## HUNGARIAN GENERAL FORWARDING CONDITIONS

dopted text 29.05.2014

### § 1. Territory of Application

- territory or Application
   These conditions must be applied to all contracts which come o being between principal as undertaking and forwarder as dertaking, and which will be qualified as forwarding according
- undertaking, and which will be qualified as forwarding according to Hungarian law.

  2. In case the forwarder issues a combined freight document (MTO/CTO/NVOCC) or another document with similar content, the conditions of those documents come before the HGFC.

  3. Is the subject of the contract money, security paper, precious metal, gens, weapon, antiquity, painting, hallocinogen material or other special valuable but not normal commercial good, these General Encardering Conditions are to be annied to access the contract forwarding conditions are to be annied to access the contract forwarding conditions are to be annied to access the contract forwarding conditions are to be annied to access the contract forwarding conditions are to be annied to access the contract forwarding conditions are to be annied to access the contract forwarding conditions are to be annied to access the contract forwarding conditions are to be annied to access the contract forwarding the contract forwarding conditions are to be annied to access the contract forwarding the con General Forwarding Conditions are to be applied in case of explicit written agreement of the contracting parties, only.

### § 2. Forwarding Contract

- (Main commitment of the parties) In the forwarding contract the forwarder is obliged to conclude contracts for tra of the consignment in his own name and in favour of the principal and to make legal declarations in this connection, the pr
- obliged to pay fee.

  2. (Forwarder's offer, acceptance of the offer) Forwarder's offer is valid only in case of immediate acceptance, except the case that the binding validity is stated in the offer. In this case lack of differing agreement the written acceptance of identical contents with the offer must arrive to the forwarder latest 17:00 hour on the final day of the deadline. On base of acceptance arriving after this time, no contract can be considered to have been concluded. No forwarding contract can be considered as concluded if forwarder does not make a written accepting statement on proincingl's offer with identifier content. 2. (Forwarder's entry into fulfilment) Forwarder may fulfil the thinding validity is stated in the offer. In this case—lack of commission in full or partly by itself. Should forwarder fulfilment of the principal area of immediate acceptance, except the case in the binding validity is stated in the offer. In this case—lack of commission in full or partly by itself. Should forwarder fulfilment of the principal area of the deadline. On base of acceptance arriving after the final day of the deadline. On base of acceptance arriving after in the final day of the deadline. On base of acceptance arriving after in the final day of the deadline. On base of acceptance arriving after in the final day of the deadline. On base of acceptance arriving after in the final day of the deadline. On base of acceptance arriving after in the final day of the deadline. On base of acceptance arriving after in the deservance octs.

  1. (Maturity) Forwarder's invoices are – in the absence of an intervent declaration, and the final day of the deadline. On base of acceptance arriving after in the principal, delay of payment commences instantly without a separate call for payment or applying any other condition. Interest the final day of the principal forwarder does not make a written accepting statement on principals offer with identical content.

  3. (Forwarder's silence, abstention) Forwarder's silence or to be settled according to the ruling Hungarian legal regulations.

  3. (Forwarder's silence, abstention) Forwarder's silence or to be settled according to the ruling Hungarian legal regulations.

  3. (Forwarder's silence, abstention) Forwarder with description and the principal forwarder does not undertake to forward the consignment on a phyling any other conditions.

  3. (Forwarder's silence, abstention of the deadline. On the deadline of the clause – to be settled according to the ruling Hungarian legal regulations.

  3. (Accordance certificate) On request of principal forwarder gives special information about the fulfilment of the commissi

- conditions of the principal are not to be applied.

  5. (Form of the commission) Commission (acceptance) must be put in writing. Principal is obliged to confirm commissions given

  1. (Controlling data) When delivering the consignment to the Forwarder is claims inclusive interests according to the due date of invoices sent to third person. On the due date of invoices sent to third person nominated by telephone or verbally immediately in writing. Any principal failing to do so are the principal failing to do so are the principal failing to do so are the consignment to the real data of the consignment to the Forwarder is entitled, however not obliged principal may not apply for set-off or retention against forwarder's consequences arising from the principal failing to do so are the consignment to the Forwarder is entitled, however not obliged principal may not apply for set-off or retention against forwarder's consequences arising from the principal failing to do so are the consignment to the Forwarder is entitled, however not obliged principal may not apply for set-off or retention against forwarder's claims.

