



General Terms and Conditions of the GLS General Logistics Systems Slovakia s.r.o. – <https://glskurier.sk/poslatbalik/>

In cases where liability is not defined by the terms and conditions of the Association of Logistics and Freight Forwarding of the Slovak Republic and CMR Convention on the Contract for the International Carriage of Goods by Road, Geneva, 15 July 1978, in wording of the Additional Protocol to the CM Convention published in the Collection of Laws of the Slovak Republic under No. 163/2008 Coll. and the Act of the National Council of the Slovak Republic No. 324/2011 Coll. on Postal Services as amended (hereinafter referred to as „Postal Services Act“), the liability of GLS General Logistics Systems Slovakia s.r.o., registered office: 1039 Budča 962 33, Business Identification Number: 36 624 942, registered in the Commercial Register of the Banská Bystrica District Court, section: Sro, insert no. 9084/S (hereinafter referred to as "GLS Slovakia") shall be governed according to the following General Terms and Conditions, (hereinafter referred to as "General Terms and Conditions" or "GTC").

§ 1 Introduction

GLS Slovakia performs transport services within the scope of Act on Postal Services (hereinafter referred to as „parcel transport“ or „transportation service“) for Clients. GLS Slovakia offers door-to-door transport, or alternative delivery points, such as Parcel Lockers and Parcel Shops and uses such means of communication that enable the Client to get answers to all questions concerning parcel distribution via telephone or Internet. The services provided by GLS Slovakia also include services mediated by other suppliers (subcontractor's performance). The subcontractor shall be hold responsible for such services to the scope defined in a contract concluded with GLS Slovakia. The Client by means of ordering transport at <https://glskurier.sk/poslatbalik/> declares that before concluding the Transport Contract and/or the Price Quotation he has read and acquainted with the contents of the General Terms and Conditions of GLS Slovakia and that he agrees with them and accepts them without reservation. GLS Slovakia is entitled to make changes at the GTC, and is obliged to notify the Client by its publication on the website gls-group.eu/, glskurier.sk at the latest before their entry into force. The Client and GLS Slovakia have agreed that the Client undertakes to continuously monitor the GLS website and to become acquainted with its current wording, including the wording of the GTC. The Client declares that she/he is with the currently valid GTC acquainted and agrees with them by submitting the shipment for transport.

§ 2 Customer Service

The Customer Service is available to the Clients in GLS Slovakia offices on business days at standard conditions between 8:00 until 18:00; according to the parcel number, the authorised employees provide the Clients with information of delivery concerning their parcels (IOD), copy of a proof of delivery (POD)

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IČ DPH: SK2021797140

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if required by the Client and they also deal with any potential compliants concerning transport of parcels. Information about delivery of a parcel can be acquired on web site www.gls-slovakia.sk on-line, in the tracking system according to the parcel number.

Contact details of Customer Service:

Tel.: +421 45 524 25 00* or 18 585**

e-mail: info@gls-slovakia.sk

*Phone landline. The price per call is charged according to the tariffs of the telecommunication service provider.

** The price per call is charged according to the tariffs of the telecommunications service provider.

§ 3

Provision of Information, Dealing with Complaints and Claims

The Client or its representative may receive information about the parcel from competent employees of the Customer Service section based on the parcel number and subsequently such person is entitled to require certain information of delivery (IOD) and copy of the Proof of delivery (POD). The Proof of Delivery (POD) is available the next business day following the day of delivery of the parcel. If the parcel delivered is damaged, the Client is entitled to report such damage to a competent employee of the Customer Service, who shall forward the report to a liquidator of damage at GLS Slovakia.

All complaints and claims are reported to the Customer Service after the claimer registers the claim <https://gls-group.eu/SK/en/request/>; afterwards the submitted complaint or claim shall be verified, corrective measures shall be taken and the claimer shall be notified of the result, if possible. All complaints and claims can also be registered in the book of complaints available at the GLS Slovakia headquarters or at all other depots.

The Customer Service or the Claim Service shall verify the complaints and claims as soon as possible, but no later than 30 days after the complaint or claim was filed. The 30-day period for settling a complaint begins on the day when the Client provides GLS Slovakia with all the required documents necessary to settle the complaint. In cases where the complaint concerns a larger number of shipments, GLS Slovakia may extend the time limit for settling the complaint up to maximum 90 days on the basis of (§ 28, par. 4, Postal Services Act), while GLS Slovakia is obliged to inform the user of the transport service about the extension of the time limit for settling the complaint within 30 days from the submission of the complaint or claim.

The user of the transport service undertakes to provide GLS Slovakia with the required cooperation in settling the complaint, which also includes the submission of the required documents to the GLS Slovakia complaint department. In case of failure to submit the required documents by the transport service user within 8 days from the day of its delivery, GLS Slovakia is entitled to conclude the complaint after the statutory time limit for its settlement, whereas in this case GLS Slovakia is not liable for damage to the user of the transport service.

Complaints and claims shall be registered in accordance with ISO regulations on Quality Management and the root causes of problems shall be removed. GLS Slovakia is obliged to keep records of filed claims, their content and resolution. The Client is obliged to provide GLS Slovakia with correct data on character and content of a parcel; otherwise it shall be hold responsible for damage incurred by GLS Slovakia as a result of breaching this obligation.

