

Air Turkey Remarks:

- 1) Calculation of the Chargeable weight of the goods are based on stowage factors 1 cbm: 167 kgs. Freight calculation will be based on the bigger unit. In case the weight and dimensions are different from the stated loading notification, the difference between costs will be charged.
- 2) In our import and export shipments, Schenker AWB/ Schenker Arkas AWB, Warsaw/ Montreal Convention and IATA provisions are valid. Our responsibility and liability is covered by Incoterms 2010 rules.
- 3) Regardless of the Incoterms, in case of the rejection of the Cargo by the consignee for any reason, the shipper is liable for the freight and related costs.
- 4) Our rates are valid on the condition that the freight charges are pre-paid/collect in Turkey.
- 5) Our quotation is valid for general cargo. Surcharges will be applied for perishable, special and ADR Cargo.
- 6) Insurance, customs clearance at departure and arrival are not included in the freight quotation. Please apply to your Sales/ Customer representative to get a quotation with all risk "door to door" insurance as well as customs clearance services.
- 7) In case of damage, lost and delay of the Cargo, as our liability is limited to the responsibility of the sub-carrier, it is advised for the client (freight payer) to insure the goods before carriage. Please apply to your Sales/ Customer representative to get a quotation.
- 8) Interest will be charged over the rediscount rate of Central Bank of Turkey for invoice past due.
- 9) In the event/ situation that the services or parts that are mentioned in this contract/ document thereof contemplated herein are prohibited under any laws or regulations, including but not limited to US-law, law of the European Union or national laws, including but not limited to laws and regulations relating to the fight against terrorism and embargos, Schenker Arkas is at its sole discretion entitled to partially or fully cancel the service at any time, without prior notice and without incurring any kind of legal, material or criminal liability to Customer whatsoever.
- 10) Schenker Arkas uses Central Bank of Turkey Sales Exchange rate for Sales Procedures.
- 11) Our rates are valid until the end of next notification.
- 12) Though our offer due date is designated, costs affected by country, route conditions and/ or sub carriers will be charged to you with presentation of "force majeure" notice of sectoral institutions, and relevant formal/ civil associations.
- 13) Our quotation will be valid once this format is approved by your stamp and signature OR the shipment/ shipment instruction will be considered as a proof of approval referring to this quotation.
- 14) Any liability for goods that do not comply with the legislation and that are fluid, leaking, flammable, explosive, radiative and/or are not limited to these and that is considered or may be considered dangerous is not accepted by our company.
- 15) The shipper is responsible for ensuring the necessary packaging stability so that the load is not damaged during the carriage.
- 16) Our company is not responsible from the extra time and additional costs that will occur due to mandatory route changes.

17) Goods that are prohibited from transportation by law and administrative authorities, are subject to a license and permit and have not been submitted documents, require special conditions of carriage and must be determined by explicit signs and indicators, although their nature requires special packaging which has not been adequately packaged, contain flammable and active properties shall not be transported or carried.

18) Our company is not responsible from the cargo which is delivered without any notice or delivered with false and incomplete notification, contrary to the truth about its nature.

19) In case of any tax or other financial audits or examinations by the related Authorities within all stages of transportation, the liability related to goods that are considered as commercial commodity, that doesn't have a dispatch note/waybill or got confiscated due to missing documents belongs to the shipper.

20) All financial and legal liability arising from the fact that the cargo is not cleared/withdrawn by the buyer or shipper from the said delivery point/warehouse/ bonded area by completing the transactions or customs procedures belongs to the shipper. Shipper is also solely responsible for any fees/ tax liabilities/ fines/ storage fees, demurrage and additional costs that our company may incur for this reason.

21) All kinds of documents issued by our company are considered as confidential information.

22) The shipper is responsible for any legal obligations related to the protection of the obtained personal data.

23) In case of any conflict, our company's records will constitute conclusive evidence and Istanbul courts will be authorized.

We hope our offer meets with your expectations, and we look forward to receiving your order.