

The Shipping Terms of ADK logistic, s.r.o. (hereinafter as "Forwarder")

1; The shipping order delivered by fax or mail is deemed accepted by the carrier unless it is returned with objections within 3 hours in the normal working hours.

2; The carrier shall issue and deliver an invoice within 7 days of carrying out the shipment. The invoice along with two original CMR waybills shall be delivered to the following address: ADK logistics. The invoice shall include the shipping order reference.

3; The carrier undertakes to comply strictly with the shipping instructions given in the order. In case of any change, the carrier shall immediately inform the Forwarder and follow his instructions.

4; The carrier shall be liable for failure to complete this order in its entirety and for any damages incurred that may arise from any non-compliance with the shipment terms and instructions and will incur possible sanctions.

5; The carrier is liable for the total or partial loss of the consignment or for its damage that arises

from the moment of receipt of the shipment for shipment. In case of any threat to the shipment, the carrier shall immediately inform the Forwarder.

6; In accordance with the CMR Convention the carrier shall, prior to the transport, hold a liability insurance policy covering in full any damages that may occur during the transport.

7; The driver is responsible for the even distribution of goods, their fastening and securing at loading.

Unless the driver raises an objection at loading, as regards the weight overload or difference in

quantity from that stated in the order, and unless he fails to notify the Forwarder and note the objections in the CMR waybill, the carrier shall be liable for the corresponding increase in the shipping costs.

8; When transporting goods to non-EU countries, the carrier is required to check in the consignment at the customs office in the mode import / export / transit. In the event of failure to comply with this obligation, the carrier shall bear the costs associated with the remedy.

9; If the vehicle is not ready for loading at the agreed time, the carrier shall pay a penalty up to the amount of shipping costs unless he has notified the Forwarder in writing and at least 12 hours prior to the loading of the impossibility of loading.

10; The agreed shipping price is valid only subject to the terms and conditions set out in the order.

11; The shipping cost includes all extra charges including 24-hour waiting times on loading and 24 hours on unloading of goods. In the event that the above time is exceeded, the carrier shall contact the Forwarder, and after agreement, shall be entitled to charge the waiting time confirmed.

12; Other terms and conditions are governed by the provisions of the Commercial Code of the Slovak Republic and the CMR Convention.