- contain data and all information necessary for the execution of the forwarding contract complete and exact. Any consequences arising from incomplete or inexact commission are the responsibility of the principal.
- (Verifying data) The forwarder has no obligation to verify the enticity, correctness, exactness, etc. of data received from

### & 3 Fulfilment of the Commission

- § 3. Fulfilment of the Commission
  1. (Priority of principals' interests) In the course of fulfilment of
  the commission the forwarder must represent the interests of the
  principal. Representing of the principals' interests does not
  include any action, or abstention from any action with which the
  forwarder would cause damage, costs or other disadvantages for
  "action".
- itself. 2. (Instructions) Forwarder is obliged to follow the instructions of Special Handling and Special Handling principal, but it has to draw principal's attention to their 1. (Principal's obligation to give information) Consignments unprofessionalism. Consequences of inexpedient, unprofessional, prepresenting a hazard to other consignments, other goods and incomplete, false und delayed instructions will be borne by persons, or those containing perishables or which are sensitive principal, but it has to draw principal's attention to their
- (Principal buoying the instruction) If principal buoys the instructions despite warning, forwarder may desist from the contract, respectively it can denounce it or can attend to it after providing of a security given by the principal, to principal's risk. The consequences arising from the time elapsing concerning
- The consequences arising from the time elapsing concerning providing of insurance charge principal.

  4. (Differing from the instruction) Forwarder can differ from principal's instruction if the interest of principal basing on the data staying at the disposal of forwarder indisputably requires it and there is no way to inform principal roberhand. In such a case principal must be informed without delay.

  5. (Refusal of fulfilment of instruction) Forwarder has to refuse the fulfilment of the instruction if its execution leaded to breach of law or regulation of authorities or it endangered the person or property of others.
- costs arising due to fulfilment of the instruction, resp. it has, on requirement of forwarder, to effect advance payment in due time.

  7. (Instruction and security) Forwarder can connect the fulfilment of the instruction to providing of according securities. If no § 6. Warehousing appropriating security from principal will be provided, forwarder 1. (Cases of ware can refuse the fulfilment of the instruction. Non- according security is, which does not reach the amount of costs increased by 10% to be occurred at the participants of the executing chain and which is not appropriate to be claimed by the forwarder mmediately, without any procedure of assertion against principal or third persons. Forwarder has to settle accounts with the surity immediately after having claimed it or after payment by
- inicipal. odifying instruction) Should principal change its forwarding ion so that forwarder cannot fulfil same, forwarder can can terminate the contract, and claim payment of its
- 9. (No instruction provided by principal) Should forwarder not proceeding will be written from principal although with sampling or other actions shall be borne by the principal although with sampling or other actions shall be borne by the principal and though this sampling or other actions shall be borne by the principal state of the consignment of the consignment of the consignment was carried by steff.

  4. (Principal's responsibility for damages caused in the original state of the consignment was carried by steff, when acting so, forwarder must consider avoiding and warehouse) Principal shall be responsible for damages caused to it let the consignment sent in groupage service and damages and costs and easing principal's forwarder or third persons in connection with inspection, statistical states of the consignment sent in groupage service and damages advantages are set or third persons in connection with inspection, statistical states of the consignment sent in groupage service and damages actions.

- 11. (Obstructions) Forwarder shall keep principal informed on all § 7. Forwarding Insurance circumstances, which obstruct the fulfilment of the commission, Forwarder will insure the consignment only on principal's definite
- 12. (Withdraw of the commission by principal) Shall principal specified by principal, based on the data given in the commission and should flowarder have already or on other written, definite data. Forwarder shall not be obliged started acting in the interest of fulfilment of the same, damages to interpret data, explore connections. Stating the value of the refunded by principal. In this case principal shall pay penalty to insurance.

