

Warehouse and Storage Services Terms & Conditions

Please note that for the purposes of these terms and conditions, the “Company” shall mean **Standard Logistics SA de CV**.

1. Agreement to Terms and Conditions. It is agreed that **Standard Logistics SA de CV**'s Warehouse Receipt Terms and Conditions shall govern the dealings between **Standard Logistics SA de CV** and Customer for all warehousing and storage services. It is furthermore agreed that **Standard Logistics SA de CV**'s Warehouse Receipt Terms and Conditions are electronically published at <https://strd.com.mx/>, and may be amended by **Standard Logistics SA de CV** from time to time, without notice. In the event of any conflict between these Warehouse Receipt Terms and Conditions as printed herein and the electronically published Warehouse Receipt Terms and Conditions, the electronically published version shall control. It is expressly understood that this Warehouse Receipt does not cover or apply to any rights, obligations, terms or conditions of the freight forwarding, customs brokerage or other services that **Standard Logistics SA de CV** has provided or may provide to the Customer; and that those separate services shall be governed by their respective Terms and Conditions which are provided separately and are posted on the above referenced website.

2. Definitions. As used in this Warehouse Receipt:

a. “**Company**” means the individual or entity listed on the front side of this Warehouse Receipt providing the warehousing services hereunder including its officers, directors, employees, and agents of the Company while acting within the scope and course of their employment;

b. “**Customer**” means the person, company, firm, or other entity for whom the Goods are stored and to whom this Warehouse Receipt is issued; and

c. “**Goods**” means the property tendered to **Standard Logistics SA de CV** by Customer for which **Standard Logistics SA de CV** has agreed to store pursuant to this Warehouse Receipt.

3. Ownership of Goods. Customer warrants that it is the lawful owner and/or has lawful possession of the Goods tendered for storage. Customer warrants that it has sole legal rights to store Goods tendered, to release Goods, and to instruct **Standard Logistics SA de CV** regarding delivery or disposition of the Goods. Customer agrees to notify all parties acquiring any interest in the Goods of the terms and conditions of this Warehouse Receipt and further agrees to indemnify and hold **Standard Logistics SA de CV** harmless from any claim by third parties relating to the ownership, storage, handling, or delivery of Goods, or from any other services provided by **Standard Logistics SA de CV**

under this Warehouse Receipt. Such indemnification shall include any legal fees or costs incurred from any claim by a third party, regardless of whether or not litigation is actually filed.

4. Storage.

a. Pursuant to the terms and conditions of this Warehouse Receipt, **Standard Logistics SA de CV** agrees to receive, store, and release the Goods in accordance with Customer's reasonable instructions.

b. If **Standard Logistics SA de CV** determines that the original palletization of Goods must be broken down for storage purposes, **Standard Logistics SA de CV** shall be authorized to break down the pallets without further notice required to Customer.

c. **Storage Location.** **Standard Logistics SA de CV** will store the Goods at its discretion at any one or more buildings at **Standard Logistics SA de CV**'s warehouse location identified on the front side of this Warehouse Receipt. The identification of any specific location with the **Standard Logistics SA de CV** warehouse complex does not guarantee that Goods shall be stored therein. Upon ten (10) days prior notice provided to Customer, **Standard Logistics SA de CV** may at its own expense, remove Goods to any other warehouse complex operated by **Standard Logistics SA de CV**.