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§ 4

Objectives and Territorial Validity of General Terms and Conditions of GLS Slovakia

GLS Slovakia provides the distribution of parcels on the basis of the order placed by means of <https://glskurier.sk/poslatbalik/> or by means of the Parcel Shop. Labels generated at <https://glskurier.sk/poslatbalik/> shall not be handed over, exchanged, lent or given to any other Clients, while in the event of unauthorized handling of shipping labels, the Client undertakes to compensate GLS Slovakia for the damage caused in this way at the first request. The Client is responsible for the correct marking of the transported parcel with the corresponding shipping label. At the same time, GLS Slovakia is not responsible for the consequences of unauthorized manipulation with shipping labels (exchange, use of incorrect labels, etc.) At the same time, GLS Slovakia cannot be liable in such cases for incorrect collection of cash on delivery, incorrect sending of cash on delivery, etc.

The General Terms and Conditions apply to all activities of GLS Slovakia, however, mainly to services of parcel transport, pickup of parcels, loading and unloading of parcels, handling parcels, transloading of parcels and temporary storage of parcels in case of undelivered parcels, as well as organization of transportation of export parcels within the countries included in the network of GLS General Logistics Systems.

Activities of GLS Slovakia include:

- delivery of domestic parcels within 24 hours „BusinessParcel“ and „BusinessSmallParcel“ (delivery the day after pickup, informative data, non-guaranteed),
- export parcel service provided in cooperation with GLS General Logistics Systems to the selected countries of the European Union- the list of countries is published on the website (delivery from 2 to 10 days after picking up the parcel, depending on the country of delivery, informative, non-guaranteed data)
- additional services for registered user at <https://glskurier.sk/poslatbalik/>

Domestic services of GLS Slovakia

In the domestic distribution of parcels, the parcel is supervised from loading to unloading and information about the parcels, as well as proof of delivery, can be traced back. In case the address has changed, GLS Slovakia will contact to specify the address and deliver the parcel to the right address. In the case of a B2C parcel (delivery to a private address) are realized 3 delivery attempts, in the case of a B2B parcel (delivery to a company address) 2 delivery attempts. In the case of an agreement with a user of transport services, GLS Slovakia can also deliver the parcel to an alternative place of delivery to the selected "Parcel Shop" or "Parcel Locker".

For delivery of a parcel within Slovakia, the sender may use the following additional services: ExpressParcel

CashService – Cash on delivery - Settlement and transfer of cash received upon delivery to the partner's bank account number. Transfer of cash on delivery is made after the parcel is delivered and COD is collected from the Addressee. GLS Slovakia may collect cash on delivery from the Addressee on the basis of the request of the Client, in cash or non-cash by payment cards. An exception is the selection of cash on delivery for parcels that have been delivered to Parcel Lockers of GLS Slovakia (own or third party Parcel Locker) based on the request of Clients and/or users of transport services, where cash on delivery can only be paid by credit card and that via built-in POS terminal in the

Parcel Locker itself, or alternatively online through the GLS Application. The maximum value of cash on delivery for a parcel may not exceed 2500 Eur.

The service fee is charged even in the event of an unsuccessful attempt to deliver the parcel. GLS Slovakia reserves the right to apply the rounding of each COD amount paid by cash in accordance with the rules established by law No. 18/1996 Coll. on Prices as amended by later legislation. Electronic confirmation of cash on delivery payment is sent after the delivery on home or work address, to the Addressee's email address, provided that the Addressee's email address has been entered in the contact details for delivery. The Addressee can also download this confirmation <https://www.glskurier.sk/en/payment-confirmation/>

Pick&ShipService - Pick-up and delivery – based on the authorization of the Client, GLS Slovakia picks up the parcel at the specified address and delivers it to another specified address in Slovakia. In the case of collection in Slovakia, and instructions received by 16:00 on working days the service of pick up will be fulfilled on the following working day, if the collection date was not chosen by the contractual partner otherwise. The performance deadline for instructions registered after 16:00 or out of working days (weekends, bank holidays) may be extended by 1 working day.

FlexDeliverySMSService - SMS notification - informing the Addressee about the parcel movement by SMS or message from the mobile application Viber. The Addressee has also the opportunity to actively enter into the process of delivery online, via the link in the notification or by SMS or message from the mobile application Viber. The notification contains a link to a webpage with the option to enter a request for next delivery. It has an option to register and change delivery address details, day of delivery, choose personal collection at the depot, or picking up parcel in the network of GLS Parcel Shops and GLS Parcel Lockers or third-party Parcel Lockers or reject parcel. The notification also contains a link to enter a request for further delivery. If no instructions are given by Addressee, the parcel will automatically be sent on delivery on the first day following dispatch, then on third and fifth day in case of unsuccessful delivery attempt. In case of an unsuccessful delivery attempt, the Addressee will receive SMS notification or message from the mobile application Viber about the unsuccessful delivery with the possibility to schedule another delivery.

Delivery to GLS Parcel Locker or third-party Parcel Locker

Delivery to GLS Parcel Locker or third-party Parcel Locker is possible, if the Client has ordered this option or this method of delivery has been selected by the Addressee through the option of redirecting the parcel by the FlexDeliveryService.

Parcel Shop – "Pick-up point", in GLS Slovakia Parcel Shop network, it is possible to submit a parcel for delivery in Slovakia and for export (to selected European countries). Information on the method of sending parcels and the current network of GLS Parcel Shops is available at www.gls-slovakia.sk or www.glskurier.sk/en/.

