GENERAL CONDITIONS - SEALOGIS





The purpose of these general conditions is to govern the contractual relationship between a principal and a CEALOSIS» in the exercise of its activities as freight forwarder, registered customs dent, warehouse keeper; in pro-respect of any commitment or operation whatsoever in connection with the physical movement, by any mode of 6.2

Compensation due by SEALOGIS is strictly limited to 620 per kilogram of gross weight of the missing or damaged Unless expressly agreed otherwise in writing, these general terms and conditions shall prevail over any previous goods without being able to exceed, whatever the weight of the missions, nature or value of the goods terms and conditions and over any contrary terms and conditions shall prevail over any previous goods without being able to exceed, whatever the weight of the goods expressed in tonnes multiplied by terms and conditions of purchase, purchase orders or any previous contract. Any commitment or transaction £5,000, with a maximum of £60,000 per event. whatsoever with the service provider implies unreserved acceptance of these general terms and conditions by the service SEALOGIS may be held liable on any grounds whatsoever, the compensation due by SEALOGIS is strictly limited to by SEALOGIS is strictly limited to be service service to be bound by them upon acceptance of the quotation provided by the service SEALOGIS may be held liable on any grounds whatsoever, the compensation due by SEALOGIS is strictly limited to be set the terms and conditions by the service service the set of a delay in the terms and conditions by the service service service the service the service to the service the service to the set of a delay in the terms and conditions by the service service service the service the service to the service the service to the service the service to the service provider

The definitions of the terms and concepts used in these general terms and conditions are those of the laws and and miscellaneous expenses). This compensation may not exceed the maximum limits of SEALOGIS's liability in the standard contracts, where they exist, in force in France. The "Parties" refer to both SEALOGIS and the ordering event of personal liability. party. 6.4 - RESPONSIBILITY FOR CUSTOMS CLEARANCE, INCLUDING ALL RELATED ACTS : SEALOGIS's liability

Cuotations are based on the currency rate and the price of the fuel and powertrain technologies at the time the diversity of the substitutes as well as the laws, for any event, €60,000 per adjustment notification. Guotations and international conventions in force. If one or more of these basic elements, including the price of the fuel and powertrain technologies, were to be modified after the quotation was provided, including by SEALOGIS which, if determined by him and accepted by SEALOGIS, shall have the effect of substituting the amount of this substitutes, in a manner that could enforceable against SEALOGIS, and on proof provided by the latter, the prices of the substitutes of an unforesent of any kind, leading, in particular, to a modification of one of the elements of the service. 2.2 - Prices do not include duties, taxes, fees and levies due in application of any regulation provided in proceeding and the service.

customs 2.3 -

- The prices initially agreed are renegotiated at least once a year

ARTICLE 3 - GOODS INSURANCE

3.1 into 3.2 It is the responsibility of the principal to ensure that he/she is fully indemnified in the event of a dispute, taking count the applicable legal or conventional limitations of liability.

3.2 - SEALOGIS shall not insure the goods without a written order from the principal specific to each shipment, specifying the risks to be covered and the values to be guaranteed. Acting in this specific case as an agent, SEALOGIS can in no way be considered an insurer. If such an order is given, SEALOGIS, acting on behalf of the principal, shall take out insurance with an insurance company that is known to be solvent at the time of cover. In the absence of a precise specification, only ordinary risks ARTICLE 7 - PAYMENT TERMS the 7.1 shall be insured. SEALOGIS must indicate the name of the insurance company to the principal and send him insurance certificate at his request.

ARTICLE 4 - PERFORMANCE OF SERVICES

ILE 4 - PERFORMANCE OF DERVICES of the - The departure and arrival dates of the goods and/or the announced dates for the performance of related due, s, whether or not they are linked to physical flows, which may be communicated by SEALOGIS, are given for 7.2

a SEALOGIS who incurs costs in the interest of the goods, to prevent or limit damage, shall be fully compensated.
 A SEALOGIS who incurs costs in the interest of the goods, to prevent or limit damage, shall be fully compensated.

 4.4 - SEALOGIS who incurs costs in the interest of the goods, to prevent or limit damage, shall be fully compensated.
 7.4 Likewise, the costs paid by SEALOGIS on behalf of the goods - demurrage, detentions and all advances of costs
 7.5 which were unknown at the time of quotation - shall be borne by the principal. If the consignee fails to take delivery of resu the goods for any reason whatsoever, the costs resulting directly and/or indirectly from this shall be borne in full by **7.6** - All costs incurred by SEALOGIS as a result of the late cancellation of an instruction given by the principal shall the principal.

