

Contract of Carriage

by and between:

Reg. No.
Registered office
("Carrier")

and

Personal identification number (ID number or Passport number)
Domiciled
("Sender")

1.1. The Carrier hereby undertakes to the Sender to transport the Consignment according to the parameters set out in par. 1.2 of this Contract.

1.2. Consignment:

Place and date of dispatch:

Place and date of destination:

Carriage fee:

1.3. The Sender is obliged to pay the carriage fee to the Carrier immediately after the conclusion of this Contract. If this obligation is not met within 3 days, the Contract automatically terminates and the Sender must pay a contractual penalty for breach of this obligation in the amount of 25% of the carriage fee as a compensation for blocking the Carrier's capacities.

1.4. The Sender is obliged, no later than prior to the moment of dispatch, to provide all papers, documentation, permits or other documents (including veterinary inspections in the case of transport of animals) and comply with all necessary customs, visa and other obligations or conditions necessary to enable the Consignment to be transported in accordance with the parameters set out in par. 1.2 of this Contract. The Sender is solely responsible for the Consignment meeting, upon shipment, all the conditions set out in the previous sentence and expressly confirms to the Carrier that the documents handed over to the Carrier upon shipment are complete and that the Carrier does not need to take any action before the authorities to perform the carriage under this Contract.

1.5. In the event it is revealed that the Sender has not fulfilled all their obligations under the preceding paragraph, the Sender is obliged to pay the Carrier a contractual penalty in the amount of CZK for each commenced hour during which the Carrier was forced to eliminate the consequences of the Sender's breach of their obligations under

par. 1.4 of this Contract or during which the Carrier was forced to refrain from performing the carriage. This is without prejudice to the Carrier's entitlement to reimbursement of costs incurred in connection with the activities under the previous sentence.

- 1.6. The Sender is entitled at any time to provide the Carrier with a written instruction to interrupt the carriage and a new order as how to handle the Consignment; in such case, however, the Sender is obliged to reimburse the Carrier for all costs incurred in connection therewith, plus a flat fee of 25% of the carriage fee pursuant to par. 1.2.
- 1.7. The Carrier is not obliged to hand over the Consignment to the receiver until all of the Carrier's property claims arising in connection with this Contract have been paid.
- 1.8. The provisions of Section 2558 of the Czech Civil Code do not apply.
- 1.9. The Sender expressly declares that the price of the Consignment on the date of dispatch does not exceed and that the Sender is aware that this fact is reflected in the amount of the carriage fee and that as a result of this fact the Carrier was willing to conclude this Contract and carry the Consignment. In the event of damage to the Consignment, the Sender therefore waives any claim for damages in excess of the amount specified in the preceding sentence for reasons of legal certainty. The Sender further declares that the Consignment does not fall under the Furniture Removal category.
- 1.10. The Parties represent that this Contract is in accordance with their full, serious, genuine, and free will and that they are fully aware of the consequences this Contract poses for their legal status. They are also aware of the content of the individual provisions of the Contract, which they have carefully read. By their signature, they confirm that this Contract was not entered into under the threat of physical or mental violence, in distress or with intentions contrary to good morals, and they also confirm the veracity of their statements.

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