Parcel Locker – Sending of parcels – as part of the expansion of its services, GLS Slovakia has introduced the option of sending parcels for domestic and export delivery (to selected European countries) directly via GLS Parcel Lockers. The user of the service generates a shipping label through online access via www.glskurier.sk/en/, affixes it to the parcel and, based on the instructions for posting the parcel, puts the parcel into the GLS Parcel Locker. Detailed information on the available network of Parcel Lockers can be obtained at www.gls-slovakia.sk.

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The services for export delivery of a parcel that can be used by the sender-Client are as follows:

For export parcels, delivery times range from 2-10 working days after loading the parcel, depending on the destination, and are for information only. In the case of an export parcel to Hungary, standard delivery is within 24 hours since pickup.

"In the case of export, delivery of the parcel within a certain period is ensured by GLS General Logistics Systems' foreign partners so that the parcel remains in the closed GLS General Logistics Systems system from loading to unloading, and parcel information and proof of delivery (with regard to limitation) can be traced back".

For the transport of parcels, it is possible to order the above-mentioned additional services for an extra charge – actual prices are published on the website www.glskurier.sk.

§ 5

Parcel, Shipping Label, Packing, Addressing, Closing of Parcels

The Client is responsible for the careful and professional packing of the goods, which allows the parcel to be suitable for industrial handling, transloading in sorting centres and road transport, thus ensuring its delivery to the Addressee without damage. GLS Slovakia assumes responsibility for transport only for parcels packed and marked in a sufficient and prescribed manner and for parcels marked with the prescribed GLS Slovakia shipping labels, marked with the GLS Slovakia logo and name, from which it is clear that the parcel is being delivered in the GLS system. The Client is responsible for the correctness of the data on the shipping labels and for the correct marking of the parcel with the shipping label. The handling of parcels in the GLS Slovakia system is performed by industrial technology, i.e. posting of parcels on which the given technology cannot be used is not allowed.

Therefore, packing of parcels must meet the following conditions:

- Goods to be sent for repair or replacement must be sent in the original packaging by using a sufficient quantity of filling material.
- Every item, even if difficult to pack, needs to be packed strongly.
- Cartons should be sealed with adhesive tape on each side. If possible, the use of adhesive tape with the Client's company logo is recommended.
- The envelope containing the consignment note or labels indicating fragile goods, cash on delivery or other special markings must be affixed to the largest area of the parcel.
- All already used shipping labels, shipping tapes with the original logo of other senders, invoices or delivery notes must be removed. In the event that due to failure to remove these indicators or shipping labels, resp. labels of another shipping company the parcel is lost, cash on delivery not collected or delivery of the parcel delayed, GLS Slovakia is not liable for damages due to this reason.
- If the delivery to one address consists of several pieces, labels with special requirements must be affixed to each piece. If the delivery consists of several pieces, it is necessary to state the entire amount of cash on delivery on the consignment note and also on the parcel.
- Dangerous goods cannot be handed over for transport even if the parcel is correctly marked with the exception of parcels containing dangerous goods

in a limited LQ (Limited Quantity), which are packed in prescribed packaging and marked with a LQ (Limited Quantity) mark.

- The goods parcel must be packed so that the individual pieces of goods in the parcel do not move.
- In the case of sending liquids, plastic bottles should be preferred over glass bottles. Absorbent material should always be placed around the bottles.
- A layer of cushioning material must be placed on the bottom of the box to increase the protection of the goods during transport.
- Each part of the goods must be wrapped separately with protective material and placed in the center of the box, with the individual parts being sufficiently far from each other and from the walls of the packaging.
- The remaining gaps should be filled and another layer of cushioning material is placed on the top.
- There must be no unevenness or protruding parts on the surface of the parcel.
- The packaging of the goods must be such that the consignment note and barcodes can be placed on it (on a flat surface), which will then be scanned in transshipment points and during transport.
- Only a properly sealed and intact parcel can be sent.
- Long or sharp or pointed parts of the goods must not protrude from the parcels.
- It is necessary to make optimal use of the space in the box (i.e. fill the free space between the goods and the wall of the box) and to use high-quality, dimensionally suitable packaging material to ensure the protection of the goods.
- Fragile goods must be packed with increased care, using a suitable filling material, such as polystyrene foam, in order to reduce the risk of damage. Although the "Fragile Goods" label requires careful handling, it does not completely protect the goods, and GLS Slovakia is not liable for damage in the event of insufficient packaging, even if the goods are marked "Fragile Goods".
- In addition to shrink film, difficult-to-pack goods of special shape must be protected by other packaging material.
- GLS Slovakia does not transport multiple bundled or glued parcels, because the parcel may fall apart and only the parcel identified by the label arrives at its destination. In case of loss or damage to a part or all of the contents of such packaged parcels GLS Slovakia is not liable for any damage.
- The address, shipping label, delivery note pocket and labels indicating the ordered services must be affixed to the largest surface of the box.
- In the case of several parcels addressed to one address, the labels indicating special services must be affixed to each parcel separately.
- Priority of GLS Slovakia is to eliminate the risk of damage and therefore it provides consultancy to its partners on how to pack the parcels through the Customer service section.