ARTICLE 5 - OBLIGATIONS OF THE PRINCIPAL

5.1 - PACKAGING : The principal is solely responsible for the choice of packaging and must ensure that the goods are packaged, wrapped, marked or countermarked in accordance with the rules of the means of transport used and in such a way as to withstand transport and/or storage operations carried out under normal conditions, as well in the possession of SEALOGIS has acquiring to for adjust the transport or our prelated to the transport or our prelated to the transport or our prelated to the transport of the transport and/or storage operations carried out under normal conditions, as well in the possession of SEALOGIS has acquiring to for adjust the transport or our prelated to the transport of t as the successive handling that necessarily takes place during the course of these operations. It must not constitute a cause of danger for the staff of the service provider and/or his substitutes, the environment, the safety of the transport equipment, the other goods transported or stored, the vehicles or third parties. 5.2 - LABELLING : Each package, object or load carrier must be clearly labelled to allow immediate and unam-9.1

equipment under the responsibility or the customer, the stowage, securing and learning inductor customer control to be put the rules of the trade so as to withstand the risks of transport and, in particular, the various bulk ARTICLE 10 - DURATION OF THE CONTRACT AND TERMINATION

 - LIABILITY : The principal shall be liable for all the consequences of the absence, insufficiency, unsuitability of the packaging, wrapping, marking or labelling, stowage, securing and wedging of the goods. 5.6 - INFORMATION OBLIGATIONS 5.6.1 - The principal is liable for all the consecutive destructions. - LIABILITY : The principal shall be liable for all the consequences of the absence, insufficiency, defect or

declare the exact nature and specificity of the goods. This obligation to declare must respect the special provisions (1) year; declare the exact nature and specificity of the goods. This obligation to declare must respect the special provisions (1) year; of the exact nature and specificity of the goods. This obligation to declare must respect the special provisions of (1) year; of the exact nature and specificity of the goods. This obligation to declare must respect the special provisions of (1) year; of the exact nature and specificity of the goods. This obligation to declare must respect the special provisions of the relationship is more than one (1) year and less than or equal to three - The principal is liable for all the consequences of a failure to comply with the obligation to inform and two (2) months when the duration of the relationship is more than six (6) months and less than or equal to one

accordance with the SOLAS Convention. Furthermore, the principal expressly undertakes not to hand over to commercial relations, without exceeding a maximum duration of six (6) months. SEALOGIS and/or its substitutes any goods that are illegal, prohibited, subject to a ban or restriction on movement and/ or involving the transport of stowaways. - This information obligation also applies to the declaration of the verified gross mass of a container in

of delay, it is the responsibility of the consignee or the receiver to make regular and sufficient observations, to take **ARTICLE 11 - CANCELLATION - NULLITY** precise and reasoned reservations within the legal time limits and, in general, to carry out all acts useful for the In the event that any of the provisions of these general terms and conditions are declared null and void or deemed preservation of recourse. It is the responsibility of the cargo interests to confirm said reservations in the legal form and unwritten, all other provisions shall remain applicable.

timeframe, failing which no action may be taken against SEALOGIS or its substitutes. 5.8 - CUSTOMS, HEALTH, TAX AND/OR EXCISE FORMALITIES AND COMPLIANCE WITH EXPORT AND ARTICLE 12 - COMPLIANCE CLAUSE WITH THE GENERAL DATA FROTECTION RESOLUTION R

express mandate. The principal guarantees that all parties involved in the operations entrusted to SEALOGIS and all transactions relating to the goods are authorised by the competent authorities under the laws and regulations on customs and and corruption. ARTICLE 13 - COMPLIANCE, PENALTIES AND ANTI-CORRUPTION CLAUSE The Parties shall comply with regulations on competition, financial transparency, prevention of conflicts of interest and corruption. export and import control.