  The forwarder, the amount of which is 20% of the agreed fee and is to be counted into the compensation.

  The forwarder's desistance) Should circumstances arise being leyend forwarder's influence, due to which the fulfilment of the obligations or part-obligations of forwarder becomes impossible, forwarder's provider in the control of the provider in the control of the control of the provider in the control of the control of the provider in the control of the control of the provider in the control of the control of the provider in the
- forwarder is entitled to desist from the contract or to terminate same, and claim the payment of
- its costs and proportional fee.

  14. (Consolidated cargo) Due to lack of principal's explicit forbidding forwarder is entitled to forward the shipment as consolidated cargo
- 15. (Regulations of authorities) The forwarder is obliged to be with regulations of the authorities only which are directly pertaining to forwarding and it has to compliance with those. It is
- 16. (Forwarder's entry into fulfilment) Forwarder may fulfil the

- itself but can ask principal to do those by itself.

- for other reasons, can be handed over to forwarder based on a judicial proceedings. prior, definite, written agreement with the forwarder, only. § 11. Right of Retention prior, definite, written agreement with the forwarder, only. Character of being hazardous, perishable, sensitive or special due to any reason whatever, must be notified at the first obligation origin from any business between the parties ever - establishment of contact, resp. this character must be shown on forwarder may restrain its due service up to the fulfilment of
- establishment of contact, resp. this character must be shown on forwarder may restrain its due service up to the fulfilment of documents and consignment, as well.

  2. (Written declaration) Principal has to issue, sign and hand over beforehand, and in due time to the forwarder a declaration of appropriate security. Forwarder is entitled to denounce the contract if it has over beforehand, and in due time to the forwarder a declaration of appropriate the consignment showing the hazardous/special parameter of the same with the classification according to the regulations of transportation for various means of transportation of hazardous consignments. For all damages arising due to faling to do so and due to incapability and delay of the declaration, principal is lability.

  3. (Principal's default) If principal has failed to comply with his be established, and the consignment of the consignment of the consignment of the costs of character of the consignment of the costs of the damages originating from the character of the consignments. Principal shall pay all forwarder's costs in this connection is disability. Provarder's liability is a many continuation of the hazardous or special or declaration of the hazardous or special or the damages arisen in the consignment and the costs of the damages arisen in the consignment of the costs of the damages arisen in the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages of stock exchange prince, into the damages arisen in the consignment of the costs of the damages arisen in the consignment of the costs of the damages arisen in th

## this connection.

- 1. (Cases of warehousing) During the duration of the contract, i.e. as need arises, forwarder provides for warehousing the consignment prior to dispatching, delivering and for transit
- consignment prior to dispatcing, determined and for storing. (Warehousing in connection with forwarding).

  2. (Place of warehousing) Warehousing may take place in a warehouse owned or operated by the forwarder or in one being in
- warehouse owned or operated by the forwarder or in one being in contract. Further compensation will be paid by forwarder on base of disposals of this §, only.

  3. (Inspection of the cargo by principal) Upon notice in advance, in Circumstance of disposals of this §, only.

  3. (Responsibility for persons participating in cargo forwarding) in normal business hours, without disturbing forwarder's Forwarder is not responsible for damages caused by carriers operation, principal may inspect the consignment accompanied warehouses, loading personal, indirect forwarders or persons by forwarder, as its own expense. If necessary, principal may rendress, loading personal, indirect forwarders or persons by forwarder, as its own expense. If necessary, principal may rendress, loading personal, indirect forwarders or persons rendering other services used by the forwarder, except the case take samples of the goods or may perform other actions with the forwarder in advance. The proceeding will be written recorded. The expenses in connection 4. (Forwarder's liability as carrier) Forwarder shall be liable for with sampling or other actions shall be home by the principal damages in the consignment if

or necessitate the amendment of same.

written order and to latter's account with insurance conditions

(Withdraw of the commission by principal) Shall principal specified by principal, based on the data given in the commission

- the business
- (Advance payment) Forwarder is not obliged to make advance
- payment of costs of any kind.

