

**ONE WORLD EXPRESS INC. LIMITED
TERMS AND CONDITIONS OF CARRIAGE ("Terms and Conditions")**

IMPORTANT NOTICE

When ordering One World Express Inc. Limited's services you, as "Shipper", are agreeing, on your behalf and on behalf of any other third party directly or indirectly employed, with an interest in the Shipment, that the Terms and Conditions shall apply from the time that One World Express Inc. Limited accepts the Shipment unless otherwise agreed in writing by an authorised officer of One World Express Inc. Limited. The Shipper's statutory rights and entitlements under any defined service feature (for which additional payment has been made) are not affected. "Shipment" means all documents or parcels that travel under one waybill and which may be carried by any means One World Express Inc. Limited chooses, including air, road or any other carrier. A "waybill" shall include any label produced by One World Express Inc. Limited automated systems, air waybill, or consignment note and shall incorporate these Terms and Conditions. Every Shipment is transported on a limited liability basis as provided herein. If Shipper requires greater protection, then insurance may be arranged at an additional cost (Please see below for further information). "One World Express Inc. Limited" means any member of the ONE WORLD EXPRESS INC LIMITED Network.

1. Customs, Exports and Imports

One World Express Inc. Limited may perform any of the following activities on Shipper's behalf in order to provide its services to Shipper: (1) complete any documents, amend product or service codes, and pay any duties or taxes required under applicable laws and regulations, (2) act as Shipper's forwarding agent for customs and export control purposes and as Receiver solely for the purpose of designating a customs broker to perform customs clearance and entry and (3) redirect the Shipment to Receiver's import broker or other address upon request by any person who One World Express Inc. Limited believes in its reasonable opinion to be authorised. Please refer to section 20 of this document for details of post EU Exit documentation requirements for imports and exports.

2. Unacceptable Shipments

Shipper agrees that its Shipment is acceptable for transportation and is deemed unacceptable if:

- it is classified as hazardous material, dangerous goods, prohibited or restricted articles by IATA (International Air Transport Association), ICAO (International Civil Aviation Organisation), any applicable government department or other relevant organisation;
- no customs declaration is made when required by applicable customs regulations; or
- a postal item does not comply with the "Postal Export Guide" published by any designated postal operator; or does not comply with the UPU regulations either for letter, or parcel post items; or
- One World Express Inc. Limited decides it cannot transport an item safely or legally (such items include but are not limited to: animals, bullion, currency, bearer form negotiable instruments, precious metals and stones, firearms, parts thereof and ammunition, human remains, pornography and illegal narcotics/drugs);
- and any other material which may not be carried under UK, EU or International Law notwithstanding items which may not be acceptable by any third party carrier under their terms and conditions (Please check this prior to shipping).

3. Deliveries & Undeliverables

Shipments cannot be delivered to PO Boxes or postal codes. Shipments are delivered to the Receiver's address given by Shipper (which in the case of mail services shall be deemed to be the first receiving postal service) but not necessarily to the named Receiver personally. Shipments to addresses with a central receiving area will be delivered to that area. If Receiver refuses delivery or to pay for delivery, or the Shipment is deemed to be unacceptable, or it has been undervalued for customs purposes, or Receiver cannot be reasonably identified or located, One World Express Inc. Limited shall use reasonable efforts to return the Shipment to Shipper at Shipper's cost failing which the Shipment may be released, disposed of or sold by One World Express Inc. Limited without incurring any liability whatsoever to Shipper or anyone else, with the proceeds applied against service charges and related administrative costs and the balance of the proceeds of a sale to be returned to Shipper at your cost. Goods which need to be destroyed or are prohibited must be destroyed in accordance with UK regulations, costs for this will be provided on an adhoc basis, any failure to accept will result in in legal action against you or your company. Delivery;

- a. The parties of these terms and conditions will agree in writing the dates and times on or after which One World Express Inc. Limited will deliver or collect your goods (the scheduled delivery date). Those dates and times are only estimates and not guarantees of delivery days or times no matter the supplier or what is verbally agreed by any member of One World Express Inc. Limited or any carrier.
- b. It is the obligation of the Shipper to inform the person the goods are being delivered to what the scheduled delivery date is and make sure we can make the delivery then.
- c. One World Express Inc. Limited will try to deliver the goods during the scheduled delivery date and to the address marked on the goods. One World Express Inc. Limited will not accept liability for any loss suffered as a result of a delay in us delivering or us failing to deliver, except as set out in these conditions, and One World Express Inc. Limited liability will be limited by these conditions (see clauses 2, 5, 6, 7, 9, 10)
- d. If One World Express Inc. Limited cannot deliver the goods at first try to, One World Express Inc. Limited will charge £6.50 or half the original charge, whichever is greater, every other time One World Express Inc. Limited try to deliver the goods, or:
 - One World Express Inc. Limited can choose to store, return or dispose of the goods; and
 - The Shipper must pay our costs for holding, returning or keeping the goods as soon as One World Express Inc. Limited ask for those costs.