principal is obliged to provide SEALOGIS as soon as possible with all the information and documents necessary The principal is obliged to provide SEALOGIS as soon as possible with all the information and documents necessary laws, regulations and applicable international and local standards relating to the fight against corruption and money for the performance of the services, in particular, and without this list being exhaustive, the information relating to laundering. the customs procedure, the customs origin, the customs value, the tariff classification of the goods as well Each of the Parties warrants that neither it nor any of its servants has given or will give any offer, remuneration, as any monitoring document or document required under a service in customs can be partied to expect the event of the service or any local with a service or any offer, remuneration, as any monitoring document or document required under a service or expected or exported to expect the event of the service or expected to expect the event of the service or expected or expected to expect the event of the service or expected to expect the event of the service or expected to expect the event of the service or expected to expect the event of the service or expected to event of the event as any monitoring document or document required under a specific regulation concerning the imported or exported payment or benefit of any kind whatsoever which constitutes or may constitute or facilitate an act or attempt

bribery. With regard to storage services provided by SEALOGIS, the principal is also required to provide all the information **13.2** - The Parties undertake, on the one hand, to inform each other without delay of any element that may come or and occuments necessary to establish the origin, nature, quantify, holding and ownership of the goods stored on their knowledge that may entail their responsibility under this article and, on the other hand, to provide any as-sistance his behalf by SEALOGIS, which the latter may be obligated to communicate to the tax authorities at the latter's necessary to respond to a request from a duly authorised authority relating to the fight against comption. request. The principal remains solely responsible for the implementation of tax regulations and the control of exports **13.3** - Any failure by the principal to comply with the stipulations of this article shall be considered as a serious and imports. The vent that SEALOGIS is subject to a sanction under national. European and/or international regulations, it cannot be held liable in the event that it is no longer able to fulfil its contract to avail realional. European or international sanctions.

The principal remains responsible for customs, sanitary, fiscal or indirect tax operations carried out in his name and on 13.5 his behalf. He is the sole debtor of the debt that may result from them. Furthermore, the principal shall indemnify the customs representative against all financial consequences arising from his negligence and/or instructions and/or ARTICLE 14 - HIERARCHY OF APPLICABLE CONTRACTS customs representative against all mancial consequences arising from his negligence and/or instructions and/or ACTOCLE 14 THERARCH OF APPLICABLE CONTRACTS information and/or documents that are erroneous, incomplete, inapplicable or provided late, resulting in a general 14.1 - SEALOGIS's special conditions agreed with the principal shall take precedence over the Parties' general way in the assessment of additional duties and/or taxes, fines, penalties, default interest, additional costs issued by conditions. the administration concerned or in the blocking or seizure of the goods by the administration concerned, without this 14.2 - If SEALOGIS's special conditions are silent, these general conditions shall apply. They shall prevail over any other concerned or on the blocking or seizure of the goods by the administration concerned, without this 14.2 - If SEALOGIS's special conditions are silent, these general conditions shall apply. They shall prevail over any other concerned or continued to the principal list being limitative

- CASH ON DELIVERY : The stipulation of cash on delivery does not constitute a declaration of value and 14.3 5.9 therefore does not alter the rules for compensation for loss and damage as defined by law and by these general conditions.

ARTICLE 6 - LIABILITY In the event of proven, direct and foreseeable damage attributable to SEALOGIS, SEALOGIS shall only be liable for damages that could have been foreseen at the time of the conclusion of the contract and which only include what is an immediate and direct consequence of the non-performance within the meaning of Articles 1231-3 and 1231-4 of the Civil Code. These damages may in no case exceed the amounts stipu-

lated in these general condition

- SUBSTITUTE LIABILITY : SEALOGIS's liability is limited to the one incurred by the substitute (carrier, handler 6.1 forwarder, commission agent, registered customs representative, intermediary, warehouse keeper or any other service provider for whom he owes a guarantee) in the context of the operation entrusted to him. When the limits of compensation of the substitute are not known, do not exist or do not result from imperative legal or regulatory provisions, they are deemed to be identical to those relating to SEALOGIS's personal liability.

- PERSONAL LIABILITY OF SEALOGIS : Apart from the case where SEALOGIS acts as a carrier and is, as transport, and/or the physical or legal management of stocks and flows of any goods, whether packaged or not, such, subject to the limitations of the standard contracts applicable to national transport and to that of the Geneva from any source and for any destination and/or in connection with the management of any material or dematerialized Convention of 19 May 1956, known as the «CMR» in international transport, in the event of loss or damage, the compensation due by SEALOGIS is strictly limited to €20 per kilogram of gross weight of the missing or damaged goods without being able to exceed, whatever the weight, volume, dimensions, nature or value of the goods

may not under any circumstances exceed the price of the service provided for in the contract (excluding duties, taxes

ARTICLE 2 - PRICE OF SERVICES
 Prices are calculated based on information provided by the principal, taking into account the services to performed, the nature, weight and volume of the goods to be transported and the routes to be taken.
 Quotations are based on the currency rate and the price of the fuel and powertrain technologies at the time the quotation is provided. They are also based on the conditions and tariffs of the substitutes as well as the concent technol.