  3. (Maturity) Fees, resp. costs in connection with the execution of the commission - in the absence of contrary agreement - are due, when forwarder concluded the forwarding contract, or, if it has not been realized due to reasons in the interestingness of principal, when the reason arose.

  4. (Settlement of payment) Principal is obliged to exonerate
- not responsible for the compliance with any other regulations of forwarder from its obligations against third parties, existing on base of the commission, at the termination of the contract, and, if

- consequences arising from the principal failing to do so are the principal's lability.

  6. (Commitments in co-operation and information) Principal and Commitments in co-operation and information of the principal's lability.

  7. (Usage in the relationship of the parties) Branch's usages and those formerly developed between the parties became part of the consignment.

  8. (Content of the forwarding grape or those.

  8. (Content of the forwarding commission) Commission must or the decomments or on the consignment itself for any reason costs will not be covered by the value of the counsignment. As far expectable the decommend or whatsoever, require corrected Should the data of the consignment itself for any reason costs will not be covered by the value of the consignment. As far expectable in the principal and provided principal and provided provid whatsoever, require correction forwarder shall inform principal as the value of goods is concerned, forwarder so tout from about this fact and, if necessary shall ask for instructions. Costs the value quoted by principal, if it was quoted, however, arising due this circumstance will be to the charge of principal. forwarder shall have the right to have the market value of the Forwarder is not obliged to undertake any repairs on the cargo by goods examined and defined by experts. Should the value of the
  - 4. (Actions concerning the cargo) Forwarder has no obligation to defined in such way be lower those quoted, forwarder shall be 4. (Actions concerning the cargo) Forwarder has no obligation to peak or bundle the consignment or to repair the packing and, generally, to perform any actions concerning the physical condition of the consignment. Exceptional are cases when the cargo endangers person or property of others. In such cases principal is obliged to perform the necessary actions on appeal, within the time given, or to refund related costs to forwarder.
    § 5. Hazardous Consignments or Consignments Requiring Special Handling
    1. (Principal's obligation to give information) Consignments or discussed by office the representing a hazard to other consignments, other goods and person of these containing perishables or which are sensitive for other reasons, can be handed over to forwarder based on a judicial proceedings.

    - Should principal not fulfil its obligation of payment -may this

- value of same goods.

  2. (Limitation of liability in amount) Forwarder's liability except causing damages by hard negligence – is limited. The extent of limitation is – in absence of other disposals given in this § - a) in case of multimodal transportation to be defined according the content of the multimodal document, b) in all other cases SDR
- 8,33/ gross kg, but max. SDR 500.000,- pro event of damage. This limitation also concerns damages caused besides the contract. Further compensation will be paid by forwarder on base

limitation, forwarder shall be liable according to article 1-2 of this

6. (Place of damage's origin is unknown) Where cannot be

- 6. (Place of damage's origin is unknown) Where cannot be established during the period of which carrying method the damage sustained, the extent of liability shall be the one from among the rules of carrying methods applied in the combined transport, which is the most favorable for the principal.

  7. (Further damages) Forwarder may also undertake on base of written explicit agreement to reimburse other damages. In such a case principal has to give the in-being and the expectable costs of the damage in advance and it has to provide the confirming documents to forwarder's disposal. Even in this case forwarder will not reimburse damages originating from force majeure, natural disasters, strike, measures of the authorities, or from other similar circumstances staying beyond the usual business transactions. Forwarder's obligation according to this article is not based on the actual liability but it qualifies as a article is not based on the actual liability but it qualifies as a business service. The reimbursement of damage - depending on the circumstances - can be subjected by forwarder to the condition, that principal shall assign to forwarder all rights which are due to principal towards other persons and it will also hand over the necessary documents establishing the claim in fact and rights should those not have been handed over to forwarde

