

REMOVAL SERVICE AGREEMENT

This agreement entered into on in Gdańsk between:

Achilles Usługi Transportowe, with its registered office in 80-513 Gdańsk, on Walecznych 7A street, NIP (tax identification number) 583-132-37-19, represented by **Tomasz Wądołowski**, hereinafter referred to as *the Contactor*;

and

Mr/Mrs, the identity card number, domiciled in, hereinafter referred to as *the Customer*.

The subject of the agreement

1. This agreement concerns the removal service

from (pick up address)

to (delivery address).....

2. The service includes packaging and transportation of furniture belonging to *the Customer* and hereinafter referred to as "property".

3. The service includes the following activities: packaging, loading and securing the property in a vehicle, transportation to the delivery address, unloading and setting up the property according to *the Customer's* preferences.

4. *The Parties* agreed on the date on which the service shall commence.....

The Contractor liabilities

5. *The Contractor* undertakes to provide removal service in accordance with points 1, 2 and 3 of this agreement.

6. *The Contractor* undertakes to provide transportation service by his own means of transport and utilizing his employees, or by means of transport of his subcontractor or subcontractors, on the basis of separate agreements, wherein *the Contactor* is responsible for the subcontractors' actions as for his own.

The Customer liabilities

7. *The Customer* shall pay *the Contactor* the amount of/net value/ for the performed service.

8. The payment shall be executed in two installments:

Advance payment before the commencement of removal service in amount of

Remaining balance after the completion of removal service in cash/or bank transfer in amount of

Tomasz Wądołowski, 80 – 513 Gdańsk, ul. Walecznych 12

BNP Paribas Bank Fortis

02 – 676 Warszawa ul. Suwak 3

IBAN PL 36 1600 1459 0004 1011 2243 6011

SWIFT PPABPLPK

9. *The Customer* undertakes to provide all necessary information such as pick up and delivery addresses, and make available all premises and circulation areas within the building.

10. *The Customer* declares that there is no alcohol, manufactured tobacco, drugs or stolen goods in the entrusted property.

Insurance

11. *The Contactor* holds insurance policy against civil liability, issued by the insurance company ERGO – HESTIA S.A. in the amount of 500.000,00 PLN.

12. *The Contactor* shall assume the responsibility for the property during the time of transportation and service execution in accordance with the terms of insurance policies.

Final provisions

13. Any amendment hereto shall be made in writing on pain of invalidity.

14. Any damages to the property shall be immediately reported to *the Contactor* after service completion, no consideration will be given to late complaints.

15. In matters not regulated herein the provisions of the Civil Code shall apply.

16. Any disputes between the parties shall be settled by a court of law competent for the registered office of the Contractor.

17. The agreement has been executed in duplicate, one copy for each party.

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Customer

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Contractor

