

FORWARDING CONTRACT No. _____

_____, 20__

Public Joint Stock Company Center for Cargo Container Traffic TransContainer (PJSC TransContainer), hereinafter referred to as TransContainer, represented by _____ acting on the basis of _____ on the one part, and _____, hereinafter referred to as the Customer, represented by _____ acting on the basis of _____, on the other part, hereinafter referred to as the Parties, have concluded this Contract as follows:

1. By signing this Contract the Customer confirms that it has read, accepts and undertakes to be governed by the General, Special and Commercial Conditions developed by TransContainer and posted for studying in free access on TransContainer's Website: <https://trcont.com/en/our-services/online/pro> and on TransContainer's information stands. The terms and definitions used in this Contract are determined in the General Conditions.
2. Pursuant to the terms and conditions of the Contract, TransContainer shall render the Services under the Customer's Order for remuneration.
3. Making amendments and/or additions to the Forwarding Conditions shall be carried out by TransContainer, by posting their new version on the Website and on TransContainer's information stands and further Customer's confirmation (as a rule during issuance of a new Order) that it has read, accepts and undertakes to be governed by a new version of the Forwarding Conditions. With that the Order fulfillment or the Services rendering commercial conditions of which are determined in an appendix to the Contract and were approved before amendments and/or additions have entered into force shall be carried out in accordance with the versions of the Forwarding Conditions that were effective at the moment of the approval of the Order, signing of an appendix to the Contract. TransContainer shall notify the Customer of new versions of the Forwarding Conditions not later than Thirty (30) calendar days prior to their entering into force by sending appropriate notifications via Personal Account. If the Customer does not have Personal Account, the Customer is obliged to independently monitor amendments and/or additions to the Forwarding Conditions. In case of disagreement with the new version the Customer shall have right to dissolve the Contract unilaterally by sending written notification not later than Thirty (30) calendar days before the estimated date of dissolution, not issuing new Orders after the announced date of coming into force of new versions of Forwarding Conditions. In such case the Parties shall follow the provisions of section 10 of these General Conditions.
4. In order to access to the Personal Account on TransContainer's Website, the Customer shall obtain login and password.
5. Settlements under the Contract shall be made in _____ (*the currency of the Contract shall be specified*).
6. The settlement period under the Contract shall be _____.
7. Any disputes arising out of the Contract shall be settled by _____.
8. The Contract shall become effective upon its signing by both Parties and shall be effective till _____, 20__ inclusively. Automatic renewal for each subsequent calendar year shall: apply (not apply).
9. This Contract is signed in two copies having equal legal force, one copy for each Party.
10. In case of any discrepancies in Polish and English versions of the Contract, Polish version shall prevail.