INCOTERMS 2000

The purpose of Incoterms 2000 is to provide a set of international rules for the interpretation of the most commonly used trade terms in foreign trade. Thus, the uncertainties of different interpretations of such terms in different countries can be avoided or at least reduced to a considerable degree. The scope of Incoterms 2000 is limited to matters relating to the rights and obligations of the parties to the contract of sale with respect to the delivery of goods sold. Incoterms 2000 do NOT apply to the contract of carriage. A brief description of each Incoterm is outlined below:

	A	REFERS TO NY MODE OF TRANSPORT	REFERS TO SEA & INLAND WATERWAY TRANSPORT ONLY				
GROUP E – Departure The seller makes the goods available to the buyer at the seller's own premises.	EXW	Ex Works					
GROUP F – Main Carriage Unpaid The seller is called upon to deliver the goods to a carrier appointed by the buyer.	FCA	Free Carrier	FAS FOB	Free Alongside Ship Free On Board			
GROUP C – Main Carriage Paid The seller has to contract for carriage, but without assuming the risk of loss of or damage to the goods or additional costs due to events occurring after the shipment and dispatch.	CPT CIP	Carriage Paid To Carriage & Insurance Paid To	CFR CIF	Cost & Freight Cost, Insurance & Freight			
GROUP D – Arrival The seller has to bear all costs and risks needed to bring the goods to the country of destination.	DAF DDU DDP	Delivered At Frontier Delivery Duty Unpaid Delivery Duty Paid	DES DEQ	Delivered Ex Ship Delivered Ex Quay			

EX WORKS (EXW)

The seller delivers when he places the goods at the disposal of the buyer at the seller's premises or another named place (i.e. works, factory, warehouse, etc.) not cleared for export and not loaded on any collecting vehicle. This term represents the MINIMUM OBLIGATION FOR THE SELLER, and the buyer has to bear all costs and risks involved in taking the goods from the seller's premises. However, if the parties wish the seller to be responsible for the loading of the goods on departure and to bear the risks and all costs of such loading, this should be made clear by adding explicit wording to this effect in the contract of sale. This term should not be used when the buyer cannot carry out the export formalities directly or indirectly. In such circumstances, the FCA term should be used, provided the seller agrees that he will load at his cost and risk.

FREE CARRIER (FCA)

The seller delivers the goods, cleared for export, to the carrier nominated by the buyer at the named place. It should be noted that the chosen place of delivery has an impact on the obligations of loading and unloading the goods at that place. If delivery occurs at the seller's premises, the seller is responsible for loading. If delivery occurs at any other place, the seller is not responsible for unloading. *This term may be used for all modes of transport.* "Carrier" means any person who, in a contract of carriage, undertakes to perform or to procure the performance of transport by rail, road, air, sea, inland waterway, or by a combination of such modes. If the buyer nominates a person other than a carrier to receive the goods, the seller is deemed to have fulfilled his obligation to deliver the goods when they are delivered to that person.

FREE ALONGSIDE SHIP (FAS)

The seller delivers when the goods are placed alongside the vessel at the named port of shipment. This means that the buyer has to bear all costs and risks of loss of or damage to the goods from that moment. The FAS term requires the seller to clear the goods for export. However, if the parties wish the buyer to clear the goods for export, this should be made clear by adding explicit wording to this effect in the contract of sale. *This term can only be used for sea or inland waterway transport*.

FREE ON BOARD (FOB)

The seller delivers when the goods pass the ship's rail at the at the named port of shipment. This means that the buyer has to bear all costs and risks of loss of or damage to the goods from that point. The FOB term requires the seller to clear the goods for export. *This term can only be used for sea or inland waterway transport*. If the parties do not intend to deliver the goods across the ship's rail, the FCA term should be used.

COST & FREIGHT (CFR)

The seller delivers when the goods pass the ship's rail in the port of shipment. The seller must pay the costs and freight necessary to bring the goods to the named port of destination but the risk of loss of or damage to the goods, as well as any other costs due to events occurring after the time of delivery, are transferred from the seller to the buyer. The CFR term requires the seller to clear the goods for export. *This term can only be used for sea or inland waterway transport.* If the parties do not intend to deliver the goods across the ship's rail, the CPT term should be used.

