

General Terms and Conditions

Orderer:

Name and surname / COMPANY NAME	VAT no.	COMPANY STAMP
Address	Company's registration no.	
E-mail to deliver e-invoices		

Contractor:

SCHWERLAST Aleksandra Ledwig

address: Osiedle Piastów Śląskich 24 lok. 61, 47-100 Strzelce Opolskie

VAT no.: 7561910660

§ 1. The Contractor performs services for the Orderer based on the order, each time accepted by both parties, that is sent by fax or e-mail to the addresses indicated above. These General Terms and Conditions (hereinafter: GTC) are an integral part of each order.

§ 2. The Orderer gives the Contractor his power of attorney to act on his behalf to obtain all necessary documents required to complete the order referred to in § 1 of these GTC.

§ 3. The condition of order execution referred to in § 1 of the GTC by the Contractor is the full prepayment made by the Orderer acc. to the offer OF / pro form PROF issued by the Contractor.

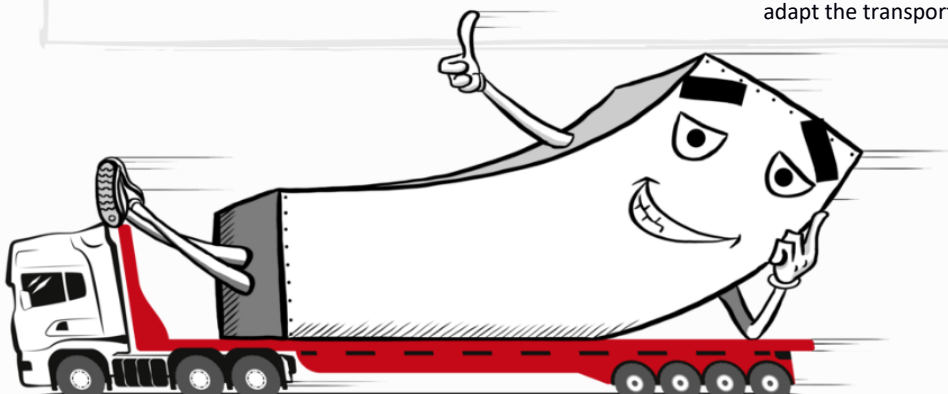
§ 4. According to the power of attorney given to the Contractor by the Orderer, the Contractor shall take all necessary steps/actions to implement the service, each time specified in the order referred to in § 1 of these GTC. The Contractor is not authorized to act as a carrier or forwarder dealing with abnormal loads and transports. The Contractor is obliged to undertake accurate activities in order to obtain the required permit for the Orderer

who his transporting overweight/oversize transports, but does not guarantee the transport permit or deviations to be issued and submitted on time.

§ 5. In case should the order, referred to in § 1 of these GTC, be canceled or should the application for permit submitted by the Contractor be rejected by the responsible authority or office the Orderer is obliged to cover all costs of the placed order, and cover all costs incurred by the Contractor connected with the execution of the order. Any changes made by the Orderer during or after finishing the execution of the placed order in the conditions of the order, entered by the customer during or after the procedure that are related to the implementation of the services listed in the order, which generate additional costs must be paid by the Orderer immediately. The Contractor is not responsible for the costs resulting from the changes that have been made by the Orderer in the placed order, and the Orderer accepts all cost related to.

§ 6. The Orderer is obliged to get familiar with the law regulations for performing overweight and over size transports of the given country. The Orderer is also obliged to get familiar with the permit conditions and adapt the transport acc. to these conditions.

INITIALS



SCHWERLAST Aleksandra Ledwig
os. Piastów Śląskich 24/61
47-100 Strzelce Opolskie



NIP: PL 756 191 06 60
REGON: 161 235 801

biuro@zezwoleniatransportowe.pl

The Orderer hereby declares that all data and parameters passed to the Contractor, that are connected to the execution of the order, referred to in § 1 of the GTC is true, are true.

