

TRADING CONDITIONS

1. The Business is an Independent Freight Consultancy and is no way owned or franchised by any Freight Forwarder or Carriers.
2. The Business undertakes to find economical rates and reliable service.
3. The limit of liability of the business will be £50,000.00 on any one claim or the value of the goods, which ever is the lower. Insurance cover caters for Errors and Omissions and the Business does not cover any goods under goods in transit, damage, theft, loss or consequential loss. This liability will be the responsibility of the nominated Carrier or Freight Forwarder under their Trading Conditions. Where the Carrier of Freight Forwarder's Insurance is not sufficient to cover the full value of the freight it will be the responsibility of the shipper to apply for additional Insurance from their own insurance company.
4. Any claims for Errors and Omissions should be made in writing within ten working days to Edinburgh International Freight Ltd. Any claims for goods in transit, damage, theft, and loss should be notified in writing under the relevant Carrier/ Freight Forwarders Conditions.
5. Where possible Edinburgh International Freight Ltd will keep a copy of Carriers/Freight Forwarders Trading Conditions. Copies can be obtained on request.
6. Once credit has been agreed all invoices from Edinburgh International Freight Ltd must be paid in full within 14 days of the date of invoice after which Edinburgh International Freight Ltd will be entitled to charge interest at 2 % over H.S.B.C overdraft rate.
7. Any queries with an invoice must be notified to Edinburgh International Freight Ltd within 7 days of the date of invoice.
8. No statements will be issued.
9. Any disputes will be settled in a Scottish Court.
10. Edinburgh International Freight Ltd has the power of lien on all freight for any invoices remaining unpaid.