- rights, should those not have been handed over to forwarder before. The damage declared by principal has to be proven. 8. (Principal's seat is inland) if forwarder's liability can be established and principal is having a legal seat within the country, for forwarder's liability in absence of an obligatory legal provision or differing disposal of this § is to be applied. 9. (Principal's seat is abroad) if forwarder's liability can be established and principal is having a legal seat abroad, forwarder's liability— in absence of obligatory legal provision or differing disposal of this § may not be higher than it would be limited for forwarders by regulations ruling in the country of the principal. 10. (Notification of damage to the forwarder) Event of damage and expectable costs are to be announced in writing to forwarder
- and expectable costs are to be announced in writing to forwarder within 48 hours after becoming aware of those, resp. documents proving damage must be sent within 48 hours after receipt. § 13. Principal's responsibility, Securities

- (Incompleteness, inaccuracy) Principal is responsible for shortness, incompleteness and inaccuracy of instructions, packing, marks and circumstances in this connection, for those
- packing, marks and circumstances in this connection, for those of documents, data and information.

  2. (Security) Forwarder may, in case of danger of third person's claims ask for appropriate security. In absence of appropriate security forwarder may denounce the contract. Concerning compliance of security the content of article 3 §7 has to be

- § 14. Assertion or claims

  1. (Cases of assertion of claim) Forwarder is, in case of principal's written instructions, to principal's risk and account, obliged to assert principal's claims before court or excluding it, against the carrier or other participa
- by the forwarder
- 2. (Forwarder's transactions without instructions) Forwarder is obliged to make necessary declarations to protect principal's rights also without instructions. (E.g. declarations against the carrier at delivery).
- (Fees and costs) Forwarder's fees do not include the costs of assertion of claim. Forwarder is not obliged to advance costs of claim's assertion. Probably advancement of any costs does not draw conclusions for advancement of further ones. For assertion draw conclusions for advancement of further ones. For a of claims – independent from the result of the procedu fee agreed by the parties and the costs of asser forwarder's due.

Torwarder's Que.

§ 15. Termination of the Contract
In case of framework agreement its directions for desistance and denouncement are applicable.

§ 16. Time of Limitation

§ 15. Lime or Limitation Claims originating from a forwarding contract are — except damages caused voluntary or by heavy negligence - subjects of a limitation period of one year. Limitation begins at the time when the claim becomes due. Parties may agree in writing on alteration of the time of limitation. Should forwarder receive information concerning settlement of costs with the principal later than the 120th day before elapsing of the one year limitation time, this will be extended by 180 days.

# § 17. Applicable law, Competent Court 1. Contracts of the forwarder shall be of

- Law.

  2. Parties shall endeavour to settle disputes amicably.

  3. In the absence of obligatory legal regulation and if parties has not agreed otherwise, the court according to the seat of the forwarder shall have exclusive competence in all cases of

- Forwarder may depart from the regulations of HUNGARIAN GENERAL FORWARDING CONDITIONS.
- 2. The title of individual articles provide information concerning the subject of the actual article only, forwarder will not bear any obligation hereof.
- THIS GENERAL CONTRACT CONDITION CAN BE VISITED. ON THE HOMEPAGE OF THE ASSOSIATION, RESP. FORWARDER WILL PUBLLISH IT ON ITS HOMEPAGE OR HE WILL LINK TO THE ASSOSIATION'S HOMEPAGE. ON PRINICIPAL'S REQUEST IT WILL SEND IT SEPARATELY AS WELL, AND WILL GIVE, IF NECESSARY, INFORMATION WELL, AND WILL GIVE, IF NECESSART, INFORMATION ABOUT IT AND WILL NEGOTIATE IT.
  4. FORWARDER'S RESPONSIBILITY WILL, ACCORDING TO
- 4. FURWARDER'S RESPONSIBILITY WILL, ACCORDING TO THESE CONDITIONS BE LIMITED.
  5. TIME OF LIMITATION WILL BE EXTENDED ACCORDING TO THE CONTENTS OF §16.