6.7 • SPECIAL INTEREST IN DELIVERY: The principal may always make a declaration of special interest in delivery which, if determined by the principal and accepted by SEALOGIS, shall have the effect of substituting the amount of this declaration for the compensation limits in the event of delay. This declaration will lead to a price

supplement. The instructions must be renewed for each operation. 6.8 - CYBER RISK EXCLUSION CLAUSE : These terms and conditions exclude any loss, damage, liability, costs or expenses of any nature whatsoever resulting, directly or indirectly, from a cyber-attack or attempted cyber-attack on SEALOGIS or its substitutes, regardless of the source, and in particular if this prevents it from performing its services

In particular, the principal acknowledges that, despite all the precautions that may be taken by SEALOGIS, electronic transmissions of information and data may contain viruses or malicious intrusions and that, in this respect, SEALOGIS may not be held liable in the event of damage suffered.

7.1 - Services are payable outright upon receipt of the invoice, without discount, at the place of issue of the invoice and, in any event, within a period that may not exceed thirty (30) days from the date of issue in accordance with Article L441-11 of the Commercial Code. The principal shall always be liable for payment. In accordance with Article 1344 of the Civil Code, the debtor shall be deemed to have been given notice to pay by the mere fact that the obligation is

- The unilateral compens ation of the amount of the alleged damages on the price of the services SEALOGIS is forbidden.

 Any delay in payment shall automatically lead to the payment of interest on arrears on the day following the
of payment shown on the invoice, in accordance with the terms and conditions defined by Article L.441-10 of the 73 date

French Commercial Code. 7.4 - Any partial payment

 7.4 - Any partial payment will be charged first to the non-preferential part of the claim.
 7.5 - In the event of a payment term arrangement, failure to meet a deadline shall automatically and without forma- lity result in the forfeiture of the term, unless proof of force majeure is provided. be passed on to the principal in full.

ARTICLE 8 - CONVENTIONAL RIGHT OF WITHHOLDING AND CONVENTIONAL RIGHT OF PLEDGE

in the possession of SEALOGIS, as security for all claims that SEALOGIS has against it, even prior to or unrelated to erations carried out for the goods, securities and documents that are actually in its hands.

ARTICLE 9 - PRESCRIPTION

5.2 - LABELLING: Each package, object or load carrier must be clearly labelled to allow immediate and unample services or ancillary to an action against services and taxes or the service in the service in dispute in the said contract and, in the case of duties and taxes by the and the service on content and taxes or an action against services and taxes or antipart or anterial and taxes and taxes and taxes and taxes are stuffed into containers and/or loaded onto transport 9.2 - ACTIONATTHE INITIATIVE OF SEALOGIS : Regardless of the nature of its services, SEALOGIS has a minimum and the secourse action against its principal.

10.1 - In the event of an established commercial relationship, either Party may terminate it at any time by sending registered letter with acknowledgement of receipt, subject to the following notice periods: one (1) month when the duration of the relationship is less than or equal to six (6) months;

(3) years;

- four (4) months when the duration of the relationship exceeds three (3) years, plus one (1) week for each full year

During the notice period, the Parties undertake to maintain the economy of the contract.
 and/ or involving the transport of stowaways.
 The principal alone shall bear, without recourse against SEALOGIS, all the consequences resulting from falsified, transmission of any declaration required by customs regulations, in particular for the transport of goods from or to thing and declaration requirements apply regardless of the physical or electronic format. They also apply to communications and data of any kind provided by the principal to perform the agreed service.
 To reservent 10.5; In the responsibility of the consignee or the receiver to make regular and sufficient observations to take Approx F. 4. Concert to receive to make regular and sufficient observations to take Approx F. 4. Concert to receiver.

ARTICLE 12 - COMPLIANCE CLAUSE WITH THE GENERAL DATA PROTECTION REGULATION

13.1 The Parties undertake, both for themselves and for their employe

a the Parties undertake, on the one hand, to inform each other without delay of any element that may come to the other hand to provide any as- sistance

The principal expressly declares that he is not subject to any national, European or international sanctio

 14.2 - For matters not covered by these general conditions or by SEALOGIS's special conditions and for which a standard contract exists, the provisions of the latter shall apply

ARTICLE 15 - SETTLEMENT OF DISPUTES 15.1 - JURISDICTION CLAUSE : In the event of a dispute or contestation, only the commercial court of SEALOGIS's main French establishment is competent to hear the case.