



DB SCHENKER

Terms and Conditions of Transport (Denmark)



For land transport in Europe



January 2025

An updated version is always
available for downloading from
www.dbschenker.com/dk

CONTENT

1.	General terms and conditions	3
1.1	Reservations – Products/prices, etc.	3
1.2	Increased transit times	3
1.3	Claims	4
1.4	Terms of payment	4
1.5	Inquiries, invoices, etc.	4
1.6	Fees and additional charges	5
1.7	Customs clearance	5
1.8	Limitations	5
2.	Product description DB SCHENKER Land	5
2.1	DB SCHENKERSystem and system premium	5
2.2	DB SCHENKERpart and full load	6
2.3	International Metropolitan Surcharge	7
	Weight and volume calculation	7
3.	3.1 Incomplete or incorrect transport instructions	7
	3.2 Freight calculation	8
	3.3 Conversion factor	8
4.	Dangerous goods	8
5.	Special transport terms	9
5.1	DB SCHENKERSystem or system premium: Returns	10
	5.2 Food and food related goods	10
	5.3 DB SCHENKERSystem or system premium: General and specific conditions	10
	5.4 DB SCHENKERSystem Fix Day: General and specific conditions	10
6.	Collection/delivery and responsibility	11
6.1	Booking	11
6.2	Collection of goods	11
6.3	Failed trip	11
6.4	Deliveries	11
6.5	Transport liability	11
6.6	Limitation of liability	12
6.7	General liability	12
6.8	Transport insurance	12
7.	Terms and conditions for handling of personal data (the GDPR)	13

	13
8. Force Majeure	13
9. Trade compliance	13
10. Miscellaneous	13

All customer agreements are governed by these Transport conditions for DB SCHENKER, NSAB 2015 (Nordisk Speditørforbunds Almindelige Bestemmelser, with exception of § 25, storage), CMR-, Haag- Visby- and Warszawa- conventions.

1. General terms and conditions

DB SCHENKER Terms and Conditions of Transport (Denmark) apply as the norm for the calculation of freight charges and other transport charges in the DB SCHENKER land transport system. All assignments are performed by DB SCHENKER according to:

- The agreed conditions in each individual case.
- Product-specific conditions
- General terms corresponding to these terms and conditions
- General conditions of the Nordic association of freight forwarders, NSAB (currently NSAB 2015)

Should deviations arise between the aforementioned regulations, priority shall be given according to the order specified above. DB SCHENKER Terms and Conditions of Transport include additions to, and deviations from NSAB 2015.

The DB SCHENKER website www.dbschenker.com/dk always contains the most recently updated version of the DB SCHENKER Terms and Conditions of Transport, sales brochures, location supplements and other instructions.

If, during the term of an agreement, an adjustment in NSAB 2015, DB SCHENKER's Location list, Distance table and/or Terms and Conditions of Transport takes place, or if a tax or other charge is added, removed or changed, or if any other general adjustment applicable to the industry is made in the pricing, freight benefits or other increased level of costs that DB SCHENKER cannot influence, DB SCHENKER reserves the right to make the corresponding price adjustment. Legal stipulations, including stipulations that entail limitations on the maximum load that may be carried on a vehicle, can, in certain cases not stated in the Terms and Conditions of Transport, necessitate deviations from the DB SCHENKER Terms and Conditions of Transport.

1.1 Reservations – Products/prices, etc.

DB SCHENKER reserves the right to change product specifications, prices and other conditions without prior notice. DB SCHENKER's products and services have been developed mainly for the business-to-business market. DB SCHENKER reserves the right to deviate from the applied current tariff when delivering to private addresses. NB! All prices stated are exclusive VAT.

1.2 Increased transit times

In connection with Easter, summer, Christmas and New Year as well as public holidays transit times will normally increase. Valid transit times can be found via [eSchenker](#):

- | | |
|--------------------------|---|
| - Public holidays | = 1-2 days. |
| - Easter | = changed timetables available online = |
| - Summer | changed timetables available online = |
| - Christmas and New Year | changed timetables available online |

1.3 Claims

Damaged goods

Damage, depreciation, or apparent loss must be reported immediately upon receipt of the goods and noted on the signed copy of the transport documentation.

Recipients of a consignment are obliged to check immediately on receipt if the goods have suffered any damage that is hidden by the packaging.