§ 6

Parcel Pick up

The parcels are picked up at the address specified by the Client in the Order. During loading, the GLS Slovakia driver does not check the correct packaging of parcels, but has the right to refuse to pick up parcels that do not meet these General Terms



and Conditions. When loading and taking over the parcel, the driver or a competent employee of the GLS Slovakia branch issues a confirmation of parcel acceptance, where only the number of parcels picked up is stated (hereinafter referred to as POV). This confirmation is the only acceptable document in the case of requests to locate shipments. POV can only be issued by a direct GLS contract partner (subcontractor) responsible for picking parcels at the customer's place. If it is not possible to physically count out the number of parcels picked up, the binding data is the number of scanned parcels in the GLS system.

Clients use the following documents to identify the parcel:

- a copy of the shipping label.

§ 7

Parcel Delivery

Upon delivery of the parcel, the driver delivers the addressed parcel to the Addressee. When delivering, the driver is not obliged to wait for the Addressee, if he/she is not present at the place of delivery. If there is a need to wait for the Addressee at the place of delivery, the driver is entitled to interrupt the delivery of the parcel.

When handing over the parcel to the Addressee or a person who is entitled to take it over for the Addressee, the Addressee is, under standard conditions, obliged to confirm the acceptance of the parcel electronically, by signing to the driver's handheld scanner or to the so-called driver's delivery list/ rollcard of driver.

In this case, the driver is also entitled to record the full name of the Addressee which he enters with a handheld scanner to other data.

With the prior consent of the Addressee, the parcel may also be handed over and delivered in the neighbourhood, at the reception or at another place agreed upon, in this case the driver records this fact electronically in a handheld scanner. In the case of such delivery, the person who has taken over the parcel automatically gives GLS Slovakia consent to the processing of personal data, which is carried out in accordance with these GTC. The maximum amount of cash on delivery cannot exceed the amount of 2500 Eur.

Delivery to Parcel Shop

If the parcel is delivered to GLS Parcel Shop, the person which want to collect the parcel must prove himself with the parcel number and PIN code is considered to be authorized person to collect the parcel with the fact that the Service Provider is entitled to request and record the Addressee's personal identification document number unless he/she has the 5 digit parcel PIN number. If there are doubts about the credibility of the person receiving the parcel, the Service Provider is entitled to refuse its delivery. The Addressee has 5 working days to collect his parcel from the relevant GLS Parcel Shop - after this period, the parcel is automatically returned to the sender.

Delivery to GLS Parcel Locker

The parcel is considered as delivered, if the Addressee or a person authorized by the Addressee to collect parcel, used an unique PIN code for collection which was send for identification and thus confirmed his/her authorization of collection from the GLS Parcel Locker or third-party Parcel Locker or he/she used the GLS Slovakia application for collection. The code sent in the GLS Slovakia notification or application is used to collect the parcel - according to the type of Parcel Locker. If the parcel is delivered to the GLS Parcel Locker, the Addressee has 4 calendar days to pick it up or 2 calendar days to pick up the parcel from the third-party Parcel Locker - if the parcel is not picked up by

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the Addressee within the specified time, it will be returned to the sender.

§ 8

Size and Weight of a Parcel

Weight and size limits applicable for domestic parcels:

Domestic delivery or domestic parcel means the transport of parcels sent and delivered within the territory of Slovakia. The maximum weight of each parcel accepted for domestic transportation is 31.5 kg, while the girth of the parcel may not exceed 3 meters (i.e. circular circumference = 2x height + 2x width + 1x length) and the maximum permitted size of individual parcel sides is: max. length 2 m, height 0.6 m, width 0.8 m.

The maximum dimensions of the parcel that may be placed into the GLS Parcel Locker: length: 0.51m; height: 0.42m; width: 0.39m

Weight and size limits applicable for export

The maximum weight of each parcel for export is up to 31.5 kg. The maximum dimensions are the same as applicable for domestic parcels.

Based on the contractual conditions of GLS Slovakia, it delivers each parcel to the district depot or to the distribution center, where the parcel is automatically weighed on the certified scale and the detected weight is assigned to the parcel number and automatically registered.

In the GLS Slovakia system cannot be transported overweight parcels (i.e. in case of transport exceeding 31.5 kg) or oversized parcels, i.e. parcels exceeding the parameters permitted in this paragraph.

GLS Slovakia is entitled to refuse to pick up and transport parcels that do not meet the above criteria, or if the parcel is oversized, but for the first technological assessment it can be accepted, in which case GLS Slovakia is entitled to return parcel to the sender. Parcels exceeding the parameters permitted in this article are not subject to the General Terms and Conditions and the delivery time guarantee.

In the case of export parcels, GLS Slovakia proceeds as follows:

GLS weighs parcels with certified scales and if it is determined that they exceed the applicable limits and weight, GLS returns them to the sender. If the country of destination refuses to accept the parcel due to the fact that the parcel exceeds the above-mentioned weight limit, GLS Slovakia will return the parcels to the sender. GLS Slovakia is entitled to pass on to the Client any additional costs related with the transportation. In the case of such parcels, there is no guarantee of delivery.

