

Road Haulage Association Limited CONDITIONS OF CARRIAGE 2020 Effective 1 September 2020

PLEASE NOTE THAT THE CUSTOMER WILL NOT IN ALL CIRCUMSTANCES BE ENTITLED TO COMPENSATION. OR TO FULL COMPENSATION. FOR ANY LOSS AND MAY BE SUBJECT TO CERTAIN OBLIGATIONS AND INDEMNITIES. THE CUSTOMER SHOULD THEREFORE SEEK PROFESSIONAL ADVICE AS TO APPROPRIATE INSURANCE COVER TO BE MAINTAINED WHILE CONSIGNMENTS ARE IN TRANSIT.

Company Stamp or details





RHA membership number

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for carriage. "Contract" means the contract of carriage between the Customer and the Carrier. "Consigneer" means the person or company to whom the Carrier contracts with the Customer to deliver the Consignment. "Consigneer" means goods --whether sent as a single term or in bulk or contained in one parcel, package or container, as the case may be, or any number of separate items, parcels, packages or containers -- sent at one time in one load by or for the Customer from one address to one address. "Consignment" means those subtances and articles of an attauce on hange characteristics which are prohibited by the provisions of the European Agreement Concerning the international Carriage of Dangerous Goods by Noad (ADR) as applied in the United Kingdom, or permitted to be carried only under the conditions pracers/bed therein, as well as all other substances and articles of a nature or hange characteristics which represent a hazard or danger to parson; property, or which

therein, as well as all other substances and articles of a nature or having characteristics winkin represente a nation of winger to protocol as a state of the improper, excessive or unreasonable detention of any vehicle, trailer, container or other equipment belonging to or under the control of the Carrier. "Force Mojeure Event" shall have the meaning set out in Condition 10(2)(c) "montright" (cube, unless therwise agreed, the transmission of information by electronic, optical or similar means of communication, including, but not limited to, fascinile, electronic mail or electronic data interchange (EDI), provided that the information is readily accessible and durable so as to be usable for the supervision of the supervis

Parties and Sub-Contracting

- The Customer warrants that he is either the owner of the Consignment or is authorised by the owner to accept these Conditions on his behalf, and that he is similarly authorised by all those having a proprietary or possessory interest in the Consignment, to accept these Conditions on their behalf. (1)
- (2)
- Conditions on their behall. The Carrier and not other carrier employed by the Carrier may employ the services of any other carrier for the purpose of fulfilling the Contract in whole or in part, and the name of every other such carrier shall be provided to the Customer upon request. The Carrier may at my time assign, mortage, cherge, chedgeta, cleatra e artu dore or deal in any other manner with any or all of its rights and obligations under the Contract, to the extent permitted bylaw. The Carrier contracts both for itself and also as agent of and trustee for its servants and agents and all other carriers referred to in (2) above, and also as agent of and trustee for such other carrier' shall be under no greater liability to the Customer or any other party than is the Corrier bernander. (3)
- Contract, and collectively and together with the Carrier shall be under no greater liability to the Customer or any other party withstanding Condition 2(3), the carriage of any Consignment by rail, sea, inland waterway or air has been or will be arranged Carrier solely a segred of the Customer, and any such carrier shall be under no liability whatsoever, howsoever caused, to any y for such carrier contracted to carry the Consignment. The Carrier shall be under no liability whatsoever, howsoever caused, to any y for such carrier, browled always that where the Consignment is carried party by road and party by such after means of tra any loss, damage or delay shall be deemed to have occurred while the Consignment was being carried by road unless the cont proved by the Carrier. (4) 1 provea p us Goods

Dange

3. Dangerous Goods If the Customer does not disclose in writing and in advance that a Consignment contains Dangerous Goods, the Carrier shall be entitled to rescind the Contract. If the Carrier agrees to accept for carriage any Dangerous Goods so disclosed then the Customer must arrangefor and ensure that the Dangerous Goods are disastified, packed, marked, labelied and documented in accordance with all applicable statutory regulations for the carriage by road of the

Loading and Unloading (1) Unless otherwi

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- (3)
- (4)
- equipment. The Customer shall ensure that there is adequate access to the loading and the unloading points and that the roadways to and from the public highway are of suitable material and that unloading will take place on good sound hardstanding, where there will be sufficient space to load or unload the which le insteader. The Carrier's shall not be liable for any loss or damage whatsoever, howsoever caused, if the Carrier's personnel are instructed by the Customer or the Consignee or their servants or agents to provide service to an area which bloes not comply with Condition 4(3) above, whether or not against the recommendations of the Carrier's personnel. The Customer shall indemnify the Carrier's personnel. The Customer shall indemnify the Carrier's personnel complying with the instructions of the Customer or the Consignee or their servants or agents. (5)
- vants or agents (6)
- The Customer shall make available to the Carrier upon request details of any risk assessments which may have been carried out at the collection and/or delivery addresses. The responsibility for carrying out such risk assessments shall be that of the Customer and not of the Carrier. ons of the Customer

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- (3)

Signed Receips The Carrier shall, if so required, sign a document or electronic record prepared by the Customer or its agent acknowledging the receipt of the Consignment; but the burden of proving the condition of the Consignment and/or its nature, quantity, quality, or weight at the time of that receipt shall rest with the Customer.