Non-apparent loss, depreciation of or damage to the goods must be reported to DB SCHENKER as soon as possible and no later than seven (7) calendar days from receipt of the consignment. DB SCHENKER is not liable for non-apparent damage reported after transport if the goods have previously been transported or handled and have not been checked for any non-apparent damage prior to the last transport movement. Complaints relating to damage of goods arising as a result of the load space not maintaining the agreed temperature shall be made at the time of delivery.

Delayed goods

Wishes or conditions specified by the customer regarding delivery time, e.g. on the consignment note/transport instruction, are not binding on DB SCHENKER.

According to §19 NSAB, compensation is provided for a delay in transport according to the normal timetable or where there is a specially agreed time assurance when a claim is made and when damage as a result of the delay can be shown to have occurred.

Delays when using DB SCHENKER system premium must be reported to DB SCHENKER as soon as possible, no later than seven (7) calendar days from delivery of the consignment.

1.4 Terms of payment

Payment for a consignment is paid on receipt of an invoice. Standard payment terms are net 10 days from invoice date. The whole amount must be paid into DB SCHENKER's bank account within the due date. In the event of late payment, we withhold the right to charge interest on overdue payments in accordance with the applicable interest rate for delayed payments pursuant to Danish law. An invoicing fee will also be charged.

DB SCHENKER has the right to charge a standard reminder fee in connection with debt collection, irrespective of the restrictions outlined in the standard debt collection regulations. In case of a breach in payment, invoices that are not overdue will automatically default for payment together with invoices that are overdue. DB SCHENKER has the right to set off provisions against outstanding claims.

In the event that DB Schenker deems that the customer's creditworthiness during the contract period deteriorates or if the customer repeatedly fails to settle the invoices issued by DB Schenker in accordance with the agreed payment terms, DB Schenker has the right to reduce the agreed terms of credit or request price negotiations of the agreed prices

1.5 Inquiries, invoices, etc.

The shipment information is the basis for the invoice. A copy of the receipt of delivery (ePOD) can be provided upon request or downloaded from eSchenker. For further information on shipments, please visit our website, under eSchenker, where you can find customer specific shipment invoices as well as shipment information. Queries concerning invoice payment, notice of payment etc. are to be directed to the invoicing department.

1.6 Fees and additional charges

Fees, additional charges, fuel and currency surcharges will be charged in accordance with the valid official rates/fees, which can be found on www.dbschenker.com/dk or as specified in each transport agreement.

1.7 Customs clearance

The customs clearance process operated by the respective DB SCHENKER entity requires a 'Power of Attorney' in accordance with applicable laws, to be provided by the shipper/consignee. Any associated fees for the issuing of export declaration documents are excluded from the offer and will be calculated and billed separately when applicable.

1.8 Limitations

DB SCHENKER does not accept the following goods:

- Certain classifications of dangerous goods e.g. radioactive substances
- Living or dead animals
- Transportation of valuables
- Furs
- Personal effects and removal goods
- Liquor and tobacco
- Tank transports
- Art

Certain types of goods and objects are only accepted for transport as a special undertaking.

2. Product description DB SCHENKER Land

2.1 DB SCHENKERsystem and system premium

Product	DB SCHENKERsystem and system premium	
Max/min. volume	Max length 2.4 m (longest side), second longest side max 1.8 m, height 2.2 m. See separate point below for other dimensions.	
Max/min. weight	Max actual weight: 1,500 kg. Max calculated weight: 2,500 kg	
Long goods rules*)	DB SCHENKERsystem	
Characteristics	Long goods type 1	Long goods type 2
Max. longest side	3.00 meter	6.00 meter
Max. second longest side	1.20 meter	0.40 meter
Max. height	2.20 meter	0.40 meter
Max. gross weight per item	1,500 kgs	30 kgs
Max. items per shipment	No limits	10 Collis

*) Long goods is settled according to DB SCHENKER's standard forwarding fees. Exceeding above dimensions and weight are transported according to DB Schenker *part load* or DB Schenker *full load*

Options and Extra Services

DB SCHENKERsystem		
Product	Price	Explanation
Pre-Notice	DKK 0	Passive information e.g., SMS/e-mail.
Fix Day	DKK 212	Day of delivery predefined by customer.
*Fix Day 10	Fix day + DKK 455	Delivery before 10 a.m.
*Fix Day 13	Fix day + DKK 212	Delivery before 13 a.m.
Fix Day to be agreed	DKK 347	Consignee to be contacted for agreeing day of delivery.
Automated FixDay TBA	DKK 270	Email or SMS to consignee, sending a link for decision of delivery day.
Dangerous goods	Contact local branch	Pricing is depending on goods type, linehaul etc.