COST, INSURANCE & FREIGHT (CIF)

The seller delivers when the goods pass the ship's rail in the port of shipment. The seller must pay the costs and freight necessary to bring the goods to the named port of destination but the risk of loss of or damage to the goods, as well as any other costs due to events occurring after the time of delivery, are transferred from the seller to the buyer. However, in CIF the seller also has to procure marine insurance against the buyer's risk of loss of or damage to the goods during carriage. Consequently, the seller contracts for insurance and pays the insurance premium. The buyer should note that under the CIF term the seller is required to obtain insurance only on minimum cover. Should the buyer wish to have the protection of greater cover, he would either need to agree as much expressly with the seller or to make his own extra insurance arrangements. The CFR term requires the seller to clear the goods for export. *This term can only be used for sea or inland waterway transport.* If the parties do not intend to deliver the goods across the ship's rail, the CIP term should be used.

CARRIAGE PAID TO (CPT)

The seller delivers the goods to the carrier nominated by him but the seller must in addition pay the cost of carriage necessary to bring the goods to the named destination. This means that the buyer bears all risks and any other costs occurring after the goods have been so delivered. "Carrier" means any person who, in a contract of carriage, undertakes to perform or to procure the performance of transport by rail, road, air, sea, inland waterway, or by a combination of such modes. If subsequent carriers are used for the carriage to the agreed destination, the risk passes when the goods have been delivered to the first carrier. The CPT term requires the seller to clear the goods for export. *This term may be used for all modes of transport*.

CARRIAGE & INSURANCE PAID TO (CIP)

The seller delivers the goods to the carrier nominated by him but the seller must in addition pay the cost of carriage necessary to bring the goods to the named destination. This means that the buyer bears all risks and any other costs occurring after the goods have been so delivered. However, in CIP the seller also has to procure insurance against the buyer's risk of loss of or damage to the goods during the carriage. Consequently, the seller contracts for insurance and pays the insurance premium. The buyer should note that under the CIP term the seller is required to obtain insurance only on minimum cover. Should the buyer wish to have the protection of greater cover, he would either need to as much expressly with the seller or to make his own extra insurance arrangements. "Carrier" means any person who, in a contract of carriage, undertakes to perform or to procure the performance of transport by rail, road, air, sea, inland waterway, or by a combination of such modes. If subsequent carriers are used for the carriage to the agreed destination, the risk passes when the goods have been delivered to the first carrier. The CIP term requires the seller to clear the goods for export. *This term may be used for all modes of transport*.

DELIVERED AT FRONTIER (DAF)

The seller delivers when the goods are placed at the disposal of the buyer on the arriving means of transport not unloaded, cleared for export, but not cleared for import at the named point and place at the frontier, but before the customs border of the adjoining country. The term "frontier" may be used for any frontier including that of the country of export. Therefore, it is of vital importance that the frontier in question be defined precisely by always naming the point and place in the term. However, if the parties wish the seller to be responsible for the unloading of the goods from the arriving means of transport and to bear the risks and costs of unloading, this should be made clear by adding explicit wording to this effect in the contract of sale. *This term may be used for all modes of transport when the goods are to be delivered at a land frontier*. When a delivery is to take place in the port of destination, on board a vessel, or on the quay (wharf), the DES or DEQ terms should be used.

DELIVERED EX SHIP (DES)

The seller delivers when the goods are placed at the disposal of the buyer on board the ship not cleared for import at the named port of destination. The seller has to bear all the costs and risks involved in bringing the goods to the named port of destination before discharging. If the parties wish the seller to be responsible for the unloading of the goods from the arriving means of transport and to bear the risks and costs of discharging the goods, then the DEQ term should be used. *This term can only be used when the goods are to be delivered by sea or inland waterway or multimodal transport on a vessel in the port of destination*.

