

CHAPTER C2 - CARRIERS LAW

ARRANGEMENT OF SECTIONS

SECTION

1. Liability as a common carrier.
2. Obligation to accept goods for carriage and grounds for refusal.
3. Common carrier's right to payment.
4. Common carrier's duty in emergency.
5. Common carrier's duty to deliver within a reasonable time.
6. Liability of common carrier.
7. Limit of liability of common carrier for loss or damage in certain cases.
8. Increased charge may be demanded in certain cases.
9. Carriers to give receipt for increased charges.
10. Common carrier not protected in absence of receipt.
11. Parties entitled to damages for loss may also recover increased charge.
12. Common carrier liable only to damages proved.
13. Public notice or declaration not to limit carriers liability in respect of losses from which he is not protected by this Law
14. Special contract not affected.
15. Actions not to abate for non-joinder of co-proprietor.
16. Exception as to criminal acts, etc.
17. Interpretation.
18. Citation and application.

SCHEDULE

CARRIERS LAW

A Law to regulate the relationship of carriers and persons entrusting to them certain parcels and packages for conveyance.

[KWS 20 of 1991, No. 4 of 2006.]

[Date of commencement: 15th August, 1991]

1. Liability as a common carrier

A person shall be liable as a common carrier of goods where he holds himself out, either expressly or by a course of conduct, as willing to carry for reward, so long as he has room, the goods, of all persons who entrust such goods to him to be carried at a reasonable price.

2. Obligation to accept goods for carriage and grounds for refusal