4. Inspection

One World Express Inc. Limited has the right to open and inspect a Shipment without prior notice to Shipper

- a. One World Express Inc. Limited has legal rights to keep the goods One World Express Inc. Limited are carrying for the Shipper until Shipper pay One World Express Inc. Limited all money due to One World Express Inc. Limited in connection with the goods and any other money Shipper owe One World Express Inc. Limited.
- b. If Shipper does not pay One World Express Inc. Limited any money Shipper owe One World Express Inc. Limited within one calendar month of One World Express Inc. Limited giving Shipper notice that One World Express Inc. Limited are keeping hold of SHIPPER goods under clause 4a above, One World Express Inc. Limited may sell the goods as One World Express Inc. Limited choose. After One World Express Inc. Limited has taken costs of selling the goods, One World Express Inc. Limited will put any remaining proceeds towards any amount due to One World Express Inc. Limited. This does not affect One World Express Inc. Limited right to recover any amount remaining from Shipper.
- c. One World Express Inc. Limited can also dispose of the goods by selling or disposing of them in any other way One World Express Inc. Limited consider suitable if: Shipper goods (or part of

them) have perished, deteriorated or altered, or are likely to do so in the immediate future; or One World Express Inc. Limited have not been able to deliver Shipper goods for any of the reasons set out in section 3 and One World Express Inc. Limited have held Shipper goods for 10 days; and One World Express Inc. Limited have made reasonable efforts to contact anyone who could reasonably have an interest in Shipper goods.

d. When One World Express Inc. Limited ask, Shipper must immediately pay One World Express Inc. Limited all costs, charges and expenses for storing and disposing of the goods or any part of them.

e One World Express Inc. Limited will give Shipper credit for any amount left from the proceeds of One World Express Inc. Limited selling Shipper goods after One World Express Inc. Limited have taken any amounts Shipper owe One World Express Inc. Limited and any of One World Express Inc. Limited costs, charges or expenses.

f. If One World Express Inc. Limited have already settled a claim Shipper have made for lost goods which are then found, One World Express Inc. Limited can dispose of those goods as One World Express Inc. Limited see fit and keep the proceeds.

g. The rights set out in this clause are in addition to any other legal rights One World Express Inc. Limited may have.

5. Shipment Charges & Billing

One World Express Inc. Limited's Shipment charges are calculated according to the higher of actual or volumetric weight and any Shipment may be re-weighed and re-measured by One World Express Inc. Limited to confirm this calculation. Shipper shall pay or reimburse One World Express Inc. Limited for all Shipment charges, storage charges, duties and taxes owed for services provided by One World Express Inc. Limited or incurred by One World Express Inc. Limited on Shipper's or Receiver's or any third party's behalf and all claims, damages, fines and expenses incurred if the Shipment is deemed unacceptable for transport as described in Section 2. Payment terms;

a. Shipper must pay all One World Express Inc. Limited invoices, by direct debit, direct transfer within 14 days of the date of the invoice unless agreed alternate methods of payments have been arranged.

b. One World Express Inc. Limited can invoice Shipper at any time on or after the last working day in the month One World Express Inc. Limited provide the relevant service.

c. If One World Express Inc. Limited do not receive the payment for any invoice on time, One World Express Inc. Limited can charge interest cumulatively at the rate of 2.5% a calendar month or £10 a calendar month, whichever is greater. One World Express Inc. Limited will count any part of a calendar month as a full calendar month.

d. One World Express Inc. Limited operate under a minimum invoice value of £50 per invoice. Shipper will be required to pay this minimum amount if the charge for the service falls under the £50 threshold.