DELIVERED EX QUAY (DEQ)

The seller delivers when the goods are placed at the disposal of the buyer not cleared for import on the quay (wharf) at the named port of destination. The seller has to bear all the costs and risks involved in bringing the goods to the named port of destination and discharging the goods on the quay (wharf). The DEQ term requires the buyer to clear the goods for import and to pay for all formalities, duties, taxes, and any other charges upon import. If the parties wish to include in the seller's obligations all or part of the costs payable upon import of the goods, this should be made clear by adding explicit wording to this effect in the contract of sale. *This term can only be used when the goods are to be delivered by sea or inland waterway or multimodal transport on discharging from a vessel onto the quay (wharf) in the port of destination.* However, if the parties wish to include in the seller's obligations the risks and costs of the handling of the goods from the quay (wharf) to another place (warehouse, terminal, transport station, etc.) in or outside the port, the DDU or DDP terms should be used.

DELIVERED DUTY UNPAID (DDU)

The seller delivers the goods to the buyer, not cleared for import, and not unloaded from any arriving means of transport at the named place of destination. The seller has to bear all the costs and risks involved in bringing the goods thereto, other than, where applicable, any "duty" (which term includes the responsibility for and the risks of the carrying out of customs formalities, and the payment of formalities, customs duties, taxes, and other charges) for import in the country of destination. Such "duty" has to be borne by the buyer as well as any costs and risks caused by his failure to clear the goods for import in time. However, if the parties wish the seller to carry out customs formalities and bear the costs and risks resulting therefrom, as well as some of the costs payable upon import of the goods, this should be made clear by adding explicit wording to this effect in the contract of sale. *This term may be used for all modes of transport, but when delivery is to take place in the port of destination on board the vessel or on the quay (wharf), the DES or DEQ terms should be used.*

DELIVERED DUTY PAID (DDP)

The seller delivers the goods to the buyer, cleared for import, and not unloaded from any arriving means of transport at the named place of destination. The seller has to bear all the costs and risks involved in bringing the goods thereto including, where applicable, any "duty" (which term includes the responsibility for and the risks of the carrying out of customs formalities, and the payment of formalities, customs duties, taxes, and other charges) for import in the country of destination. While the EXW term represents the minimum obligation for the seller, DDP represents the MAXIMUM OBLIGATION FOR THE SELLER. This term should not be used if the seller is unable directly or indirectly to obtain the import license. However, if the parties wish to exclude from the seller's obligations some of the costs payable upon import of the goods (such as value-added tax: VAT), this should be made clear by adding explicit wording to this effect in the contract of sale. If the parties wish the buyer to bear all risks and costs of the import, the DDU term should be used. *This term may be used for all modes of transport, but when delivery is to take place in the port of destination on board the vessel or on the quay (wharf), the DES or DEQ terms should be used.*

BUYER/SELLER RESPONSIBILITY

S = Seller Responsible

B = Buyer Responsible

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Service/Event	EXW	FCA	FAS	FOB	CFR	CIF	CPT	CIP	DAF	DES	DEQ	DDU	DDP
Export Pack	s	s	s	s	s	s	s	s	s	s	s	s	s
Mark and Label	s	s	s	s	s	s	s	s	s	s	s	s	s
Export Clearance (License)	В	S	В	S	S	s	S	S	s	s	S	s	s
Arrange Insurance	в	в	В	В	В	s	В	s	s	s	S	s	s
Nominate Main Carrier	В	в	В	В	s	s	S	s	s	s	S	s	s
Nominate Export Forwarder	В	в	В	В	S	s	S	S	S	s	S	s	S
Arrange Pre-Carriage	В	S	s	S	S	s	S	S	s	S	S	s	s
Load Pre-Carrier	в	S	S	S	S	s	S	S	S	s	S	s	S
Unload Pre-Carrier	В	в	s	S	s	s	S	s	s	s	s	s	s
Load Main Carrier	в	в	В	S	S	s	S	S	S	S	S	s	S
Stow Main Carrier	В	в	В	В	в	в	В	в	S	S	S	s	S
Unload Main Carrier	В	в	В	В	В	В	В	в	В	В	S	s	s
Nominate On-Carrier	в	в	В	В	В	В	В	в	В	В	в	S	S
Arrange On-Carrier	В	в	В	В	В	В	В	в	В	В	в	s	s
Nominate Import Broker	в	в	В	В	В	в	В	в	В	В	S	S	S
Load On-Carrier	В	в	В	В	в	в	В	в	В	В	в	s	s
Import Clearance (License)	В	в	В	В	в	В	В	в	В	В	s	В	s
Pay Destination Duty, Taxes, Fees	В	в	В	В	в	в	В	в	В	В	S	в	s
Unload From On-Carrier	В	в	В	В	в	В	В	в	В	В	в	В	В