DB SCHENKERsystem premium		
Product	Price	Explanation
Freight	Standard freight + 30%	If a System shipment is priced DKK 1,000 the Premium price will be DKK 1,300.
Premium10	Premium + DKK 455	Delivery before 10 a.m.
Premium13	Premium + DKK 212	Delivery before 13 a.m.

2.2 DB SCHENKERpart and full load

Product	DB SCHENKERdirect
DB SCHENKER part load	Max weight: 19,400, less than 11 LDM and less than 55 CBM
DB SCHENKER full load	Weight of more than 19,400, 11 LDM or more and above 55 CBM. Dedicated, weight independent FTL available on request.
Pre-Notice	Pre-notice about pick-up and delivery. This option is for information purposes only and is not applicable for changing pick-up or delivery times.
Fix Day delivery & pick up	Option for fixed date for pick-up and delivery. Time of day is not guaranteed. Fix day delivery and pick up cannot be combined. Fix day delivery might affect pick up to avoid storage.
Time Window delivery & pick up	Option for fixed time slot for pick-up and delivery morning or afternoon. Morning is defined between 09:00-12:00 and afternoon between 13:00-16:00.
Proof of Delivery	This option includes original CMR-document as proof of delivery, either as a scanned or a physical document.
Tail lift	Direct shipments are not delivered with tail lift.

2.3 International Metropolitan Surcharge

DB SCHENKER | system premium | system | system home | part load | full load

An international metropolitan surcharge related to collection and distribution in the cities below. The Location surcharge per postcode table on the [DB Schenker website](#) shows all postcodes that are subject to an International Metropolitan Surcharge.

Surcharge in DKK / consignment – valid from 01.01.2025

Country	City	1 – 2.500 kg		>2.500 kg	
IT	Rome, Milan, Naples	Kr.	22,00	Kr.	51,00
ES	Barcelona				
PT	Porto, Lisboa				
PL	Warsaw				
DE	Berlin, Frankfurt, Hamburg, Köln, München, Stuttgart	Kr.	27,00	Kr.	63,00
FR	Paris, Lyon, Marseille, Nantes, Toulouse				
HU	Budapest				
FI	Helsinki				
SE	Stockholm				
AT	Vienna	Kr.	31,00	Kr.	72,00
TR	Istanbul				
BE	Antwerp, Brussels				
NL	Amsterdam, Rotterdam				
NO	Oslo				
DK	Copenhagen				
CH	Basel, Geneva, Zürich	Kr.	45,00	Kr.	105,00
UK	London				

3. Weight and volume calculation

The freight calculation is based on the shipments freight calculation weight. The higher of actual weight, volume weight, load meters and pallet places is the basis for the freight calculation. It is the shipper's responsibility to ensure that the dimensions and weight of the shipment are correct, and DB SCHENKER will as a standard calculate the freight calculation based on dimensions/weight. In case reported dimensions/weight is lower than actual freight calculation weight, DB SCHENKER will reserve the right to make corrections so that actual freight calculation weight is reflected in the invoice to the shipper/customer.

3.1 Incomplete or incorrect transport instructions

DB SCHENKER system premium, -system, -systemhome, -partload, and -fullload

- Incorrect or incomplete transport instructions: The consignor/freight payer is charged DKK 265/shipment (Transport instructions e.g. consignment note, CMR, label and EDI transfer).
- Incorrect or incomplete weight or volume information: The consignor freight payer is charged DKK 265/shipment for correcting the information.

3.2 Freight calculation

The volume weight is calculated by multiplying the length, width and height. Actual weight will be rounded up to nearest 100 kg and volume is according to actual CBM, before converting to the freight calculation weight. If due to the shape, size or content of the shipment, or if non-stackable, loading is not possible, the freight charge will be based on load meter or pallet place.

3.3 Conversion factor

- 1 CBM = 333 kg
- 1 LDM¹ = 1,850 kg (Europe) and 2,000 kg (the Nordic countries)
load meter (the container/trucks width x height x 1 meter)
- 1 PPL² = 740 kg (Europe) and 800 kg (the Nordic countries) = 0.4 load meter
pallet place (1.2 m x 0.80 m) x height

=

4. Dangerous goods

Transport of Dangerous Goods

(Requires a Special Agreement)

The transport of dangerous goods requires additional transport documents and specific information related to dangerous goods (a goods declaration). For shipments containing dangerous goods, the sender must package, classify, label, and declare the dangerous goods in accordance with the regulations applicable to the relevant mode of transport: ADR, RID, IMDG Code, or IATA-DGR.

