



CARGO CUSTODY, OWNERSHIP DISPUTES, AND RELEASE POLICY

Upon acceptance and receipt of any cargo, merchandise, or property, World Class Solutions, LLC ("WCS") shall be deemed the lawful custodian of such goods while they remain in its possession.

Once cargo has been received into WCS's custody, no party, including the shipper, consignor, seller, purchaser, consignee, owner, or any third party, may remove, redirect, reclaim, transfer, or otherwise obtain possession of the goods without prior written authorization acceptable to WCS.

In the event of any dispute regarding ownership, payment, commercial terms, entitlement to possession, delivery instructions, or any other claim concerning the goods, WCS reserves the absolute right to maintain possession of the cargo until the dispute has been fully resolved through either:

- (a) written instructions signed by all parties claiming an interest in the goods; or
- (b) a final order issued by a court of competent jurisdiction or other governmental authority having jurisdiction over the matter.

WCS shall not act as an arbitrator, mediator, or decision-maker in commercial disputes and shall not determine ownership rights or entitlement to possession between competing claimants.

WCS shall not be liable for refusing to release cargo while any dispute remains unresolved and shall be entitled to rely upon the shipping instructions, commercial documents, contracts, purchase orders, invoices, and delivery instructions provided at the time the cargo was tendered to WCS.

Any costs, legal fees, storage charges, handling charges, administrative expenses, or other expenses incurred by WCS as a result of such dispute shall be the responsibility of the parties involved and shall be payable prior to the release of the cargo.