(1)

- Unless otherwise agreed expressly between the parties, transit shall commence after the Consignment has left the premises from where the (2)

 - Unless otherwise agreed agreesly between the parties, transit shall commence after the Consignment has left the premises from where the Consignment is collected. Transit shall (unless it has terminated earlier) end when the Consignment arrives at the proper place of delivery at the Consigned's address within the customery catage hours of the district, provided that: (a) if no safe and a dequate access to that address exists, or if no safe and adequate unloading facilities exist there, then transit shall be deemed to and at the exploying of one clear day after notice (by letter, telephone, fax or email or other agreed method of communication) of the arrival of the Consignment at the premises has been sent to the Consigned or the Customer; (b) when for any other reason whatoever a Consignment cannot be delivered, or when a Consignment is held by the Currier on instructions to swatt order or to be kept till called for or upon any like instructions, and no such order is given within a reasonable time, or the Consignment is not called to an emoved within a reasonable time, the transit shalls be deemed to end at the tweed or lundalment formed from the customer at the sole risk of the Customer at the sole risk of the Customer and the consignment is the sole risk of the Customer at all times when the Consignment is not in transit.

(3)

(3) The Consignment shall be due see takes the Consignment Undelivered of Unclaimed Consignments Where either of the provisos to Condition 7(2) operate such that transit is deemed to have ended, the Carrier may sell the Consignment, and payment or tender of the proceeds of sale to the Customer, after deduction of all proper charges and expenses in relation thereto and of all outstanding charges in relation to the carriage and storage of the Consignment, shall discharge the Carrier from all liability in respect of such Consignment, its carriage and

- (1)
- of that: the Carrier shall do what is reasonable to obtain a reasonable price for the Consignment, and the power of sale shall not be exercised where the name and address of the Customer or of the Consignee or of the owner of the Consignment or of any other person having any proprietary or possessory interest in it is known; unless the Carrier shall insthave done what fer asonable in the circumstances to give notice to such persons that the Consignment will be sold unless within the tim septefield in that notice, being a reasonable time in the circumstances from the giving of such notice, the Consignment is taken away or instructions are given for its disposal **s charges**
- (1)
- In the circumstances to give notice to such persons that the Consignment will be sod unless within the time specified in that notice, beer an easonable time in the circumstances from the giving of auth notice, the Consignment is taken away or instructions are given for its disposal. **4 Charge** The Carrier's Charges shall be payable by the Customer, without prejudice to any rights the Carrier may have against the Consignee, or any other person, to secure or obtain payment. Provided however that when any Consignment is cancigned Carriege forward the Customer shall have failed to pay the Carrier's charges shall, within a reasonable period of demand for payment having been made of try layers failed to pay the Carrier's charges shall, within a reasonable period of demand for payment having been made of try layers shall be payable when due without deduction or deferment on account of any claim, counterclaim or set-off. If the Customer becomes insolvent, or any sum sowed by the Customer to the Carrier become wordue for payment, all credit terms periodusly agreed shall be cancelled with immediate effect and all invoices and accounts issued by the Carrier shall be deemed due for immediate payment and all sums owing (whether due or ond) shall thereupon become payable. The Late Payment of Commercial Debts (Interest) Act 1998, as amended, shall apply to all sums due from the Customer. The Carrier shall user scanable ended viewery is received by the Carrier shall be to paynels explored be approved agreed with the Customer. No payment shall however be withhed by the Customer shall as there the carrier is unable to provide agreed shall be conciliation of non-delivery is received by the Carrier main start the expected time of delivery of the Consignment and the Carrier is subsequently unable to evidence proof of delivery. The Customer shall pay to the Carrier any storge charges incurred as a result of the exercising its lien in accordance with clause 15 below. If the Contract is cancelled at any time the Customer shall pay th (2) (3)
- (4) (5)
- Cancension: for Loss and Damage The Customer shall be deemed to have elected to accept the terms set out in sub-clause (2) of this Condition unless, before the transit commerces, the customer has agreed in writing that the Carrier shall be under no liability for loss of, or mis-delivery of or damage to or