For different types of dangerous goods that cannot be consolidated or if the entire shipment cannot be loaded onto a single unit due to its size, separate documentation must be issued. If the dangerous goods are loaded in a container/on a vehicle and the transport is followed by sea transport, a signed packing certificate/stowage certificate must be prepared by the person responsible for the cargo and included with the other documents. Each individual package must be properly marked and labeled.

Electronic bookings and transport instructions must be supplemented with paper-based documents.

Any costs incurred by DB Schenker due to the customer's failure to comply with applicable regulations, laws, and/or conditions in the documents may be invoiced to the customer.

Transport of Lithium and Lithium-Ion Batteries

From January 1, 2020, DB Schenker only accepts the transport of UN3090, UN3091, UN3480, UN3481, UN3166 (if hybrid), and UN3171 (if powered by a lithium battery). This is only permitted if each customer provides DB Schenker with a copy of the test summary in accordance with the UN Manual of Tests and Criteria, Part III, Subsection 38.3, Paragraph 5, demonstrating that the battery/cell has passed the test. The test summary must also be retained by the customer and made available upon request.

Domestic Transport of Dangerous Goods

For domestic transport, dangerous goods in classes 2, 3, 4.1, 4.2, 4.3, 5.1, 5.2, 6.1, 8, and 9 may be transported.

Restrictions: Dangerous goods requiring temperature control during transport are not permitted.

- Class 1, Explosives: DB Schenker does not transport Class 1 goods.
- Class 5.2, Organic Peroxides: DB Schenker does not transport UN3101, UN3102.
- Class 2.3, Toxic Gases: DB Schenker does not transport Class 2.3 gases. Classification codes: T, TF, TC, TO, TFC, or TOC.
- Class 3, Desensitized Explosives: DB Schenker does not transport Classification Code D UN1204, UN2059, UN3064, UN3343, UN3357, UN3379.

- Class 4.1: DB Schenker does not transport self-reactive substances, polymerizing substances, and desensitized solid explosives. Classification codes: D, DT (UN 1310, 1320, 1321, 1322, 1336, 1337, 1344, 1347, 1348, 1349, 1354, 1355, 1356, 1357, 1517, 1571, 2555, 2556, 2557, 2852, 2907, 3317, 3319, 3344, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3376, 3380, 3474).
- Class 6.1, Toxic Substances: DB Schenker does not transport Packing Group I.
- Class 6.2, Infectious Substances: DB Schenker does not transport Class 6.2. The prohibition also applies to UN3373.
- Class 7, Radioactive Materials: DB Schenker does not transport Class 7. The prohibition also applies to UN2908, UN2909, UN2910, UN2911.

Dangerous goods requiring temperature control during transport are not permitted.

DB Schenker does not transport dangerous goods classified as high-consequence dangerous goods according to Table 1.10.3.1.2 (ADR/ADR-S).

The following goods are not permitted:

- Class 1 – Explosives: DB Schenker does not transport Class 1 goods.
- Class 2 – Toxic Gases: DB Schenker does not transport Class 2.3 gases. Classification codes: T, TF, TC, TO, TFC, or TOC.
- Class 3 – Desensitized Explosives: DB Schenker does not transport Classification Code D UN1204, UN2059, UN3064, UN3343, UN3357, UN3379.
- Class 4.1 – Self-reactive substances, polymerizing substances, and desensitized solid explosives: DB Schenker does not transport these substances. Classification codes: D, DT (UN 1310, 1320, 1321, 1322, 1336, 1337, 1344, 1347, 1348, 1349, 1354, 1355, 1356, 1357, 1517, 1571, 2555, 2556, 2557, 2852, 2907, 3317, 3319, 3344, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3376, 3380, 3474).
- Class 6.1 – Toxic Substances: DB Schenker does not transport Packing Group I.
- Class 6.2 – Infectious Substances: DB Schenker does not transport Class 6.2.
- Class 7 – Radioactive Materials: DB Schenker does not transport Class 7.

Under the Baltic Agreement

Under the Baltic Agreement, DB Schenker requires information on the UN number, specific class, and quantity of dangerous goods for the transport of limited quantities. If the shipping company does not apply the Baltic Agreement, a dangerous goods declaration must also be attached. A dangerous goods surcharge applies to limited quantities transported by ferry.