§ 9

Parcels Excluded from Transportation by GLS Slovakia

Excluded from the transportation are:

- insufficiently packed goods and parcels in contradiction with these General Terms and Conditions, or in contravention of the relevant business practices,
- substances which are manifestly harmful or dangerous to human life, health or the human environment,
- oversized parcels and parcels exceeding the permitted weight,

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- tied and attached parcels and parcels in any kind of wooden packaging,
- goods, shipments sent in wooden crates or on pallets,
- travel suitcases, luggage with personal belongings,
- perishable goods, infectious goods and any inappropriate goods,
- human or animal remains,
- live animals and plants, honey and honey products,
- goods in bags and bulk, loose goods,
- goods of special value, such as money, precious metals, documents representing money, personal documents - (such as identity card, driver's license, passport, personal documents, vehicle documents, vehicle license plates, keys, etc.), valuables, drawn lotteries, genuine pearls, precious stones and jewellery,
- works of art and antiques,
- goods requiring controlled temperature, temperature-sensitive goods,
- any firearms, ammunition, explosives and air weapons or carbon weapons, real weapons, imitations thereof and parts thereof,
- dry ice, radioactive materials,
- parcels to be delivered to the post office boxes,
- letters, letter shipments,
- car batteries (new or used)
- car tires and disks
- in the case of export parcels, excise goods, alcohol, tobacco products and personal parcels, - a parcel of a personal nature means a parcel containing new and/or used items of personal use, items from domestic production (e.g. preserves) and/or items which value cannot be determined on the basis of the document of acquisition of the item (e.g. invoice, cash receipt),
- goods under ADR (dangerous goods), except of: - transportation of the parcels containing dangerous goods in a limited quantity of LQ (Limited Quantity) according to the exception of ch. 3.4 ADR agreements, - transportation of lithium batteries in an exception according to special provision no. 188 of the ADR agreement,
- cigarettes, drugs,
- goods or consignments, the dispatch of which is prohibited on the basis of all applicable sanction laws, e.g. because of their content, the intended Addressee or the country to or from which they are to be sent. Sanctions laws include all laws, regulations and decrees that impose sanctions (including trade restrictions and economic sanctions) on countries, individuals or legal entities and include, without limitation, sanctions imposed by the United Nations, the European Union and the Member States of the European Union,
- in the case of parcels sent abroad, any personal movables, excise goods and goods subject to ATA Carnet are excluded from transport,
- the Client is obliged to inform GLS Slovakia in writing of each parcel with an individual value higher than 5000 Eur. In the event that the Client fails to fulfil this obligation, GLS Slovakia shall not be liable for any damages caused to such a parcel,
- parcels intended for persons or companies subject to embargoes. It is the responsibility of the sender (Client) to check whether the sending of the parcel does not violate the sanction regulations. More detailed and up-to-date information is available at:

http://www.foreign.gov.sk/sk/europske_zale_zitosti/prehľad_europske_zalezitosti. In case of violation of sanction regulations, GLS Slovakia reserves the right to dispose of the sent items in various ways, including their liquidation.

§ 10 Services

GLS Slovakia provides transportation services and uses the services of contracted carriers to perform the transport. GLS Slovakia has a full control over their activities. GLS Slovakia takes over the parcels without examining their contents, parcels shall be properly sealed and undamaged, and delivers them to the Addressees also sealed, without examining their contents. In case the delivered parcel shows signs of visible damage, GLS Slovakia provides the Addressee with the opportunity to examine the contents of the parcel upon delivery for a subsequent better investigation of the damage event.

The result of parcel examination is registered by a courier, who, together with the Addressee, enters this result in the damage report.

Scope and characteristics of services:

1. Scope of services: loading of parcels at places specified by the Client, at GLS Slovakia depots, at the sorting centers, at GLS Parcel Shops, at GLS Parcel Lockers and third-party Parcel Lockers, transport of parcels, delivery of parcels to users of transport services. GLS Slovakia follows only the instructions of the Clients when transporting the parcel and ensures the transport only if the Client undertakes to bear all costs associated with the transport.
2. The user of the transport service is entitled to accept the parcel only after signing the shipping document (Rollcard - delivery list) or the parcel may be also taken over by a person authorised to take over the parcel on the Addressee's behalf. Such persons are mainly persons present at the Addressee's address or persons authorised by a power of attorney.
3. In the case of export parcels, the delivery time is 2-10 working days (for information only, non-binding and non-guaranteed information). In the case of an export parcel to Hungary, standard delivery is within 24 hours since pickup. Delivery times are extended by public holidays valid in Slovakia, as well as in the territories of the states through which the parcel passes during the transport to the destination country, as well as public holidays in the destination country.
4. If the reason for the first unsuccessful attempt to deliver the parcel is an incorrect address, GLS Slovakia then tries to deliver the parcel again only after the day of reporting of the correct data by client. If this delivery attempt is unsuccessful, the parcel is returned to the sender after the expiration of the storage period. In the case of a B2B (business-to-business) parcel, if it cannot be delivered to the Addressee due to the failure to reach Addressee at the address, GLS Slovakia stores it for a maximum of 5 working days. If during this period GLS Slovakia does not receive any additional information or requests for the parcel delivery, GLS will automatically make a second delivery attempt on the fifth day from the first unsuccessful attempt, if this delivery attempt is also unsuccessful, the parcel will be returned to the sender. An exception is if the



Addressee announces a holiday, in which case the storage period is 10 working days. After this period, the parcel is returned to the sender without notice. In the case of a B2C (business-to-customer) parcel, if it cannot be delivered to the Addressee due to the failure to reach Addressee at the address, GLS Slovakia stores it for a maximum of 5 working days (with the exception of the situation when the Addressee has announced the holiday, in which case the storage period is 10 working days). If GLS Slovakia does not receive any additional information or instructions to delivery of the parcel during this period, it automatically makes the second attempt and the third attempt to deliver it within 5 working days. If also the third delivery attempt is unsuccessful, the parcel is returned to the sender. If parcel is refused by Addressee, it is returned back to the sender without notice.

