMITATION:

- (1) The period of limitation for any legal action arising in respect of the services and deals of the FORWARDER is determined in accordance with the Bulgarian law and the applicable international conventions.
- (2) This period of limitation starts to run as follows:
1. In the case of partial loss, damage or delay in delivery – from the date of delivery;
 2. In the case of total loss - from the thirtieth day after the expiry of the agreed time-limit for delivery, or where there is no agreed time-limit - from the sixtieth day following the date on which the goods were taken over by the FORWARDER or by the SUBCONTRACTOR;
 3. In all other cases - from the ninetieth day after the confirmation of the forwarding Order.

XV. PAYMENT OF THE FORWARDER'S SERVICES, CHARGES AND REMUNERATION

ART. 65. TIME-LIMIT:

- (1) The CUSTOMER must pay to the FORWARDER all sums immediately when due, without postponement, reduction or compensation irrespective whether such sums constitute remuneration for services rendered or costs and damages sustained by the FORWARDER which, according to these STC are on account of the CUSTOMER and/or of third parties having a legal interest in the goods.
- (2) If a deadline for the payment has not been expressly agreed, the sums will be considered overdue and the CUSTOMER in default of payment after the expiry of 10 days from the date of issue or handing over of the FORWARDER's invoice for CUSTOMERS in Bulgaria and 14 days from the date of issue of the invoice or handing over for CUSTOMERS abroad.

ART. 66. In the case of default on due payments the Debtor becomes liable to a daily augment on the overdue sum amounting to 1/100 of the current annual base interest rate of the Bulgarian National Bank.

ART. 67. Insofar as this is consistent with the applicable currency regulations, the FORWARDER may demand from the CUSTOMER payment either in Bulgarian or in foreign currency. The exchange is to be calculated at the central rate of exchange of the Bulgarian National Bank on the date of issue of the FORWARDER's invoice.

ART. 68. Notwithstanding acceptance by the FORWARDER of instructions to collect part of or all charges and remunerations due to him from a third party, the CUSTOMER remains jointly responsible for the payment of such amounts when due.

ART. 69. The FORWARDER is entitled to recover all sums due to him either from the CUSTOMER or from the Consignor, the Consignee and/or the OWNER of the goods.

ART. 70. SECURITY:

(1) The FORWARDER is entitled to demand partial or complete prepayment of or a security for his remuneration and for all expenses and charges arising in the execution of the forwarding Order, including also expenses resulting from events of General Average nature concerning goods of the CUSTOMER.

(2) The FORWARDER is entitled at his discretion to take any reasonable measures to safeguard his interests and to secure reimbursement of the costs, charges and damages sustained in the execution of the forwarding order, including disposal of the goods, unless such costs and damages result through the fault of the FORWARDER.

ART. 71. Unless otherwise agreed, the FORWARDER is not obliged to provide at his expense security and deposit for the payment of freight, duties, taxes or other costs.

If the FORWARDER nevertheless renders such security or deposit at his expense, he is entitled to demand immediate compensation.

ART. 72. Offsetting in respect of any debts or claims arising out of the forwarding contract is allowed only if such debts and claims are already due and are not contested by the Debtor.

ART. 73. The FORWARDER is entitled to be paid and retain all commissions, discounts and other remunerations customarily paid in the execution of the forwarding contract, even when acting as Agent for the CUSTOMER.

XVI. RIGHTS OF LIEN AND OF DISPOSAL OF THE GOODS

ART. 74. RIGHT OF LIEN:

(1) In order to secure payment of any monies due, the FORWARDER has the unconditional and irrevocable right of lien over the goods and documents which are the subject of such debt.

(2) This right of lien extends also to any other goods, commercial paper and money amount which are in custody or control of the FORWARDER and are the property of the irregular Debtor or are handed over by the latter during the carrying out of the deal.

(3) No transaction or legal act accomplished in respect of the goods shall affect or be opposed to the right of lien described above.

ART. 75. RIGHT OF DISPOSAL:

(1) If any sums due to the FORWARDER are not paid within 30 days after the FORWARDER has given notice to the Debtor that he will exercise his right of disposal over the goods, then the FORWARDER may sell those goods by auction or otherwise at his own discretion.

(2) In the events of section (1) above, the FORWARDER is not liable for any reduction in value on the sale of the goods or for any other consequential losses or damages of the CUSTOMER and/or of the OWNER, or for any claims of third parties having a legal interest in the goods.

(3) The FORWARDER is entitled to apply the net proceeds of the sale to satisfy the debt, whereby the Debtor is not relieved of liability to compensate any outstanding balance in favor of the FORWARDER.

Any sum remaining after the debt to the FORWARDER has been satisfied, will be deposited in a Bank at the disposal of the CUSTOMER or the OWNER.

XVII. FINAL PROVISIONS

ART. 76. LEGAL RELATIONS BETWEEN A PRINCIPAL AND AN INTERMEDIATE FORWARDER:

(1) Where a FORWARDER residing in Bulgaria has entrusted the execution of a part of or the whole forwarding contract to an intermediate FORWARDER abroad, the relations between the principal and the intermediate FORWARDER are governed by the Standard Trading Conditions of the intermediate FORWARDER, unless otherwise agreed.

(2) Where a FORWARDER has entrusted a part of or the whole forwarding contract to an intermediate FORWARDER in Bulgaria, the relations between the principal and the intermediate FORWARDER are governed by these STC, whereby the principal FORWARDER appears as the CUSTOMER under these STC.

ART. 77. All matters not expressly dealt with in the text of these STANDARD TRADING CONDITIONS are subject to the provisions of the specific forwarding contract, the applicable international conventions and the law of THE Republic of Bulgaria. These provisions govern also the legal relationship between the FORWARDER and the CUSTOMER and interested third parties in respect of the forwarding contract.

ART. 78. CHANGES IN LEGISLATION:

(1) Should the existing legislation be changed or new mandatory legislation governing the business and services of the FORWARDER enacted, the parties shall comply with such new legislation irrespective whether same has been expressly agreed.

The provisions of Art. 4 of these STC will correspondingly apply.

(2) If any of the provisions of these STC becomes inapplicable, this shall not affect the validity of the STC.

The parties shall substitute the abrogated provision with new one as close as possible to the meaning of the initial text.

ART. 79. Any dispute arising in the interpretation or the implementation of these STANDARD TRADING CONDITIONS which cannot be settled amicably, shall be referred to the jurisdiction of the Courts at the place where the FORWARDER has its seat and shall be resolved subject to the provisions of Art. 77 and Art. 78 above.

Sofia, 2015