



Andusia Group Standard Shipping Terms

Andusia shall not be held responsible or liable for any costs relating to quay rent, cleaning or demurrage, or any other costs associated with the movement of Goods, other than any costs specifically agreed in writing by both parties, whether these costs are directly incurred by the Logistics company or incurred by 3rd parties or subcontractors working for or on behalf of the logistics company. Any costs accepted by the Logistics company from 3rd parties or subcontractors are accepted by the Logistics company at their own risk.

Andusia is contracting with the Logistics company to undertake a point to point service for the transport of Goods. Any changes, delays or costs associated within this point to point service, including interaction between modes of services and subcontractors, are not the responsibility or liability of Andusia. Andusia is responsible for ensuring Goods are available for collection and ensuring capacity for delivery within the agreed specified timeframes.

In relation to the BIFA Standard Trading Conditions 2017, Andusia specifically objects to the standard liability clauses 18 and 20 and requires the Logistics company to comply with clauses 1 and 3 above in relation to any costs incurred without Andusia's express consent.

Andusia requires any claims for payment within these terms to be submitted within seven days of the incident occurring. Each claim to detail evidence and all associated costs. Andusia reserves the rights to challenge and require further information for each claim on a case by case basis.

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