International Transport of Dangerous Goods

International transport of dangerous goods requires a separate agreement, as restrictions may apply in different countries, and the dangerous goods may also be partially transported by sea.

Transport of Waste and Hazardous Waste

DB Schenker in Denmark does not transport waste or hazardous waste.

5. Special transport terms

5.1 DB SCHENKERsystem or system premium: Returns

Return freight shall be agreed and settled in each single case.

5.2 Food and food related goods

Food related goods means for example packaging for food storage, food ingredients, animal feed etc. To ensure correct handling of food or food related goods DB SCHENKER must receive information regarding the shipment when the booking takes place.

The goods must also be labelled correctly indicating whether the content is food or food related. DB SCHENKER cannot take responsibility for shipments that are incorrectly labelled. If there are any special handling requirements i.e., storage or temperature regulation, then this must be communicated to DB SCHENKER during the contract negotiations or when the booking takes place. This is to ensure suitable handling and forwarding equipment is made available.

5.3 DB SCHENKERsystem or system premium: General and specific conditions

The communicated lead times are conditional upon normal weather and traffic conditions. In addition, lead times for Islands, outer regions and countries with customs requirements may not fall under the communicated lead times. When fixed time delivery option is selected on DB SCHENKERsystem *premium*, the following applies:

DB SCHENKERsystem *premium*, a lead time guarantee granted for this product, with a refund of freight fees if delivery is between 8 am and 6 pm according to the timetable and the delay was caused by circumstances for which DB SCHENKER is responsible. The freight fee will be refunded following an application and processing thereof according to the described complaints procedure.

Refunds comprise paid freight fees exclusive of costs and fees charged by authorities. The lead time guarantee also applies to the optional extras premium 10, premium 13.

In addition, these conditions shall always apply for the DB SCHENKERsystem *premium* money back compensation:

- In the event of country specific bank holidays, the holidays regulation from the dispatching branch is binding.
- Packaging shall always meet safety standards.
- Complete and correct booking details on consignment documents are required.
- No Money back guarantee if incomplete and incorrect booking details for DB SCHENKERsystem *premium* bookings.
- No further manual labeling by DB SCHENKER required for DB SCHENKERsystem *premium*.
- Collection and delivery can be processed Mo-Fr within 8 am and 6 pm.

5.4 DB SCHENKERsystem Fix Day: General and specific conditions

DB SCHENKER offers unloading on the agreed delivery date according to the timetable. Selectable days for delivery are within the interval +1 to +3 delivery days counting from the date of arrival for DB SCHENKERsystem *premium*.

Fix Day 10 / Fix Day 13

- Fix Day 10, delivery no later than 10 am on the confirmed working day according to DB SCHENKERsystem Fix day.

- Fix Day 13, delivery no later than 1 pm on the confirmed working day according to DB SCHENKERSystem Fix day.

6. Collection/delivery and responsibility

6.1 Booking

Shipments shall be booked continuously or according to separate agreement.

6.2 Collection of goods

DB SCHENKERSystem

Fixed times for collection of groupage goods can be arranged by contacting the nearest DB SCHENKER office. Customers without a fixed pickup time must contact the booking office to order a pickup in each case.

DB SCHENKERdirect

Customers with a part load agreement can use our on-line booking solution. Customers with no fixed agreement can book collections on an ad-hoc basis and will be charged accordingly. In case no booking has been submitted, DB SCHENKER will calculate separate price for the part load produced as groupage.

6.3 Failed trip

An attendance fee will be charged in cases where customers order a pickup but fail to have the goods ready for collection. The same applies to customers who have fixed pickup time.

6.4 Deliveries

Deliveries to consignees with permanent business address: consignees located within the distribution area of the terminal will receive direct deliveries. Goods can only be delivered on ground/street level.

There is a surcharge for any deliveries that take longer than 15 mins. real time due to conditions for which the customer is responsible. The receiver will be notified if the consignment cannot be delivered directly and will be able to collect the shipment at the nearest available DB SCHENKER terminal or agent.

If delivery of the part load product requires a tail-lift truck or a small/special vehicle an additional charge will apply.

6.5 Transport liability

In case of damage/loss, the following will apply:

- If the goods are damaged on delivery this must be noted in the receipt documentation and verified by DB SCHENKER.
- Any hidden damage must be reported to DB SCHENKER as soon as possible, although no later than seven (7) calendar days from receipt of the consignment. Any losses must be noted in the receipt documentation and verified by DB SCHENKER.
- Customers claiming compensation must send a written and specified claim to the local DB SCHENKER office.
- All relevant documentation as well as a copy of the commercial invoice must be enclosed.