e. Shipper must pay One World Express Inc. Limited all amounts Shipper owe One World Express Inc. Limited without taking off any amount, and Shipper must not put off paying One World Express Inc. Limited because of any claim Shipper are making against One World Express Inc. Limited or any amount Shipper think One World Express Inc. Limited owe Shipper.

f. One World Express Inc. Limited can immediately increase One World Express Inc. Limited charges from time to time to reflect any increase in the costs One World Express Inc. Limited have to pay to provide the service (for example, increased costs of fuel and congestion charges), provided One World Express Inc. Limited give Shipper notice within a reasonable time of that increase.

g. For details of One World Express Inc. Limited charges please contact One World Express Inc. Limited. The charges One World Express Inc. Limited quote do not include VAT, local taxes and custom duties, which Shipper might also have to pay. The charges One World Express Inc. Limited quote assume that Shipper will accept them immediately, and One World Express Inc. Limited can withdraw or change any quoted charge with or without giving Shipper notice.

h. One World Express Inc. Limited will apply an extra charge for delivering to mail order companies or any other party who needs us to book in the delivery or wait to make a delivery (Waiting/Handling Charge) or for deliveries to exhibitions or conferences whether disclosed or not.

i. All shipments handled by One World Express Inc. Limited shall have a lien on all goods handled by One World Express Inc. Limited, its carriers, partners or service providers for any amount due to the company whether pursuant to the contract or otherwise and for the cost of recovering the same. If the amounts owing to One World Express Inc. Limited in respect of that it has a lien are not satisfactory and are unsatisfied in a reasonable time frame, One World Express Inc. Limited shall within its rights and at its full liberty to;

- Sell the goods privately, auction or other method and apply the proceeds to any outstanding amounts owed excluding any expenses incurred in doing so or
- Destroy the goods legally and properly in line with all previous set out in section 3 with all costs to the customer's account with no liability whatsoever to One World Express Inc. Limited.
- Return any excess or remaining goods to the shipper at their (Shipper) own expense once all outstanding billing has been satisfied to One World Express Inc. Limited in full.

6. One World Express Inc. Limited's Liability

One World Express Inc. Limited contracts with Shipper on the basis that One World Express Inc. Limited's liability is strictly limited to direct loss only and to the per kilogram limits in this Section 6. All other types of loss or damage are excluded (including but not limited to lost profits, income, interest, future business), whether such loss or damage is special or indirect, and even if the risk of such loss or damage was brought to One World Express Inc. Limited's attention before or after acceptance of the Shipment since special risks can be insured by Shipper. If a Shipment combines carriage by air, road or other mode of transport, it shall be presumed that any loss or damage occurred during the air period of such carriage unless proven otherwise. One World Express Inc. Limited's liability in respect of any one Shipment transported, without prejudice to Sections 7-11, is limited to its actual cash value and shall not exceed the greater of £50.00 or:

- £10.00/kilogram for Shipments transported by air or other non-road mode of transportation; or
- £5.00/kilogram for Shipments transported by road (not applicable to the US).

One World Express Inc. Limited's liability in respect of any one Shipment transported within the boundaries of the United Kingdom, is limited to £5.00/kilogram or the Invoice value whichever is lower.

This Section 6 is without prejudice to Sections 7-11.

Claims are limited to one claim per Shipment settlement of which will be full and final settlement for all loss or damage in connection therewith. If Shipper regards these limits as insufficient it must make a special declaration of value and request insurance as described in Clause 8 (Shipment Insurance) or make its own insurance arrangements, failing which Shipper assumes all risks of loss or damage.

a. Shipper will be responsible for protecting One World Express Inc. Limited from, not holding One World Express Inc. Limited responsible for and paying any liabilities, claims, loss, damage, fines, costs or expenses arising from:

- One World Express Inc. Limited following Shipper's instructions;
- Shipper breaking any of these conditions;
- Shipper's negligence;
- Insufficient or incorrect packing;

- Shipping any prohibited or dangerous material as set out in section 2; or
- any and all duties, taxes and so on charged by any authority together with all payments, fines, costs, expenses, loss or damage relating to Shipper's goods;
- damages caused by third parties or any accidental damage caused during transit beyond either One World Express Inc. Limited carriers or One World Express Inc. Limited control.

b. Shipper must pay any claim under clause 6a above within seven days of the date of the relevant invoice. After seven days One World Express Inc. Limited will treat the claim as a payment due to One World Express Inc. Limited under clause 5 of these conditions.