§ 7. As part of the order, the Contractor acts only as agent for the Orderer, while all responsibility for proper implementation of the transport lies on the side of the Orderer. The liability of the Orderer applies in particular to damages to third parties in connection with execution of the transport and the consequences of violation of road traffic law of the given country, including road traffic regulations, as well as the consequences of permit conditions breach while executing the transport, including the correct course route. The Orderer carries also all liability for consequences resulting from inaccurate, false or misleading data and parameters passed to the Contractor referred to in § 6 of the GTC. Therefore, all claims and penalties related to the execution of the order referred to in § 1 of the GTC, will be directed by third parties directly to the Orderer, and the Orderer is obliged to satisfy them.

§ 8. If the law of the given country, in the proceedings of authorization for performing oversized transport requires from the Contractor to "transfer" to the Orderer the liability for oversize transport execution - the Contractor carries all of responsibility to the Orderer, which is in its effect equivalent to § 6 GTC.

§ 9. As part of the route checking tour before applying for a permit, the Contractor does not guarantee that the route and road surface conditions fulfill the requirements needed to perform the oversized transport. Detour route before transport start is exclusively the responsibility of the Orderer.

§ 10. In the event of delay in payment, the contractor is entitled to charge interest for the delay in the amount of the maximum interest referred to in Art. 359 § 21 of the Civil Code. In the event of a delay in payments, the contractor, without informing the client, is entitled from the client to a flat-rate debt collection fee as a compensation for the costs of the debt collection on the basis of the Act of March 8, 2013 on counteracting excessive delays in commercial transactions.

§ 11. To the matters not provided for by this GTC, the provisions of the Polish law.

§ 12. Any possible disputes resulting from executing the order will be settled by the General Court proper to the Contractor.

§ 13. In the interests of the highest quality and security of the services we provide, telephone calls will be recorded. If you do not agree to their recording, please contact us by email.

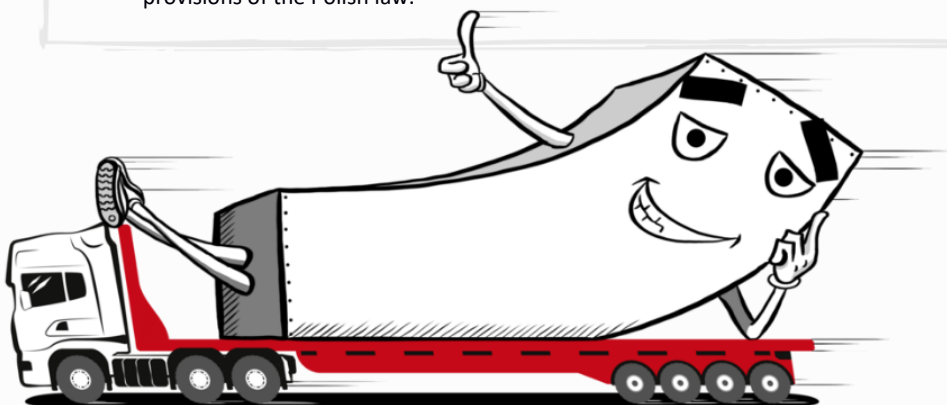
§ 14. I accept to receive electronic invoices in line with EU DIRECTIVE 2006/112/EC.

I declare that I have read and understood the above terms of cooperation, which I confirm with my own signature.