5. According to this point, GLS Slovakia will not make a second attempt to deliver the parcel if the Addressee refused to accept the parcel, or based on the instruction of the Client, and will return it back to the sender.
6. Through online tracking of the parcel (Track & Trace), information on the movement of the parcel is available. The Client can also request a copy of the delivery confirmation from the GLS Slovakia customer department.
7. GLS Slovakia assumes responsibility for cash on delivery - **CashService**, evidenced by a cash-on-delivery receipt. If cash on delivery is not collected, the amount of cash on delivery does not become a debt of GLS Slovakia, but the Addressee remains the debtor. For parcels sent by cash on delivery, GLS Slovakia collects the amount specified in the electronic data and transfers the amount collected to the bank account specified by the Client. The general insurance terms and conditions do not apply to the cash on delivery amount. Electronic confirmation of cash on delivery payment is in case of parcel delivery to the address, sent to the Addressee's email address. The Addressee can also download this confirmation at <https://www.glskurier.sk/en/payment-confirmation>.

§ 11

Price of transportation services

The prices of services are determined by the current price list of GLS Slovakia published on the website www.glskurier.sk. The beginning of the contractual relationship is considered placement of the order by means of website www.glskurier.sk by registered and non-registered Client. The Client is responsible for reliability of parcel data.

Crisis situation: GLS Slovakia reserves the right to charge a crisis surcharge in case of a crisis situation for each parcel. A crisis situation is a period during which the security of the state is immediately endangered or disturbed, and the constitutional authorities of the Slovak Republic may declare a state of emergency, state of emergency or emergency situation after meeting the set conditions. A crisis situation is also a special legal fact, consisting in an extraordinary, unforeseeable, unavoidable and unintentional event that restricts or otherwise negatively affects GLS Slovakia in the provision of transport services. Based on this situation, GLS Slovakia will determine

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IČ DPH: SK2021797140

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the charged fee and inform about it by means of www.glskurier.sk.

GLS Slovakia will ship the parcel to the international transport only on the basis of DAP or DDP delivery conditions.

§ 12

Client's Obligations

1. The Client is responsible for the correct data provided during registration as a user on the website www.glskurier.sk to the extent necessary for registration:
 - a. Personal data - natural person (name, surname, telephone number, address and bank account).
 - b. Personal data - legal person (company name, registered office, ID number, VAT number and, if the VAT payer is a VAT ID number, bank account).
 - c. The data is collected for the purpose of logging into the customer account and subsequently sending parcels and, if applicable, an invoice for tax purposes.
 - d. The client account can be canceled at any time and the data will be deleted - if the account is canceled, it is no longer possible to restore the data even after a subsequent new registration.
 - e. Registration is not mandatory for the Client and it is possible to send parcels even as an unregistered user.
2. The Client is responsible for a proper, immaculate and sufficient packaging of the parcel, for proper parcel identification with a shipping label. The address has to contain full correspondence data of the Addressee and its correct postal code. GLS Slovakia is not responsible for any damage caused as a result of incomplete, inappropriate, incorrect or insufficient packaging of the parcel as well as an incomplete address of the Addressee. The Client is obliged to pay the price of ordered service immediately after order placement by means of payment gateway at www.glskurier.sk. If the Client orders transportation service for any goods excluded from transportation (see § 9) or it does not fulfil its obligations in accordance with these General Terms and Conditions, GLS Slovakia is entitled to suspend and refuse other transportation services provided upon the contract and is not liable for damages caused on such a parcel. The Client is fully responsible for the accuracy and completeness of the data provided to GLS Slovakia. In particular, there should be a correct account number for the transfer of cash on delivery, all company data and any changes in company data provided to GLS Slovakia; GLS Slovakia does not examine and cannot examine whether the above-mentioned important data have been issued by an authorized person. This responsibility is fully on the side of the Client.

§ 13

Right of Disposal

In case the Addressee is absent, the Client and/or the user of the transport service may in advance provide GLS Slovakia with

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an authorisation to deliver the parcel to a neighbour or other appointed person or to deliver the parcel to the GLS Parcel Shop, or to GLS Parcel Locker or third-party Parcel Locker, or to allow the carrier to issue a delivery report instead of proof of delivery. In the case of such oral or written authorizations, the proof of delivery (IOD, POD) is prepared in a modified version.

§ 14 Invoicing, Billing

GLS Slovakia transports parcels only if the price for the performed services is paid exclusively by the Client after the order takes place and payment is obligatory. The parcel must be paid by means of online payment portal of www.glskurier.sk before the parcel is placed in GLS Slovakia system. GLS Slovakia performs invoicing for transport services in one amount including all fees.

After payment, a simplified "Tax document for received payment" is automatically generated for the Client for the purposes of Value Added Tax. Subsequently, after the parcel has been submitted and accepted into the GLS Slovakia system, another "Simplified invoice" document is issued for income tax purposes. If the Client does not submit the parcel to the GLS Slovakia system and requests to cancel the order, he/she is issued a "Credit Note", based on which the payment is returned via the online payment gateway.

