

Terms of Service

If you have shipped to our location, you are agreeing to our terms of service and use.

1-) Acceptance of Terms

1.1 13630285 CANADA INC a Canadian Corporation operating as “CORSA LOGISTICS SOLUTIONS”, provides its Services to you that are governed by these Terms & Conditions (“Agreement”). By accepting this Agreement, by accessing or using the Services, or clicking through on our website, you acknowledge that you have read, understood, have the authority to, and agree to be bound by this Agreement.

By accepting the terms you certify that you are 18 years of age or older. If you are entering into this Agreement on behalf of your customer “you” or “your” shall also refer to such entity and its affiliates. CORSA LOGISTICS SOLUTIONS has the authority to terminate/drop a client based on CORSA LOGISTICS SOLUTIONS's discretion without notice.

1.2 We may change this Agreement at any time. If any change or revision to this Agreement is not acceptable to you, please stop using the Services and send a cancellation email to “inquire@gocorsa.ca”. CORSA LOGISTICS SOLUTIONS may change this Agreement from time to time without notice. You can review the most current version of this Agreement at any time at www.gocorsa.ca/terms.pdf

1.3 Any user violating this policy voids any implied or express warranties and violates the CORSA LOGISTICS SOLUTIONS Terms.

2-) Our services

Our Services are the receipt, counting, storage, packaging, and shipment of physical goods. Our services also include unloading and loading of containers and providing any additional services at the customer's request. All work orders will be sent via email on file BEFORE commencement of work order.

4-) Payments

4.1 Payment processing for Services are provided by Stripe and are subject to the Stripe Connected Account Agreement which includes the Stripe Terms of Service <https://stripe.com/ssa>. As a condition of CORSA LOGISTICS SOLUTIONS enabling payment processing Service through Stripe, you agree to provide CORSA LOGISTICS SOLUTIONS complete information about you and your business, and you authorize us to share it and transaction information related to your use of the payment processing Service provided by Stripe.

4.2 Stripe will collect payment from you via credit card. CORSA LOGISTICS SOLUTIONS cannot control any fees that may be charged to you by your bank related to Stripe's collection or disbursement of such payment, and CORSA LOGISTICS SOLUTIONS disclaims all liability in this regard.

4.3 Auto-Pay When you use the Services, all charges for the Services and monthly storage usage fees to CORSA LOGISTICS SOLUTIONS will be immediately charged to the credit card associated with your Stripe account. You may receive a bill in advance with a due date within a few days on the beginning of your monthly period, if payment is late or overdue an automatic charge may be applied for the overdue amount to your card. Company agrees that CORSA LOGISTICS SOLUTIONS will have the right to auto-charge a saved credit card.

4.4 Late Payment Fee If CORSA LOGISTICS SOLUTIONS fails to receive payment from the Company by processing your saved credit card ; a late payment fee of 5% (minimum of \$30) will be applied to the invoice, unless the invoice is currently being disputed.

5 Ownership, RISK OF LOSS AND INSURANCE

5.1 Inventory ownership Products that are held by CORSA LOGISTICS SOLUTIONS as Inventory in our facilities, CORSA LOGISTICS SOLUTIONS will NOT hold any ownership of the inventory.

5.2 Risk of Loss Company hereby agrees that at no time during the period that products are held by CORSA LOGISTICS SOLUTIONS as Inventory in the Warehouse will CORSA LOGISTICS SOLUTIONS carry the risk of loss in the Inventory. Risk of Loss in Inventory will continue to be held by the Company until such time as the products are delivered to the End-User.

5.3 Insurance COMPANY HEREBY AGREES THAT IT IS COMPANY'S RESPONSIBILITY, AT ALL TIMES, TO MAINTAIN AN INSURANCE POLICY THAT COVERS THE COST OF THE PRODUCTS HELD IN INVENTORY. Company has the option of adding the Warehouse as a designated storage location to Company's general inventory policy. If requested by Company, CORSA LOGISTICS SOLUTIONS shall allow premises inspection to assist Company in obtaining coverage. If you wish to have no insurance, CORSA LOGISTICS SOLUTIONS will, under no circumstances, be liable for any loss or damage to the inventory stored at CORSA LOGISTICS SOLUTIONS facilities. These events include, but are not limited to, theft, misuse, fire, natural disaster or any other event.

5.4 Company agrees that any freight charges incurred by their booking are Company responsibility. CORSA LOGISTICS SOLUTIONS does not participate in pallet exchange. CORSA LOGISTICS SOLUTIONS does have a forklift on site and does not require tailgate. CORSA LOGISTICS SOLUTIONS is not liable for any freight related charged i.e. tailgate, loading time, etc. incurred upon delivery.

6 Abandoned and Liquidation

If any account remains unpaid for 30 days then CORSA LOGISTICS SOLUTIONS has the right to classify Company's account as Abandoned Account.

If an account has been unpaid for 30 days, it will automatically be considered as an Abandoned account. Once your account is abandoned Company immediately forfeits its rights of ownership of such

Company's Inventory up to the cumulative amount necessary for payment of all the Fees as well as any reasonable expenses incurred by CORSA LOGISTICS SOLUTIONS for the preservation and storage of the Inventory or its sale

Inventory will become immediately unavailable to the Company, and liquidation proceedings would begin.

Company agrees that all Inventory liquidated shall be sold at the absolute discretion of CORSA LOGISTICS SOLUTIONS and would be free and clear of liability, and that Company assumes any liability therefore. Company has no rights to any liquidation proceeds arising from an Abandoned Account unless the amounts recovered through liquidation exceed the cumulative amount necessary for payment as stated above. Should the amounts recovered through liquidation be insufficient to cover the cumulative amounts above, the Company would remain liable for any pending Usage Fees and 3rd Party Fees above and beyond the liquidation proceeds.