7. Time Limits for Claims

All claims must be submitted in writing to One World Express Inc. Limited within ten (10) working days from the date that One World Express Inc. Limited accepted the Shipment failing which One World Express Inc. Limited nor its suppliers or carriers shall have no liability whatsoever.

8. Shipment Insurance

One World Express Inc. Limited can arrange insurance for Shipper covering the actual cash value in respect of loss of or physical damage to the Shipment, provided the Shipper completes the insurance section on the front of the waybill or requests it via One World Express Inc. Limited's automated systems and pays the applicable premium. Shipment insurance does not cover indirect loss or damage, or loss or damage caused by delays.

Insurance cover is not guaranteed for every product range, One World Express Inc. Limited recommend that before Shipper ship any product requiring insurance cover that Shipper contact the team who can advise and quote based on Shipper's requirement.

9. Delayed Shipments

One World Express Inc. Limited will make every reasonable effort to deliver the Shipment according to One World Express Inc. Limited's regular delivery schedules, but these are not guaranteed and do not form part of the contract. One World Express Inc. Limited is not liable for any damages or loss caused by delays.

10. Circumstances beyond One World Express Inc. Limited's control

One World Express Inc. Limited is not liable for any loss or damage arising out of circumstances beyond One World Express Inc. Limited's control. These include but are not limited to:- "Act of God" - e.g. earthquake, cyclone, storm, flood, fog; "Force Majeure" - e.g. war, plane crash or embargo; any defect or characteristic related to the nature of the Shipment, even if known to One World Express Inc. Limited; riot or civil commotion; any action or omission by a person not employed or contracted by One World Express Inc. Limited e.g. Shipper, Receiver, third party, Customs or other Government official; industrial action; and electrical or magnetic damage to, or erasure of, electronic or photographic images, data or recordings.

11. Warsaw Convention

If the Shipment is transported by air and involves an ultimate destination or stop in a country other than the country of departure, the Warsaw Convention ("Warsaw"), if applicable, governs and limits One World Express Inc. Limited's liability for loss or damage.

12. Shipper's Warranties and Indemnity

Shipper shall indemnify and hold One World Express Inc. Limited harmless for any loss or damage arising out of Shipper's failure to comply with any applicable laws or regulations and for Shipper's breach of the following warranties and representations:

- all information provided by Shipper or its representatives is complete and accurate;
- the Shipment was prepared in secure premises by Shipper's employees;
- Shipper employed reliable staff to prepare the Shipment;
- Shipper protected the Shipment against unauthorised interference during preparation, storage and transportation to One World Express Inc. Limited;
- the Shipment is properly marked, addressed and packed to ensure safe transportation with ordinary care in handling;
- all applicable customs, import, export and other laws and regulations have been complied with; and
- the waybill has been signed by Shipper's authorised representative and the Terms and Conditions constitute binding and enforceable obligations of Shipper.
- the address you provide on our label or waybill is final and any errors in details cannot be directed to One World Express Inc. Limited its carriers, partners or employee's, this is the sole responsibility of the Shipper and all costs relating to relabeling, re-direction, service type/code or loss as a result of any other error of input, upload or other on your part is your responsibility. One World Express Inc. Limited will not be held liable for any costs associated with your error/s and will require full payment for any of the above (see section 3, 6).

13. Routing

Shipper agrees to all routing and diversion, including the possibility that the Shipment may be carried via intermediate stopping places.

14. Governing Law

Any dispute arising under or in any way connected with these Terms and Conditions shall be subject, for the benefit of One World Express Inc. Limited, to the non-exclusive jurisdiction of the courts of, and governed by the law of, the country of origin of the Shipment and Shipper irrevocably submits to such jurisdiction, unless contrary to applicable law.

15. Severability

The invalidity or unenforceability of any provision shall not affect any other part of these Terms and Conditions. All customers have the right to cancel their contract or to cease trading with One World Express Inc. Limited. With no less than Thirty (30) days' notice in writing. This notice also applies to all personal data under the GDPR regulation 2018 where you as the customer, client, company or other entity wish to Opt out giving thirty (30) days' notice in writing to One World Express Inc. Limited. All other terms and conditions will remain in place until all outstanding invoices or charges are settled in full or to the level required or agreed upon in writing from One World Express Inc. Limited. If dispute arises this must be handled directly in writing, through arbitration or through the applicable legal channels under UK Law.

