Warehousing Terms & Conditions

- You are the legal owner of the goods or can provide proper authorisation to give instructions for the goods and their storage.
- We will handle all goods in a safe and appropriate manner to ensure quality and careful handling.
- We do not insure your goods automatically, but we can offer this as an additional service should you want to undertake it. If no notice or forewarning of insurance requirements are made to us, the liability of insurance will remain with you.
- You will detail and special handling requirements of goods if necessary.
- All goods will be packaged appropriately for the safety of it and the handler/s.
- All goods will be packed to comply with legal regulations, standards and best practices and said packaging will have the appropriate longevity for the storage, handling and movement as needed, and to ensure the goods will not cause injury, damages, contaminations or deteriorations, or chances of them, to persons equipment, other stored goods or environments.
- You will understand that if any goods need to be made safe after they have reached us there will be additional charges to do so.
- Our responsibility of your goods begin when we remove them from the agreed deliverer and ends when we place them onto the agreed collection agency.
- If any of our third party partners cause damages to your goods, you will be reimbursed for said damages according to the third party's policies.
- Any damages occurred as a result of complying with your instructions will not be compensated for.
- The goods will only be compensated at the same rate as set out in UKWA's conditions, section 3.5.3 (£100 sterling per tonne) unless otherwise stated as per section 3.5.1
- Our charges will be agreed with in advance with you but may from time to time increase to reflect market conditions. Increases will have advance notifications.