6.6 Limitation of liability

Unless otherwise specified herein, the national and international laws and regulations applicable to land transport, as well as CMR, Haag Visby and Warszawa conventions will regulate the responsibility of DB SCHENKER. All assignments carried out by freight forwarders are regulated by NSAB 2015, except for Article 25, storage.

Concerning the terms and conditions of NSAB 2015, the liability of DB SCHENKER in certain situations is limited in accordance with the regulations in clause 2, whereas the liability of DB SCHENKER in certain situations will be limited in accordance with other regulations.

The responsibility of DB SCHENKER to compensate in the event of loss, damage/shortage of goods under transportation is however always limited to a maximum of:

- Domestic and international airfreight: 22 SDR per kg gross weight.
- Domestic and international transport by road: 8,33 SDR per kg gross weight.
- Domestic and international sea freight: 2 SDR per kg gross weight / 667 SDR per item.
- International railway transport: 17 SDR per kg gross weight.
- Domestic railway transport: Full load: 17 SDR per kg gross weight / Groupage: 8,33 SDR per kg gross weight.

If DB SCHENKER has fully compensated the value of the goods, DB SCHENKER shall upon notification be entitled to the ownership of the goods.

Delivery outside DB SCHENKER's normal place of delivery (such as ramp, storage etc.), will be carried out on the risk of the consignee.

Private deliveries to either offices or private houses will not be considered as the consignee's normal place of delivery. The consignee will be responsible to take necessary precautions and actions to prevent vulnerable surfaces to be damaged under delivery.

6.7 General liability

Goods are received for carriage in accordance with current freight tariffs and regulations applicable to DB SCHENKER at any given time.

6.8 Transport insurance

It is possible to insure goods against the most common risks in transport. DB SCHENKER in cooperation with AIG can offer insurance coverage if required. Please contact your local DB SCHENKER office for further information.

7. Terms and conditions for handling of personal data (the GDPR)

DB SCHENKER undertakes to fulfil the provisions that follow from the Personal Data legislation, including article 28.3 a) - h) of the GDPR.

"Personal data legislation" include all applicable laws, regulations, directives and rules that apply for processing of personal data, including but not limited to the Data Protection Act (1998:204), the Act on Electronic Communication (2003:389) and other legislation that implement the EU Data Protection Directive 95/46/EC and the EU Directive on Privacy and Electronic Communications 2002/58/EC as well as the GDPR 2016/679 and potential amendments, supplements or legislation that replace such laws, regulations, directives and rules.

The processing of data will be carried out as long as it is required for the fulfilment of the agreement and/or assignment.

8. Force Majeure

DB Schenker shall be released from liability to perform an assignment if DB Schenker is prevented from so doing by circumstances over which DB Schenker had no control and which it could not reasonably have foreseen. DB Schenker shall inform the customer immediately when such a situation occurs or ceases.

A party is entitled, with immediate effect, to give notice of termination of an agreement or to terminate an agreement when such a situation persists for more than one (1) month, when a certain period of notice has been agreed or after a period corresponding to the period of notice.

9. Trade compliance

The parties agree that the export, import, re-export and in-country transfer of goods and / or services may be subject to restrictions under trade regulations, which include (without limitation) EU and U.S. import and export laws and regulations ("Trade Regulations"). Each party warrants and represents that, in the fulfilment of its obligations under this agreement, it will comply with all applicable Trade Regulations, as they may be amended or revised from time to time.

Customer is responsible for determining whether Customer's transactions are subject to Trade Regulations. Customer shall not engage DB Schenker to perform prohibited services involving countries or persons subject to restrictions under Trade Regulations when the underlying transactions associated with those services are subject to Trade Regulations.

If necessary, Customer will obtain or qualify for all licenses, approvals, authorizations and / or exemptions required for compliance with Trade Regulations and provide DB Schenker with documentation of the same. DB Schenker reserves the right to suspend provision of services without any liability in cases where the services would violate Trade Regulations. Customer acknowledges that DB Schenker is not obligated to and will not provide services relating to internal repression or military goods.

10. Miscellaneous

Prices/charges that are not stated in DB Schenker Terms and Conditions of Transport which are applicable to certain types of transport or goods etc. can be charged in addition to those stated herein. If, as a result of the specific demands and wishes of the customer, transport is performed in a manner that deviates from DB Schenker's normal routines, a special agreement concerning terms, conditions and prices should be reached.