16. Carrier Terms and conditions

In addition to these terms and conditions, it is accepted that both you and we are bound by all service carriers terms and conditions which may supersede these terms and conditions where applicable. Copies of all Carrier terms and conditions are available on the carrier's websites or available on request from One World Express Inc. Limited.

17. Surcharges

Surcharges apply to all tariff cards or agreed rates either written or verbal. These surcharges are applicable to;

- Fuel and War
- Delivery, all modes
- Remote areas; Includes Highlands, Islands, Other remote areas or zones disclosed or other limited access or difficult to reach areas not covered daily, weekly or restricted

- Timed deliveries
- Handling, re-packaging, re-sorting, cross-sorting and labelling, including re-labelling
- Returns, including handling
- Waiting time, bookings (see section3)
- Outsized, out of gauge, out of girth, overweight or undersized
- Dangerous or hazardous material, whether declared or undeclared
- Any other surcharges not set out in this section but which may be covered by specific tariff or service guides.

Any and all charges set out under this clause or any other agreed rate or terms and conditions are subject to change with or without notice.

18. Claims against Shipper/Supplier or Partner

One World Express Inc. Limited reserve the right to make claim against the shipper, consignor or undersigned either corporate or personally for any fraud, damage to One World Express Inc. Limited, its employees or carriers in the event that Shipper knowingly or unknowingly ship any material which is hazardous or dangerous or which may cause harm to anyone or anything while in One World Express Inc. Limited's care. One World Express Inc. Limited care refers to goods in transit, processed in One World Express Inc. Limited's warehouse or through any of One World Express Inc. Limited's third party or other carriers. One World Express Inc. Limited reserves the right to re-invoice Shipper for a period of up to seven (7) years after the fact for any un-billed, incorrectly billed or outstanding shipping, duty, taxes, clearing fees, fines, out of gauge, oversized, oversized, undersized consignments, remote area or other surcharges or any other un-billed item or in the event that Shipper shipped material through One World Express Inc. Limited services and knowingly or unknowingly under-valued or mis-declared the material intrinsic value for customs purposes. Should Shipper, Shipper's company or other refute these claims One World Express Inc. Limited reserves the right to take full legal action against Shipper to recover any lost or outstanding revenue from Shipper's company or other entity related to Shipper in a personal capacity even if the shipper's company in question has been dissolved, de-registered, closed down (dormant) or made insolvent. One World Express Inc. Limited reserves the right to report or blacklist Shipper, Shipper's company, Director or third part related to or other entity with any and all necessary public authorities, this includes; airlines, customs and excise, other shipping and logistics carriers, partners, agents and any other public or private entity relating to One World Express Inc. Limited business.

19. Data Protection (General Data Protection Regulation – GDPR)

One World Express Inc. Limited processes data provided through any party (Data Processor) which is receives from its shippers (Data Controllers) and has the right to transmit this data on Shipper's behalf to ensure that any and all shipment related item identification (i.e. labels) and other documentation can be created for use in its SMARTTRACK™ and WMS systems. By accepting its use the shipper indemnifies One World Express Inc. Limited for any wrong doing for any and all data transmissions pertaining to that data unless the shipper "Opts Out" in which case we will fall back to our GDPR policy and refuse service/s to the shipper. One World Express Inc. Limited acknowledges and abides by the UK Data Protection Act 2018 (GDPR) which supersedes the Previous UK Data Protection Act to ensure that all data is used fairly and lawfully, for stated purposes which is adequate and not excessive, accurate and not modified in any way, kept no longer than is required or necessary for the use of said data (depending on the data and the requirement this may be held indefinitely), handled in accordance with all necessary data protection rights, kept safe and secure and transmitted securely when required unless via email where encryption is not possible and necessary for to satisfy the shippers requirements as would be the case in a dispute or claim situation. In the case One World Express Inc. Limited processes, encompasses the storage, amends, transfers, blocks or erasures, personal data on behalf of the Shipper, One World Express Inc. Limited and Shipper enters into a contract of data processing on behalf of the Shipper. This contract specifies the data protection obligations of One World Express Inc. Limited (acting as processor) and the Shipper (acting as controller), which applies to

all activities performed in connection with the main contractual obligations, stated in these terms and conditions, in which the staff of One World Express Inc. Limited or a third party acting on behalf of the One World Express Inc. Limited may come into contact with personal data of the Shipper or their clients. "Personal Data" means any individual element of information concerning the personal or material circumstances of an identified or identifiable individual. One World Express Inc. Limited holds no responsibility for the agreements between their clients "the shippers" and the shippers' clients, this responsibility is the sole area of the shipper.

