
Martinović d.o.o. Bojnička 19 BA-71210 Sarajevo-Ilidža

General business conditions

Article 1.

Company Martinović d.o.o. Sarajevo obligate to accomplish all confirmed loading orders within an agreed timetable and to provide a insurance from transportation liability for all of its vehicles.

Article 2.

Company Martinović d.o.o. obligate to execute customs procedure of the goods in international transport on behalf of its client according to documentation supplied by the sender or a legal person that it represents.

Article 3.

Client, sender or legal person that it represents fully accept responsibility for the validity of customs documentation and accuracy of all data on the type, amount, quantity, weight or origin of the goods in international transport.

Article 4.

Company Martinović d.o.o. Sarajevo reserves the right to a correction of the agreed price of transport in case of any subsequent changes in terms of type, value or quantity of goods, place of loading or unloading as well as by modifications of earlier agreed timetables.

Article 5.

In case of cancellation of already started transportation or inability to execute transport due to a fault of sender, recipient or a client the company Martinović d.o.o. reserves the right to charge a partial amount (minimum 50%) or the entire contract price.

Article 6.

In case of non-esteem of the agreed loading timetable by the sender, company Martinović d.o.o. Sarajevo will extracharge the client with amount of 10 Euros for every hour of delay for maximum of five hours of waiting. For all delays over five hours full day tariff of 80 Euros will be charged.

Article 7.

Client obligate to fulfill all payments by the agreed deadlines. Otherwise, the company Martinović d.o.o. Sarajevo will charge legal penalty interests for every day of the exceeding the maturity.

Article 8.

In the case of any legal dispute the place of jurisdiction shall be the Cantonal Court of Sarajevo.