SERVICE/EVENT: Responsibility for Performing

DOCUMENTS: Responsibility for Preparation

Documents	EXW	FCA	FAS	FOB	CFR	CIF	CPT	CIP	DAF	DES	DEQ	DDU	DDP
Commercial Invoice	s	s	s	s	s	s	s	s	s	s	s	s	s
Packing List	s	s	s	s	s	s	s	s	S	s	s	s	s
Export Declaration	в	s	В	s	s	s	S	s	S	s	s	s	s
Certificate of Origin	s	s	s	s	s	s	s	s	s	s	s	8	s
Precarriage Bill of Lading	в	s	s	s	s	s	s	s	s	s	s	s	s
Export License	в	s	В	S	s	S	S	s	S	s	s	s	s
Other Governmental (EPA/FDA)	в	s	В	s	s	s	S	s	S	s	s	8	s
Main Carriage Bill of Lading	в	В	В	в	s	s	S	s	S	s	s	8	s
Dock Receipt	в	s	s	s	s	s	s	s	S	s	s	s	s
Insurance Certificate	в	В	В	в	В	S	в	s	S	s	s	s	S
Import License	в	в	В	в	В	В	в	В	В	в	s	В	s
On-Carriage Bill of Lading	в	В	В	в	В	В	В	В	В	В	В	8	S
Entry Documents	в	В	В	В	В	В	в	В	В	В	S	В	s

RISK Refers to the possibility of an occurrence which could cause loss or damage to goods. Buyers and sellers purchase insurance to safeguard against risk.

COSTS Costs specifically attributed to buyer and seller accounts must be clearly stated in sale and purchase contracts as referenced in the chosen Incoterm. If shipment is not a normal transportation of goods, then this should be specified in the contract between the buyer and seller.

SELLER'S RISK BUYER'S RISK SELLER'S COSTS BUYER'S COSTS

MONO Maritime or inland waterways only

MULTI Any mode of transport, including multimodal.

INCOTERMS 2000

This guide is designed as a convenient reference to

Critical Points in the international transportation system, specifically in relation to the application of Incoterms to sale and purchase contracts.

Incoterms represent a set of international rules for the interpretation of commonly used trade terms, eliminating or reducing the uncertainties of different interpretations of these terms in different countries. Since they were first published in 1936, Incoterms have been updated six times. Incoterms 2000 contain 13 rules for standardized global trade, defining the most important responsibilities of buyers and sellers in international sales contracts.

In order to ensure the new Incoterms 2000 terms are being applied, buyers and sellers should specify **Incoterms 2000** on all contracts, thus clearly identifying the source of reference for the definition. Traders using these rules should also clearly specify any and all agreed to variations of the terms.

It is not possible for Incoterms to be complete and

comprehensive. Variations in local trades, ports and customs are possible. Buyers and sellers must take care when applying the rules to account for these parties, by agreement, to suit any particular contract or circumstance.

PBB's freight professionals can provide expert assistance in negotiating contracts in relation to Incoterms, as well as offer consultation on a wide range of trade, regulatory and insurance matters.

Every effort has been made to ensure the diagram's accuracy. However, PBB Global Logistics accepts no

responsibility for errors or omissions in this brochure. This guide is available in PDF format on our web site at www.pbb.com/incoterms Premise or named place

MULTI

MULTI FCA Free Carrier Multimodal

Delivered at seller's premises

Delivered at carrier's premises

MULTI FCA Free Carrier Multimodal

MONO FAS Free Alongside Ship

Port of shipment

FOB Free On Board

Port of shipment

Named port of destination

Named place of destination

Named port of destination

Named port of destination

Named border

CFR Cost and Freight Named port of destination

CIF

MONO

MONO

MONO

Cost, Insurance and Freight

MULTI CPT Carriage Paid to

Named place of destination

CIP Carriage and Insurance Paid to

MULTI DAF

MONO

Delivered Ex Ship

DES

MONO DEQ

Delivered Ex Quay

MULTI

Delivered Duty Unpaid

MULTI

Delivered Duty Paid

DDP

Named place of destination

Named place of destination