

## Additional Ocean Freight FCL Import Charges

Demurrage Charges	Currency	Per 20ft	Per 40ft	Per 40ft HQ
		container	container	container
Day 1-4 *	EUR	Free	Free	Free
Day 5-12, charges per day *	EUR	80,00	95,00	95,00
>13 days, charges per day *	EUR	105,00	135,00	135,00

\* Calendar days and unloading day included. Demurrage charges are applicable once the container is delivered on the terminal. Special equipment will be charged as per outlay.

Detention Charges	Currency	Per 20ft container	Per 40ft container	Per 40ft HQ container
Day 1-7 *	EUR	Free	Free	Free
>8 days, charges per day *	EUR	90,00	120,00	120,00

\* Calendar days and unloading day included. Detention charges are applicable once the container is picked up from the terminal and ends once the container is returned to the terminal. Special equipment will be charged as per outlay.

EUR 8,00 per document
EUR 130,00 per container
EUR 225,00 per container
EUR 77,50 per measurement
As per outlay
EUR 60,00 per shipment
EUR 60,00 per shipment
As per outlay
EUR 147,50 per shipment
12% over pickup charges
and documentation
EUR 90,00 per Bill of Lading

## **Additional Customs Clearance Charges**

Additional HS code (declaration post)	EUR 12,00 per extra code	
T1 document for bonded delivery (2 HS codes included) *	EUR 52,50 per document	
Government required inspection fee / visitation charges	As per oulay	
In transit stop	EUR 60,00 per stop	

\* You are responsible for providing the customs clearance proof of the T1 document once requested by DHL Global Forwarding and involved costs will be charged as per outlay.

## **Ocean Freight Conditions**

- These rates are only valid for shipments which have been shipped on Danmar Bill of Lading.
- These rates are valid for normal, stackable and non-dangerous goods.
- IMO shipments subject to acceptance.



## **General Conditions**

- Above mentioned rates are excluding VAT, duties and advance payment fee (3% over VAT and duties).
- For shipments within the European Union above rates are excluding 21% VAT.
- Payment terms: in case no credit has been granted to your company, payment by means of wire transfer. In case credit has been granted to your company, payment must occur within 14 days after the invoice date.
- This offer is based upon the current surcharges & possibilities. In case significant changes do occur, for example in exchange rates and/or fuel prices or situations which have direct consequences on rates or space allocations, we reserve the right to adjust our rates accordingly.
- Additional charges due to governmental and/or industry laws and guidelines will be charged as per outlay.
- All wooden packing materials and/or wooden pallets, do require a specific treatment as per the ISPM 15 (International Phytosanitary Measure 15).
- Shipments arriving at DHL Global Forwarding via third party logistic providers, will be invoiced for all freight charges.
- For a correct customs handling and clearance, a signed declaration 'Direct Representation' is necessary.
- Did you know that DHL also offers a GOGREEN product which neutralizes the CO<sup>2</sup> emissions from your transportations? Please ask your account manager for more information.
- The Dutch Forwarding Conditions in the latest version, deposited by "FENEX" of the District Court at Rotterdam, shall apply. We may waive the arbitration clause. The conditions will be sent to you upon request. You can also observe or download these conditions at <u>FEXEX Condities (NL)</u> or <u>FENEX Conditions (EN)</u> You expressly agree with the contents and the appliance of the Dutch Forwarding Conditions.

DGF Global Forwarding (The Netherlands) B.V.

Prestwickweg 1 1118 LC Schiphol P.O, Box 7547 1118 ZG Schiphol Airport

Tel. +31 (0)20 316 9169 Mail: <u>nldgf.sales@dhl.com</u> Trade registration number: 340.64.736 VAT number: NL 008868992 B01

On all our services the Dutch Forwarding Conditions (latest version) as deposited by 'FENEX' at the registry of the district courts at Amsterdam, Arnhem, Breda and Rotterdam apply. A copy is available on request. We may waive the arbitration clause. We hereby explicitly and continuously reject the applicability of any general terms and conditions that are or may be referred to at any time by you and your company.