



FREIGHTGUARD

interloc

1 July 2024

General

1. Interloc Freight Services will provide to the Customer a warranty against loss or damage to Goods during the Carriage and while the Goods are in the possession of Interloc Freight Services, subject to the limitations and exclusions set out hereunder (the "FreightGuard Service Guarantee").
2. The FreightGuard Service Guarantee applies to all goods consigned on each Customer's unique account number. Customers cannot elect which consignments the FreightGuard Service Guarantee will apply to, and the FreightGuard Service Guarantee will apply to an account completely, or not at all.
3. The Customer must pay to Interloc Freight Services the applicable FreightGuard Service Guarantee charge.

FreightGuard Service Guarantee Claims

4. Any claim under the FreightGuard Service Guarantee for damage to or loss of Goods ("Claim") must be submitted by the Claimant onto the FreightGuard Online Claim form via the relevant URL link.

<https://freightguard.force.com/s/new-claim?vCarrierPrefix=IFS>

5. The Customer must notify Interloc Freight Services in writing of any Claim within the following time limits:
 - a) where the Receiver has indicated in writing on the consignment note or has records that they have informed Interloc Freight Services that loss or damage has occurred in respect of the Goods, within fourteen (14) days from the date of delivery of the Goods to the Delivery Address or collection of goods from Interloc branches;
 - b) where the Receiver has acknowledged that the Goods have been delivered or collected from Interloc branches, and received in good order and condition, within twenty-four (24) hours from the date of delivery of the Goods to the Delivery or Collection Address;
 - c) in respect of Claims for non-delivery, within fourteen (14) days after the date of dispatch specified for that consignment.
6. The Customer may only make one (1) Claim per consignment.
7. The Customer must provide to Interloc Freight Services with any Claim, documentary evidence acceptable to Interloc Freight Services (for example, receipt, valuation or tax invoice) as proof of value of the Goods.
8. Where the customer makes a valid Claim and there are outstanding amounts owed by the Customer to Interloc Freight Services, Interloc Freight Services reserves the right to pay the Claim either directly to the Customer or as a credit to the Customer's account.
9. Claims will only be paid by Interloc Freight Services in respect of any consignment after the Customer has paid all outstanding Freight Charges in respect of that consignment and where the Customer account with Interloc Freight Services has been paid in accordance with the credit terms extended.

FreightGuard Service Guarantee Limitations

10. The FreightGuard Service Guarantee is subject to the following limitations:
 - a) Claims are limited to loss of or damage to the Goods only. For the avoidance of doubt, the FreightGuard Service Guarantee does not cover any consequential loss or damage suffered by the Customer as a result of loss or damage to the Goods.
 - b) The maximum amount that may be claimed from Interloc Freight Services under the FreightGuard Service Guarantee is the lesser of;
 - i. the FreightGuard Service Guarantee Limitation Amount of R10,000.00 (for the avoidance of doubt, where the FreightGuard Service Guarantee has been declined by the Customer, the FreightGuard Service Guarantee Limitation Amount shall be zero); and
 - ii. the cost price of the Goods, as supported by documentary evidence acceptable to Interloc Freight Services (for example receipt, valuation or tax invoice from the seller of the Goods).

- c) Freight charges relating to the consignment covered by the FreightGuard Service Guarantee shall not be included in the calculation of any amount payable under the FreightGuard Service Guarantee in respect of the Goods.
- d) Where a claim has been paid in full for goods damaged, Interloc Freight Services reserves the right to take possession of the goods as salvage and to dispose of such goods as it sees fit.

FreightGuard Service Guarantee Exclusions

11. Interloc Freight Services will not be liable for any Claims made by Customers in any of the following circumstances:
- a) Where the Customer has declined the FreightGuard Service Guarantee and has not paid the FreightGuard Service Guarantee charge;
 - b) Where the Customer fails to submit the Claim to Interloc Freight Services within the relevant time limits set out above;
 - c) Where Interloc Freight Services is in possession of an unendorsed proof of delivery form for the consignment;
 - d) Where the Goods consigned are Restricted Commodities, where "Restricted Commodities" means each of the following items:-
 - i. Tobacco products of all descriptions, Alcohol products, money, bullion, credit cards, pre-paid cards, jewellery, watches, precious stones, furs, treasury notes, securities, stamps, patterns or manuscripts, plans, designs, explosives and all livestock or plants. Guns, Ammunition, Hazardous goods and Dangerous goods / materials; negotiable instruments; gemstones; antiques; works of art; drugs; any liquids (metal or plastic containers) copper products; glass and glass products, furniture, household and personal effects; and any valuable documents; Second hand goods that have not been declared as such to Interloc Freight Services, who reserves the right to inspect second hand goods before acceptance and to delay the transit time by one day to effect such inspection.
 - e) Where Interloc Freight Services in its reasonable opinion considers the Packaging of the Goods to be inadequate for road transportation; in the event of a claim for damage, the receiver must retain all inner and outer packaging materials as well as the damaged goods. Failure by the receiver to retain the original goods and packaging at the original delivery or collection location or the failure to make the delivered or collected goods available for inspection, will invalidate the claim.

It is the customer's sole responsibility to accurately declare the goods being consigned and to ensure that the goods are adequately prepared and packed for road transportation. This includes labelling for handling instructions and Dangerous Goods identification labels. Interloc Freight Services will not be held responsible for the repackaging or labelling of any goods.
 - f) Where the Goods are determined by Interloc Freight Services to have been defective prior to the Carriage;
 - g) Where damage, mechanical failure or other operational defect in the Goods could not, in the reasonable opinion of Interloc Freight Services, have been caused by the Carriage;
 - h) Where Interloc Freight Services fails, delays or is unable to carry out its obligations under this contract due to strikes and / or lockouts (whether of Interloc Freight Services own employees or those of others and whether or not Interloc Freight Services could have avoided the same by acceding to the demands of the employees responsible for such action), acts of God, war, terrorism, fire, flood, embargo, litigation, acts of government or any agency instrumentality or any political subdivision thereof or any other cause beyond the control Interloc Freight Services;
 - i) Where the goods have been lost or damaged as a result of derailments, collisions, overturning, armed robbery, forced entry or hi-jackings.
 - j) Where the Goods have not been packed in the original manufacturer's packaging or the equivalent;
 - k) Where the Delivery Address is a post office box, a roadside drop or postal mailbox.

Amendments to Terms and Conditions of Contract

12. Interloc Freight Services reserves the right to amend these terms and conditions of contract from time to time, without prior notice to the Customer.