Relevant Data which is transferred to non-UK entities is required for the purposes of creating and authenticating international services using the SMARTTRACK™ or other electronic system, by signing this document and related contract in relation of data processing on behalf of the Shipper, Shipper authorises One World Express Inc. Limited to use any and all of Shipper's or Shipper's customers personal data to ensure the smooth and expedient delivery of Shipper or Shipper's customers postal or parcel items (You opt in). One World Express Inc. Limited reserves the right to share this data for marketing, training, analytical, statistical and other purposes responsibly in line with our policies directly, via unencrypted email, secure FTP, Secure encrypted cloud, encrypted API/EDI or other encrypted transfer method (processing) anywhere in the World – this data may include, names, addresses, contact information such as email address, phone number and company information. You also confirm that by signing these terms and conditions that you as a company, individual or other entity have the permission of the owner (controller) of the personal data to use it in this manner, this could mean to transmit for the purpose of delivery of a package and to store and share this personal data in a responsible, fair, lawful and transparent manner in line with GDPR regulation 2018 and One World Express Inc. Limited's policy.

Customer, Retention and Data Protection and Privacy Policy which can be found on our website www.oneworldexpress.com under the section "legal disclosure" or can be requested at any time to be sent to you via electronic transfer (email – Unencrypted). One World Express Inc. Limited. may also hold payment details for your account, this may include Bank details such as account numbers, sort codes, IBAN, SWIFT or credit/debit card or payment gateway information necessary to ensure swift transactions and payments. You confirm that if we hold this information and you have provided this information for the purpose of trading with One World Express Inc. Limited. or any other reason which is specified, you have done so in accordance with your and our data protection policies and this information will not be shared with anyone outside of our organisation unless required for the transaction for which you have authorised (data minimisation). If any data you provide is incorrect or fraudulent in any way, we will refer to our GDPR policies for a resolution and the matter will be handled in a lawful and transparent manner without undue delay. One World Express Inc. Limited reserve the right to refuse to offer you or your company services until the matter is fully investigated and resolved in accordance with the GDPR Regulation 2018 or any other applicable law in the UK. All data relating to your transactions while contracted will remain secure and usable in line with the terms of service for minimum period of six (6) years from the date in which the data was transmitted for the intended use.

In the event after and EU Exit (See paragraph 20) by the UK where any data provided by you or your customer is restricted or prohibited under any data protection law and in the absence of any standard contractual clauses, the data controller and processor will default to the standard contractual clauses in respect to that transfer. Retention of any data in this regards will be under the standard GDPR terms and archived within a suitable period which is accessible for a period in line with the standard GDPR terms and conditions.

20. European Union Exit (EU Exit/Brexit) – Regulation change

One World Express Inc. Limited will under all conditions ensure that the Laws of the United Kingdom (UK) post EU-Exit will be adhered to in full. Changes may be required for import and export documentation for trade between the UK and the EU that has come into effect at midnight of the last day of the confirmed exit date which at the time of this amendment 31st December 2020. One World Express Inc. Limited will be bound by all lawful changes for cross border trade between the UK and EU. Customers will need to comply with all regulation changes to ensure continuity of service. One World Express Inc. Limited may refuse service to any party/parties who do not meet the necessary import or export criteria post the EU Exit date. For up to date information regards the requirements after the Brexit date please [click here](#).

Duty and taxes may be applicable to exports to the EU countries and imports from EU countries. It is important to provide all necessary documentation to ensure that goods are not unduly delayed for both import and export. Any delays relating to incorrect documentation may incur costs from airlines, handling agents or customs and excise. One World Express Inc. Limited holds no liability due to the inability of any parcel from be transported, handled or customs cleared in the UK or the Destination EU or other country due to incorrect or insufficient documentation. One World Express Inc. Limited accepts no liability, responsibility for delays or costs incurred, surcharges, consequential or other losses resulting in such delay by a third party, customs, governmental or other organisation under any circumstances including acts of God, force Majeure or other unknown situation.