§ 15 Guarantee

It shall not be classified as late delivery if delivery of the parcel within the deadline was unsuccessful because, at the time of the delivery attempt, the Addressee or another authorised Addressee was not available at the place indicated in the address, the sending took place with deficient data, the address was erroneous, deficient or incomplete, the Addressee refused to take the parcel, or a force majeure event occurred. Force majeure events are extraordinary, unpreventable events occurring through no fault of GLS Slovakia, such as a natural disaster, extraordinary natural event or extreme weather, war, revolution, blockade, export-import ban, industrial action outside its sphere of interest, fire, flood, epidemic, quarantine, transport embargo and all other circumstance not listed herein that GLS Slovakia is incapable of preventing and foreseeing, and for which GLS Slovakia cannot be held responsible.

Force majeure are also considered any circumstances resulting in the restriction of transport for a period of more than 2 hours, or measures by authorities entailing the evacuation of GLS Slovakia facilities lasting for more than 1 hour. General Terms and Conditions of GLS Slovakia, are governed by the relevant provisions of the Postal Services Act.

§ 16 Damages, Claims

GLS Slovakia is liable for any loss or damage (parcel insurance) to all parcels, which occurred due to failure on GLS's side from pickup, during transport until delivery to the Addressee. In the price of transport, the parcels are automatically insured up to the amount of 332 Eur.

The insurance only covers the actual damage to the parcel, not lost profits, fines and penalties, third party penalties, or other indirect costs. Actual damage means the amount, by which the value of Client's property contained in a transported parcel has been reduced due to damage occurred.

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The Client is entitled to damages only in case the damage is reported to GLS Slovakia in writing within 3 business days after parcel delivery, however, no later than 8 business days after the parcel is returned to the Client, and the injured party have provided cooperation at the request of GLS Slovakia and at the same time all documents related to the loss and/or the damage incurred have been submitted. The right for compensation of damages for GLS Slovakia services does not arise to the Client if he/she does not submit the required documents necessary for the assessment of the complaint within the specified period. In the event of damage to a transported used and/or worn item, the actual value of the transported item depends on its age and degree of wear, i.e. the time value of a thing. The time value of the transported item is the value that must be spent at the place and time of shipment to reacquire a new item of the same type and quality, reduced by the corresponding rate of wear and/or other deterioration of the transported item. The amount of compensation for damage will be calculated as the time value of the item, taking into account wear and tear, age and amortization of the item in accordance with the Amortization Table, which is publicly accessible on the GLS Slovakia website.

The following events are not considered damage, if GLS Slovakia:

- delivers parcel with delay,
- does not collect cash on delivery,

GLS Slovakia does not provide insurance for parcels which are already subject to other insurance coverage. In case an insurance event occurs, GLS Slovakia is governed by the General Insurance Conditions and the Complaints Procedure.

§ 17 Limitation Clause

All claims against GLS Slovakia will be time limited in accordance with the relevant legal provisions. In the case of rights arising from the total destruction or loss of the parcel, the limitation period shall commence on a day when the parcel was to be delivered to the Addressee, in the case of other rights on a day when the parcel was delivered. Any change in an entity of a debtor or a creditor shall have no impact on duration of the limitation period.

§18 Validity of General Terms and Conditions

If any of the provisions of the General Terms and Conditions are, or become, invalid or unenforceable in the future, this shall not affect the validity and enforceability of the other provisions of the General Terms and Conditions.

The invalid part of the General Terms and Conditions shall be replaced by such parts that are valid and enforceable and are as close as possible in their content to the invalid part in question. In the event of a dispute between the GLS Slovakia and Client (between the parties), having a legal basis or arising from this Contract, the Slovak court shall have jurisdiction to hear and resolve the dispute according to the place of registered office of GLS Slovakia with the applicable law of the Slovak Republic.

§ 19 General or Specific Limitation or Interruption of Services

GLS Slovakia may limit or interrupt the transport of parcels described in the General Terms and Conditions, for any reason caused by vis major, or by a change in legal regulations. GLS Slovakia may, in case of traffic restrictions or meteorological

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obstacles, temporarily limit its services in individual areas or deviate from the usual delivery conditions. GLS Slovakia informs the Client about the limitation of services by means of GLS websites. In these cases, the Client is not entitled to damages.

§ 20

Personal Data Protection and Confidentiality

In accordance with the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, repealing the Directive 95/46/EC (General Data Protection Regulation) (hereinafter referred to as "GDPR"), and in accordance with the Act No. 18/2018 Coll. on the Protection of Personal Data and on the amendment of certain acts (hereinafter referred to as "Personal Data Protection Act"), GLS Slovakia acquires, collects and processes personal data solely for the purpose of providing forwarding and transport services or supplementary services (value added products) on the basis of concluded Transport Contracts and/or Price Quotations (forwarding contracts) with the Client.

GLS Slovakia is also subject to Act on Postal Services. With respect to the defined purpose and means of processing personal data, GLS Slovakia has the status of a data controller (it is not the processing of personal data on behalf of someone else). GLS Slovakia processes personal data to the necessary extent in which they are provided by the Client for the performance of the contract, namely:

- name, surname, address - for the purpose of delivery or return of a parcel
- telephone number - to notify and inform (SMS /telephone contact) of the status and location of the delivered parcel
- e-mail address - to notify and inform of the status and location of the delivered parcel, to inform about GLS Slovakia news, for the purpose of sending electronic invoicing (with the prior consent of the originator), for the purpose of routine communication in handling of situations related to parcel delivery/collection, for the purpose of sending a questionnaire for the evaluation of the services provided
- account number - for the purpose of collecting and sending cash on delivery.
- data in the payment gateway - name of the payment card holder (mandatory data), e-mail address or mobile phone number (mandatory data).

