

General Terms and Conditions

for the Transport of Dangerous Goods in the Netherlands and Belgium

Introduction

PostNL Pakketten België NV, with registered office at Bremheidelaan 10, 2300 Turnhout, 0862.743.833, RPR Antwerpen, division Turnhout (www.postnl.be) (hereafter “PostNL Pakketten”) does not transport any dangerous goods. However, under the exemptions listed in chapter 3.4 and 3.5 of the ADR there are possibilities, provided the following Terms and Conditions are complied with. Parcels that fall under the exemptions listed in chapter 3.4 and 3.5 of the ADR are referred to as “ADR shipments” hereinafter.

Article 1

General Terms and Conditions for the Transportation of Freight

These Terms and Conditions supplement the General Terms and Conditions for the Transportation of Freight applicable to the Transport Agreement only in so far the Sender transports ADR shipments. Capitalised words have the same meaning as the meaning given in the General Terms and Conditions for the Transportation of Freight.

Article 2

Sender

The Sender is fully responsible for the strict compliance with the provisions of the ADR and these Terms and Conditions. The Sender shall indemnify PostNL Pakketten against all damage PostNL Pakketten and its subcontractors may suffer due to the non-compliance by the Sender with the provisions of the ADR and/or these Terms and Conditions.

Article 3

ADR shipments

ADR shipments shall solely be understood to mean shipments containing dangerous goods for which legal exemptions ADR 3.4 and 3.5 apply which permit the transport thereof at the time of the presentation of the shipment.

Other ADR goods may not be presented for transport to PostNL Pakketten under any circumstances. ADR shipments may not be sent as letterbox parcels (only as standard ADR Parcel). All supplementary Services are permitted.

Article 4

Existing agreements

All existing agreements as specified in the Transport Agreement and the applicable Terms and Conditions remain in full force. The possibility to transport shipments in accordance with ADR 3.4 / 3.5 and these Terms and Conditions only applies to PostNL Pakketten contract customers.

Article 5

Amendments

These Terms and Conditions can be amended by PostNL Pakketten at all times. PostNL Pakketten shall inform the Sender of this in advance.

Article 6

Correct prior notification

ADR shipments must be notified in accordance with ADR. The dangerous goods characteristic needs to be selected in the prior notification application.

Article 7

Permitted destinations

Shipments in accordance with these Terms and Conditions are only permitted for destinations in the Netherlands and Belgium.

Article 8

Summary

ADR shipments must be presented as follows to PostNL Pakketten:

1. In accordance with ADR, last version chapter 3.4 and 3.5.
2. Only be sent to Dutch and Belgian addresses.
3. Only for customers with a parcels contract with PostNL Pakketten.
4. Prior notification via the prior notification application, with the dangerous goods characteristic selected.
5. Only as parcels, ADR shipments may not be sent as letterbox parcels.
6. All Supplementary Services are permitted.