- in connection with the Consignment, howsoever or whensoever caused, and whether or not caused or contributed to, directly or indirectly, by any act, omission, neglect, default or other wrongdoing on the part of the Carrier, its servants, agents or sub-contractors. Subject to these Conditions the Carrier shall be liable for: (a) physical loss, mis-delivery of a dmange to living creatures, bullion, money, securities, stamps, precious metals or precious stones comprised within the Consignment only if:
 - d within the Consignment only it: the Carrier has specifically agreed in writing to carry any such items; and the Customer has agreed in writing to reimburse the Carrier in respect of all additional costs which result from the carriage of the said items; and the loss, mic-delivery or damage is occasioned during transit and is proved to have been caused by the negligence of the (i) (ii)
 - (iii)
- (c)
- (iii) the loss, mix-delivery or damage is occasioned during transit and is proved to have been caused by the negligence of the Carrier, its servants, agents or sub-contractors;
 physical loss, mix-delivery of or damage to any goods of a type not covered by sub-clause (a) above comprised within the Consignment, unless the same has arising from a force Majeure Event.
 a "Force Majeure Event" shall mean any act(s), even(s), circumstance(s) or cause(s) the occurrence of which is beyond the reasonable control of the Carrier, including but not limited to:
 (i) act of God, rist, civil commotion, strike, lockout, general or partial stoppage or restraint of Jabour from whatever cause, war, act of therrorium, science or fortierum end regal process, restraint of government;
 (ii) error, act, omission, mix-statement or misrepresentation by the Customer or the owner of the Consignment or by any recover the towner of them.
 - servant or agent of either of them; inherent wastage in bulk or weight, faulty design, latent defect or inherent vice or natural deterioration of the (iii)
- (iii) Consignment, so want to taply, it is a super it is a (3)

II. Frau The Carrier shall in no circumstances be liable in respect of a Consignment in relation to which there has been fraud on the part of the Custon Consignee or the owner of the Consignment, or their servants or agents, unless the Carrier or of any servant of the Carrier acting in the course of his empl has been complicit in that fraud.

12.

- Limitation of Liability (1) Except as othe physical dama (a) the va
 - billing so therwise provided in these Conditions, the liability of the Carrier in respect of claims for physical loss of, mis-delivery of or damage to goods comprised within the Consignment, howsoever arising, shall in all draumstances belinited to the lesser of the value of the goods actually lost orm is-delivered, at the place the typhouth have been delivered, or the amount by which damaged goods have been depreciated in value by reason of that damage; or the cost of reglacing the goods actually lost or mis-delivered and/or reconditioning or repairing any damage to the goods; or a sum calculated at the rate of £1,300 Sterling per forme on the gross weight of the goods actually lost, mis-delivered and/or menged shall be taken to be their invoice value if the hysue of damaged shall be taken to be their invoice value if the hysue. (b)
 - or companyamic use venice or use goods actually lost, mis-delivered or damaged shall be taken to be their invoice value if it may have been sold, and shall otherwise beak to be their englement cost to the owner at the commencement of the transit, and in all cases shall be taken to include any Customs and Excise duties or takes paid or payable in respect of those goods when lost, mis-delivered ordamaged: Provided that:
 - (i)
 - (ii) (iii)
- in the case of loss, mis-delivery of or damage to a part of the Consignment, the weight to be taken into consideration in determining the amount to which the Carrier's liability is limited shall be only the gross weight of that part, regardless of whether the loss, mis-delivery of damage affects the value of other parts of the Consignment; nothing in this Condition shall limit the liability of the Carrier to less than the sum of £10; the Carrier shall be entitled to proof of the weight and value of the whole of the Consignment and of any part thereof loss, mis-delivered or damaged; the Customer shall be entitled to give to the Carrier notice in writing, to be delivered at least seven days prior to commencement of transit, requesting that the £1,300 per tonne limit referred to in Condition 121(1)(a above be increased flux not so as to exceed the value of the Consignment ind in the event of such notice beaming priven the Customer shall required to agree with the Carrier an increase in the carriage charges, but if no such agreement can be reached the at 300 norm limit theil contents to a profix. (iv)
- (2)
- require to bigree while the dartee and holesses in the darteg, shange, but no bedrage and the dartee dartee
- (3)
- Inter carrier stantistic de mit oach on the Curricat no habe for any deay in performing, or lande operiorin, any onsolugatous under un Contractifisch delay or failure results form a Force Magner Event. The following types of loss or damage are wholly excluded, and will not under any circumstances be the subject of compensation by the Carrier: (a) loss of profits; (b) loss of sales or business; (c) loss of agreements or contracts; (4)
- - loss of articipated savings; loss of articipated savings; loss of ou se of, or corruption of, software, data orinformation; loss of or damage to goodwill; indirect or consequential loss;

(1)

