

GTCS Client - Please be advised that by commissioning our company to organize transport

You confirm the following terms of cooperation

Contractual penalties in the event of the Customer's failure to comply with the Transport Agreement;

1. Cancellation of the Order less than 24 hours before the planned loading, we do not charge any contractual penalties, unless the carrier has incurred costs related to the organization of transport and is able to prove them.

2. Cancellation of the Order when the set is at the place of loading, then we calculate a contractual penalty up to 100% of the freight value, not less than 50%

Stops at loading / unloading, customs and tax system PL and EU-settlement system

a) for transports carried out in domestic traffic: - for transports made in tankers: 4 hours free of charges for loading / unloading, for each commenced hour above we charge PLN 70 / h, but not more than PLN 1500 per day of parking. Saturday + Sunday and public holidays are included in the stopover

b) for transports carried out in international traffic: - for transports made in tanks: 4 hours free of charge for loading / unloading, for each started hour above we charge EUR 36 / h, but not more than EUR 360 / day of parking. Saturday + Sunday and public holidays are included in the stopover

c) the price of freight does not include the costs of disposal of product residues. Any additional costs resulting from the remainder of the goods in the tank, the so-called Including disposal and additional manual work, they are re-invoiced to the client

The Ordering Party bears the entire costs of organizing a transport convoy imposed by customs and tax services in the territory of the Republic of Poland and the EU.

d) The standstill includes the waiting time for the issue of documents / analysis / SENT notification / customs clearance / time needed for heating the goods during transport and all other procedures for which the sender / recipient of the goods or ordering the transport is responsible

e) The order must contain the exact delivery address + GPS of the loading and unloading place

f) the above arrangements are binding on all Transport / Forwarding Orders and do not require a signature and confirmation each time - they are valid from the moment the cargo is picked up.

The provisions of the Civil Code concerning liability for failure to perform an obligation shall apply (Article 471 in conjunction with Article 361 § 2 of the Civil Code).

Polish law applies to contracts and any other legal relations with Tabun Filip Więcek. Disputes arising from these contracts or other legal relationships will be considered by the common court competent for the seat of Tabun Filip Więcek based on Polish law. imposing a contractual penalty on the Contractor for its breach. Moreover, we would like to inform you that all provisions exceeding the material provisions of the Transport Agreement, in particular those having a financial aspect, including contractual penalties, must be approved in writing by TABUN Filip Więcek each time.