

Zenith International Freight Ltd
Zenith House
Valley Court
Bradford.
West Yorks. BD1 4SP

RE: Community Transit Authority

Dear Sirs,

In consideration of use of a Community Transit Guarantee granted by us (**Your company name**) for goods owned by us or under our control, or transported against our instructions, we hereby indemnify Zenith International Freight Ltd &/or their agents in respect of all and any fines or charges which may be imposed by any EU, EFTA or Visegrad Customs Authority as liable against the non-discharge or mis-presentation of any Community Transit Document prepared by Zenith International Freight &/or their agents for our benefit.

We understand that we will become liable to charges and fines should a Community Transit Document (NCTS or T-Form) issued by Zenith International Freight Ltd &/or their agents for our benefit and against our instruction not be properly presented to Customs in the stated Country of destination within eight days of issue and further, that charges may become due although alternative commercial evidence of the particular transaction being satisfactorily finalised is to hand. We have been informed Customs Authorities sometimes insist evidence of discharge can only be confirmed by direct correspondence between the relative Customs Authorities and that neither Zenith International Freight Ltd &/or their agents or any other party can influence that exchange. Therefore, it is necessary on occasion to accept charges/fines we believe should not be paid and to then pursue a refund from the relative Authority, by appeal if necessary. We accept that such charges may be demanded up to three years after the intended transaction, always against Customs Insights Consultancy Ltd as provider of the Guarantee and that, however late or unreasonable such charge or fine may appear, Customs Insights Consultancy Ltd must meet such demand or UK HM Revenue & Customs would immediately withdraw their Community Transit Guarantee rendering them unable to maintain their business services.

We undertake to make payment to Zenith International Freight Ltd on demand to reimburse any Duties, Taxes, Levies and Fines which may be claimed by any EU, EFTA or Visegrad Customs Authority against the Community Transit Guarantee granted by Zenith International Freight Ltd &/or their agents Ltd to cover goods which, at the time of export from the UK may be owned by us, or under our control, or for which we have issued an instruction to Zenith International Freight Ltd &/or their agents. Upon receipt of evidence that Zenith International Freight Ltd &/or their agents arranged payment of such a demand, we hereby undertake to reimburse Zenith International Freight Ltd within seven days and will accept all interest penalty of 2% per month or part thereof.

The above is a standing indemnity given by

(Company Stamp) _____

In favour of Zenith International Freight Ltd and cannot be cancelled following a transaction.

Signature _____ Signatory _____

Dated _____ Position _____