PLACE, DATE

SIGNATURE OF THE COMPANY OWNER

COMPANY STAMP



SCHWERLAST Aleksandra Ledwig
os. Piastów Śląskich 24/61
47-100 Strzelce Opolskie



NIP: PL 756 191 06 60
REGON: 161 235 801

biuro@zezwoleniatransportowe.pl

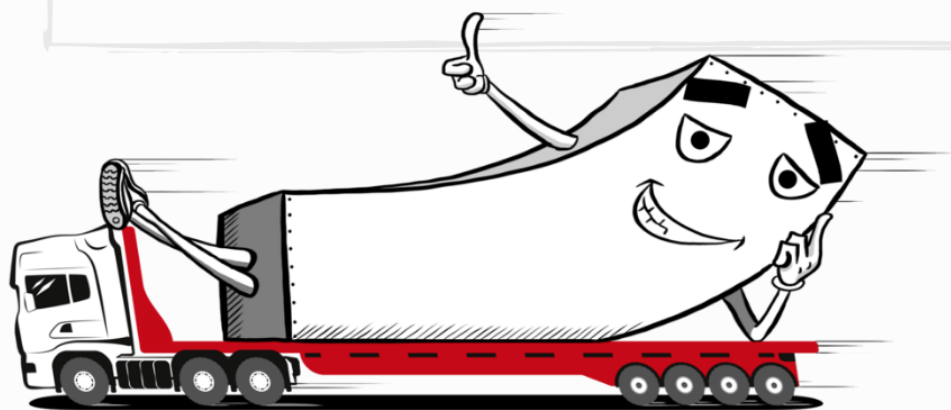
ANNEX no. 1

to General Terms and Conditions

from _____

I declare that I have read and understood the terms of cooperation contained in the General Terms and Conditions from _____, which I confirm with my own signature.

Name and surname of the employee of the company	Signature
Name and surname of the employee of the company	Signature
Name and surname of the employee of the company	Signature
Name and surname of the employee of the company	Signature
Name and surname of the employee of the company	Signature
Name and surname of the employee of the company	Signature
Name and surname of the employee of the company	Signature



SCHWERLAST Aleksandra Ledwig
os. Piastów Śląskich 24/61
47-100 Strzelce Opolskie



NIP: PL 756 191 06 60
REGON: 161 235 801

biuro@zezwoleniatransportowe.pl

Information clause in line with GDPR

Based on Art. 14 par. 1 and par. 2 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals in connection with the processing of personal data and on the free movement of such data and the repeal of the directive 95/46/EC (general regulation on data protection) (Journal of Laws of 2002, No. 119, page 1 with further amendments), we inform you about the manner and purpose in what we process your data personal, and also about your rights under the regulations on the protection of personal data.

We inform that:

1. Personal data is processed in accordance with art. 6 GDPR (lit. a-c.).
2. The administrator of personal data is Schwerlast Aleksandra Ledwig with headquarters in the os. Piastów Śląskich 24/61, Strzelce Opolskie (postcode: 47-100), VAT no. 756191066.
3. Contact regarding the protection of personal data – alicja@zezwoleniatransportowe.pl.
4. The purpose of data collection is to determine the terms of cooperation, take action before the order is executed (offer inquiry), its implementation and accounting and tax settlements.
5. Providing data is voluntary, but necessary to provide the service. In the absence of them, it will be impossible to perform it.
6. You have the right to access the content of the data and to rectify, delete or limit the processing, as well as the right to object, demand the cessation of processing and data transfer, as well as the right to withdraw your consent at any time and the right to lodge a complaint to the supervisory body (i.e. President of the Office for Personal Data Protection).
7. Recipients of personal data are servicing the administrator: courier companies, a hoster, a company servicing claims, all institutions that process data under the law.
8. Data shared by you will not be profiled.
9. The data controller transfers personal data to third countries that ensure an adequate level of protection of personal data, as well as to third countries that do not provide this level, through the intermediation of companies providing an adequate level of protection of personal data processing, based on contracts for the processing of personal data, in order to take action before the order is executed, its concrete implementation, in the interest and at the request of the person whose data concern, on the basis of a separate consent.
10. Personal data will be stored for a period of three years, counting from the beginning of the year following the year in which cooperation was completed and six years for billing purposes.

I have read and understood

date and signature



SCHWERLAST Aleksandra Ledwig
os. Piastów Śląskich 24/61
47-100 Strzelce Opolskie



NIP: PL 756 191 06 60
REGON: 161 235 801

biuro@zezwoleniatransportowe.pl