Unless clearly agreed, all consignment services to an EU country are strictly on a DDU (Delivered Duty Unpaid) which must be cleared and paid for by the receiver or receiving agent or client. This includes Duty and Taxes, clearance costs and any other relating charges on arrival in the destination country. DDP (Delivered Duty Paid) is available only by prior agreement.

Commodity or HS codes are and always have been mandatory for all imports into the UK and EU countries. HS code classification is the responsibility of the shipper or receiver of the goods, One World Express Inc. Limited is not responsible for the correct classification of a specific commodity or the value declared for any commodity, this is strictly the responsibility of the shipper, declarant or receiver, whomever may or shall make the declaration to the customs authority.

VAT and EORI details are mandatory for both imports and exports to and from the UK and EU Countries. One World Express Inc. Limited accepts no liability in any case where delays are incurred due to incorrect or no details provided for export or import. It is important to note that IOSS, ICS2 data as well as other details such as export licenses, health or Phytosanitary certificates may also be required for export or import between the UK, EU and Northern Ireland under new regulations – you as the customer, shipper or receiver accept and are responsible to ensure that these are provided prior to export or import, One World Express Inc. Limited accepts no liability for incorrect export or import documentation whether physical or electronic.

21. Intellectual property

All intellectual property rights in any materials including access to or use of software supplied by One World Express Inc. Limited to the shipper or customer and in any methods of work or processes used by One World Express Inc. Limited in any contract written or verbal are and shall remain the exclusive property of One World Express Inc. Limited. Nothing in these terms and conditions shall imply any licence or permission to use, reproduce, copy or imitate in any way unless by explicit agreement in writing by the shareholder/s. Should the shipper wish to add its own logo's, name and other details for the express means of providing a service to it's own customers, the shipper (Customer) grants One World Express Inc. Limited, its subcontractor royalty free licence to do so, accessing the shipper's (customers) intellectual property, including any relevant trademarks, logos, slogans for the explicit purpose of providing notifications, information, labels and provision of services during the contract term written or verbal while the

shipper is using any of the software platforms available from One World Express Inc. Limited under the strict terms of data retention, this intellectual property may be held for a period of no less than six (6) years without infringing on any third party or other rights.

I/We _____(company/representative name)

Acknowledge that I have carefully read the above terms and conditions of carriage in their entirety and fully understand the content of this document. I/we/our company agree/consent and is bound by these terms and conditions in a court of law and that I/We the below signatory have the authority to sign this document as an individual or on behalf of the company.

Signed/Printed name: _____ Director

Signed/Printed name: _____ Finance Manager

Signed/Printed name: _____ Manager

Signed/Printed name: _____ One World Express Representative

Dated: _____

Important.

Please note that all pages on these terms and conditions of carriage must be read and initialed and dated by the customer or their representative and a copy of identification be attached.

All terms and conditions subject to change without written notice, all terms set out herein are binding unless superseded or where a carrier terms and conditions differ from those described herein, One World Express Inc. Limited. reserves the right to choose which terms and conditions are satisfied and those terms will be binding under applicable law. You also accept and consent irrevocably that you have read and clearly understood all of the GDPR Policy information and that you have opted to share personal data lawfully, fairly, responsibly and in a transparent manner with One World Express Inc. Limited., its partners, shareholders, carriers or any entity or person who through the supply chain offers services to One World Express Inc. Limited. as necessary. By signing this agreement or shipping with One World Express Inc. Limited using any of its carriers, services or IT systems, SMARTTRACK without signing you agree to all the terms and conditions set out. You also consent whether signed or not if you use any of the services One World Express Inc. Limited off that you have read and agreed to all GDPR Policies including the GPPR Controller-Processor agreement policy and that One World Express Inc. Limited as your service provider for either IT or logistical or other services that we have your consent to view your and your clients data under the terms of the GDPR policy to ensure continuity of both logistics and IT services, customer service and billing matters, data metrics and all other matters relating to service you and your clients. None of these policies affect your right to opt out of any of these terms and conditions giving the necessary written authority to do so and you, the above signatory or the company you represent understand that by opting out or objecting to any of the requirements for trade at any time that One World Express Inc. Limited. May be limited or unable to offer you or your company further services. Should you opt out at any time we require standard notice as per paragraph 15. Of this document.

Any failure by One World Express Inc. Limited to enforce or to apply any provision of these terms and conditions shall not constitute a waiver of that provision and shall not otherwise remove or reduce One World Express Inc. Limited's right to enforce that provision at a later date.

E & O.E.