GROENEWOLD

STADSKANAAL

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General Conditions

- # The general conditions of Transportbedrijf Groenewold apply to every agreement and all our activities.
- # References to other conditions on, for example, the consignment note have no effect.
- # The sender/client is under no circumstances entitled to set off any amount against one or more claims of Groenewold and/or to suspend any payment to Groenewold.
- # The sender/client is under no circumstances entitled to dissolve an agreement in whole or in part.
- # The sender/consignee must protest in writing about a defect in Groenewold's performance and/or invoice within three days after he discovered or should reasonably have discovered the defect.
- # If the sender/consignee/client has not submitted a written and well-substantiated complaint within the aforementioned period of three days, all its rights and claims in connection with the alleged defective performance and/or invoice will lapse.
- # All transport takes place under the AVC conditions, additionally under the CMR conditions for international transport.
- # Dutch law is exclusively applicable, subject to applicable mandatory regulations.
- # Deviations and additions stated in the addendum apply.

Addendum

Addendum V.o.f. Transportbedrijf Groenewold (hereinafter referred to as: "Groenewold")

This addendum contains deviations and additions to the transport and logistics Netherlands general terms and conditions of payment (hereinafter referred to as: general terms and conditions").

Insofar as the addendum conflicts with the articles from the general terms and conditions, the addendum will prevail.

Article 1

The sender/client is under no circumstances entitled to set off any amount against one or more claims of Groenewold and/or to suspend any payment to Groenewold.

Article 2

The sender/client is under no circumstances entitled to dissolve an agreement in whole or in part.

Article 3

Both the sender/client and the consignee must report a defect in the performance and/or invoice of Groenewold to protest in writing within three days after he discovered or should reasonably have discovered the defect.

Article 4

If the sender/client or the addressee has not submitted a written and well-substantiated complaint within the three-day period referred to in Article 3 of this addendum, all its rights and claims in connection with the alleged defective performance and/or invoice will lapse.

Article 5

In addition to Article 1.6, the debtor (hereinafter: sender, client and/or client) owes 1.5% interest per month in the event of late payment, whereby each part of a month counts as a whole month.

Article 6

Dutch law is exclusively applicable, subject to applicable mandatory regulations. Subject to applicable mandatory regulations, the Amsterdam District Court is exclusively competent to take cognizance of disputes.