GLS Slovakia is seriously committed to the protection of personal data and therefore pays maximum attention to the protection of personal data in accordance with the requirements of the GDPR and the Personal Data Protection Act and other generally binding legal regulations of the Slovak Republic as well as internal legal documents of GLS Slovakia.

In order for GLS Slovakia to properly perform the obligations arising from Transport Contracts and/or Price Quotations concluded between GLS Slovakia and the Client and from the national and international legislation on transport contracts, the Client is liable to ensure that the processing of personal data of all persons concerned (consignor/Addressee, etc.) is lawful (e.g., consent to the processing of personal data) pursuant to Article 6 (1) of the GDPR.

At the same time, it is the liability of the Client to ensure that personal data of the persons concerned are obtained and processed in accordance with the Personal Data Protection Act and the GDPR, and for this reason, in the event of violation or failure to comply with these obligations by the Client, GLS

Slovakia is not liable for damages arising from the Client's breach of the duties in the processing of personal data.

At the same time, in the event of damages incurred to GLS Slovakia caused by breach of the Client's duties in the processing of personal data, the Client bears full responsibility for the damage. In the event of damage incurred to the Client, caused by breach of GLS Slovakia's duties in the processing of personal data, GLS Slovakia bears full responsibility for the damage.

GLS Slovakia provides transport services or contributes to the provision of transport services and, under the terms of the Postal Services Act, is obliged to observe postal secrecy, protection of information and protection of personal data. GLS Slovakia provides forwarding and transport services through couriers who are also bound by confidentiality in accordance with the Personal Data Protection Act.

By means of technical and organisational security measures, GLS Slovakia ensures maximum protection of personal data from loss or misuse. Personal data of the persons concerned are processed in information systems that are protected by appropriate security measures under the IT security policy of GLS Slovakia. The protection of personal data also entails the use of physical data protection measures that prevent the data from destruction, loss or misuse and from any unauthorised alteration, viewing, utilisation or forwarding.

The Client and GLS Slovakia shall fulfil the information duty to the persons concerned in accordance with the Personal Data Protection Act and under Article 12 and following articles of the GDPR. The Client and GLS Slovakia shall inform the persons concerned of their rights related to the processing of personal data by providing information in order for them to have clear and detailed information regarding the processing of their personal data and all rights in connection therewith, as well as information about possibilities of legal remedy available to them. GLS Slovakia shall know the content of the parcels only to the extent necessary for the execution of services.

1. GLS Slovakia:

- a) is not entitled to open a packed parcel except for cases listed in paragraph 3.,
- b) in case of unpacked parcels, GLS Slovakia is entitled to verify their content only to the degree necessary for transportation and subsequent delivery,
- c) any data acquired during service provision cannot be provided to a third person with the exception of the sender, Addressee (other authorised person) and organizations listed in paragraph 5.,
- d) the parcel cannot be provided to a third person in order to inspect its content with the exception of circumstances listed in paragraph 5,
- e) information of service provision cannot be provided to a person different from - the Client, the Addressee (other authorised person) and organizations listed in paragraph 5.

2. Upon paragraph 1 d) of this Article, the competence of a person authorised by the Client shall be identical with the competence of the Client. Taking into consideration paragraph 3 c) and e), the person which provides GLS Slovakia with parcel identification data and also owns a code for electronic login (telecommunications means, Internet) shall have the identical competence as the Client.

3. Opening of parcels undergoes **the Postal Service Act**. Opening of a parcel is performed by GLS Slovakia and taken measures are recorded in form of a protocol. Notification of opening the parcel has to



be stated on a parcel and if possible, the sender shall be notified of reasons for opening a parcel.

- Both GLS Slovakia and entity (organization) cooperating on provision of transport services are obliged to fulfil their confidentiality obligation during parcel transportation. Both GLS Slovakia and entity (organization) cooperating on provision of transport services are obliged to enable performance of state's supervision and, upon request, to provide any information required for performance of state's supervision.

§ 21

Final Provisions, Amendments to the GTC

- These General Terms and Conditions shall enter into force and effect on 3.9.2024.
- Rights and obligations not expressly regulated in the Transport Contract or by these General Terms and Conditions are governed by the relevant provisions of Act no. 513/1991 Coll. Commercial Code as amended and other generally binding legal regulations valid in the Slovak Republic.
- GLS Slovakia reserves the right to amend and/or change these General Terms and Conditions.
- General Terms and Conditions, are published by GLS Slovakia on the website www.glskurier.sk

General Terms and Conditions – Definitions

IOD: electronic or oral information on the delivery of the parcel.

POD: written confirmation of delivery of the parcel, a copy of the confirmed delivery list.

Delivery list (Rollcard): GLS Slovakia shipping label containing the parcel numbers, signature and name of the Addressee, as a confirmation of a delivery of the parcel.

Scanner: barcode reader used in parcel transport.

GLS General Logistics Systems: the members of the GLS system at a given countries that are part of the network.

Client / Trustee / Orderer of transport: the contractual partner of the company GLS Slovakia; bears all costs of transport; GLS Slovakia follows the orders of the Client when performing the transport.

Addressee - the person who is the recipient of the parcel.