

FORWARDING ORDER FOR PEKAES Sp. z o.o., ul. Spedycyjna 1, 05-870 Błonie, BRANCH IN .....

FROM							
	<i>Client's name and detailed address</i>			<i>Taxpayer ID Number NIP</i>		<i>Telephone number</i>	
LOADING PLACE - address, country, postal code, company name				UNLOADING PLACE - address, country, postal code, company name			
LOADING DATE:				EXPECTED DELIVERY DATE:			
CONTACT PERSON+TEL:				CONTACT PERSON+TEL:			
LOADING REF. NO.:				DECLARED GOODS VALUE:			
CUSTOMS CLEARANCE - EXPORT				CUSTOMS CLEARANCE - IMPORT			
DECLARANT:				DECLARANT:			
ADDRESS:				ADDRESS:			
CONTACT PERSON+TEL:				CONTACT PERSON+TEL:			
TYPE OF GOODS:							
NUMBER OF COLLECTIVE TRANSPORT PACKAGINGS AND THEIR TYPE (E.G. PALLETS)			SHIPMENT WEIGHT [kg]	TRANSPORT PACKAGING DIMENSIONS	CAN COLLECTIVE PACKAGINGS BE STACKED		
					YES	NO	
					YES	NO	
					YES	NO	
ARE THERE FOODSTUFFS OR PRODUCTS INTENDED TO COME IN CONTACT WITH FOOD IN THE SHIPMENT?					YES	NO	
IS THE SHIPMENT LIABLE TO ACT ON THE MONITORING SYSTEM FOR THE ROAD CARRIAGE OF GOODS (SENT)?					YES	NO	
IF „YES“:							
SENT REFERENCE NUMBER:				CARRIER KEY:			
ADDITIONAL INFORMATION CONCERNING DANGEROUS GOODS ACCORDING TO ADR AGREEMENT (if applicable):							
NO.	UN NO.	Packing group or classification code	Packaging type (canister, box, cardboard box cylinder barrel, IBC, other)		Number of packages	Total weight [kg] or capacity [litre]	
1.							
2.							
3.							
DOCUMENTS ACCOMPANYING THE SHIPMENT							
ORDERED VEHICLE TYPE:							
ADDITIONAL CLIENT'S INSTRUCTIONS, TERMS OF DELIVERY INC, CARGO INSURANCE, PALLETS RETURN, CASH ON DELIVERY, OTHER - IF ANY:							
SERVICE PRICE AND CURRENCY SYMBOL:				IN WORDS:			
TERMS OF PAYMENT:				DAYS OF THE INVOICE DATE			
<p>The rights and obligations of PEKAES Sp. z o.o., within the scope of its liability, as a matter of principle and in terms of amounts, have been set out in the provisions of the Polish Civil Code regulating a forwarding agreement. The "PEKAES General Terms and Conditions of Service" currently in force, available at <a href="http://www.pekaes.pl">www.pekaes.pl</a>, shall apply to the agreement concluded on the basis of this Order, which forms an integral part thereof. The Client declares it is familiar with the Terms and Conditions of Service mentioned above, it understands and accepts its provisions as applicable to all orders executed on the basis of this Order. In the event that PEKAES Sp. z o.o. will itself perform international carriage, it shall have the rights and obligations of a carrier in conformity with the Convention on the Contract for the International Carriage of Goods by Road (CMR) of 19.05.1965 (Dz. U. of 1962 No. 49, item 238, as amended). In the event that PEKAES Sp. z o.o. will itself perform domestic carriage then rights and obligations of PEKAES Sp. z o.o. shall result from the Act of 15 November 1984 the Carriage Law (Dz. U. of 2000 No. 50, item 601, as amended). Failure to provide additional ADR information in the orders shall mean that the Client declares that the goods covered by a given order are not dangerous goods in the understanding of provisions of the ADR Agreement.</p> <p>Through this Order, the Customer entrusts PEKAES Sp. z o.o. located in Błonie (PEKAES) to processing personal data to the extent necessary to execute the Order, i.e. all persons performing activities related to the execution of this order on the part of the Customer, the recipient and the sender, including in particular: name, surname, telephone number, address data. Customer declares that he has appropriate consents enabling him to entrust the processing of the above personal data, and the type of entrusted data does not include the so-called specific categories of data and personal data on convictions and violations of law within the meaning of the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46 / EC (hereinafter "GDPR") and the Act on the Protection of Personal Data. PEKAES is entitled to collect, record, organize, store, view, disclose by sending, deleting and destroying personal data entrusted for processing in order to fulfill the order. In the scope of the rights and obligations of the Parties and the rules of their liability in the subject of personal data entrusted to processing, the provisions of the GDPR, the Act on the Protection of Personal Data and other provisions of Polish law applicable to the protection of personal data apply. Customer declares that he is familiar with the content of the above-mentioned acts and undertakes to comply with them.</p> <p>BY SUBMITTING THIS ORDER THE CLIENT ASSUMES FULL RESPONSIBILITY FOR THE DATA CONTAINED THEREIN AND DECLARES IT IS FAMILIAR WITH "PEKAES GENERAL TERMS AND CONDITIONS OF SERVICE", IT ACCEPTS ITS PROVISIONS AS APPLICABLE TO EXECUTION OF THE ORDER AND UNDERTAKES TO COMPLY WITH ITS TERMS.</p>							
FIRST AND LAST NAME AND SIGNATURE OF PERSON AUTHORISED BY THE CLIENT:					TOWN AND DATE:		