- (g) indirect or consequentialloss; (h) any fine imposed on the Customer by the Consignee or itscustomer. Inty to the Carrier allicentry, the Carrier against: allicentry, the Carrier against: allosses, liabilities and costs incurred by the Carrier (including but not limited to those incurred in connection with loss of or damage to the carrying which cort to other goods carried) as a result of any hreach of these Conditions by the Customer or any party on whose behalf it has contracted, or by reason of any error, omission, mis-statement or misrepresentation by the Customer or owner of the Consignment, or by reason of fraud on the part of the Customer, the Consignee or the owner of the Consignment, or their servants or agents (as referred to in Condition 11): Condition 11);
- Condition 11):
 (2) all losses, liabilities and costs arising from claims and demands by whomssoever made and howsoever arising (including, for the avoidance of doubt, claims alleging negligence or conversion, or by H.M. Revenue and Customs in respect of duitable goods, or arising out of the carriage of Dangerous Goods) in respect of any loss of or damage to, or in connection with, the Consignment in an anount exceeding the liability of the Carrier under these Conditions in respect to that loss or damage whether or not that loss or damage was caused or contributed to, directly or indirectly, by any act, omission, neglect, default or other wrongdoing on the part of the Carrier, its servants, agents or sub-contractors.
 The Carrier shall not be liable for:

 (a) moving/lass of this or on pade levy or for physical damage to goods comprised within the Consignment unless advised thereof in
 (b) moving/lass of this or non-delivery of or physical damage to goods comprised within the Consignment unless advised thereof in
 (b) moving/lass of the or non-delivery of or physical damage to goods comprised within the Consignment unless advised thereof in

14.

- rirer shall not be liable for: physical loss of, mis- or non-divery of, or physical damage to goods comprised within the Consignment unless advised thereof in writing within seven days after the termination of transit or the date on which the transit should have terminated; any other type of loss unless advised thereof in writing within twenty-eight days after the termination of transit or the date on which the transit should have terminated. (i) it was not resonably possible for the Customer to advise the Carrier or make a claim in writing within the time limit and the standing to the component of the customer to advise the Carrier or make a claim in writing within the time limit and the standing to component of the standing to component of the termination of the time limit to component of the standing to composible for the Customer to advise the Carrier or make a claim in writing within the time limit and the standing to component of the standing to (b)
- (i) It was not reasonary possible for the Customer to avoid the end of the
- The carrier shall may have the determined on the exclusion of alamity and used on the containing in respect of the Consignment unless legal proceedings are issued and notice in writing thereof given to the Carrier within one year of the date when transit commenced. In the computation of time where any period provided by these Conditions is seven days or less, Saturdays, Sundays and all statutory public holidays shall be excluded. (2) (3)

15. Lien

C Road Haulage Association Limited 2020

(1)

- The Carrier shall have:
 (a) a particular lies on the Consignment for all charges due to the Carrier for the carriage, storage and/or warehousing of the
 Consignment and/oralloher groper charges or expenses incurred in connection with the carriage of the Consignment, and
 (b) a general lies on the Consignment for any sums overdue and unpaid by the Customer, by the owner of the Consignment or hy
 any other person having any proprietary or possessory interest in it, by the Customer, by the owner of these persons, on any
 imovice, account or contract whatsoever.
 If the Carrier group contract what and have any the proceeds to work any sum unpaid to the the payment is due has being inven
 accounting to the Consignment in a distal apply the proceeds towards any sum suppaid and towards the expenses of the retention,
 storage, insurance and sale of the Consignment and shall, upon accounting to the Customer for any balance remaining, be discharged from
 all liability whatsever in respect of the Consignment and shall, upon accounting to the Customer for any balance remaining, be discharged from
 all liability whatsever in respect of the Consignment and the contractual carriage has been completed, and these Conditions shall continue to apply during the period
 of evercise of suchline.
 If the Consignment is not valid the monerty of the Customer warrants that it has the authority of all those having a
 file Consignment is not valid the consignment.
- (2) (3) If the Cor
- zeruse of suchien. I the Consignment is not solely the property of the Customer, the Customer warrants that it has the authority of all those having a coprietary or possessory interest in the Consignment to grant to the Carrier liens as set out in Condition 15(1) above, and the Customer hall indemnify the Carrier for all claims and demands the Carrier may receive asserting that the Customer did not have that authority. able Detention
- The Cust omer shall be liable to pay Demurrage, without prejudice to any rights that the Carrier may have against any other person in respect of any improper, e or unreasonable detention of any vehicle, trailer, container or other equipment belonging to or under the control of the Carrier. 17. Con (1)
- and characterized in the second (2)

THESE CONDITIONS MAY ONLY BE USED BY MEMBERS OF THE ROAD HAULAGE ASSOCIATION

isdiction ed in writing, the Contract and any dispute arising under it or in connection with it shall be governed by English law and each party