



22 December 2021

Updated CLdN General Terms and Conditions as of 1 January 2022

CLdN has updated and published its General Terms and Conditions which will apply as from **1 January 2022** ([link](#)).

Under the revised format of the re-named **Carriage-TRS GTC**, any terminal-related services (such as storage, handling, plug-in, transshipment, shunting, etc.) which are provided outside the carriage of goods period “24h – sea carriage – 24h” will now be contracted with CLdN Shipping entities (rather than with C.RO Ports entities, as in the past).

This means that the first contract will, first and foremost, be for carriage of goods, contracted with CLdN Shipping entities, and applicable from (at earliest) 24 hours before the ship’s scheduled departure, throughout transport, until (at latest) 24 hours after discharge.

However, a **second contract** may arise with CLdN Shipping entities (and no longer with C.RO Ports entities) in respect of terminal-related services provided outside the carriage of goods time-frame, whether so pre-agreed between the parties, or where terminal-related services are, in fact, provided (e.g. storage charges, plug-in charges or other terminal-related services, where pick-up is delayed). This second contract will be subject to terminal tariffs ([link](#)).

Both the customer’s carriage of goods contract and the terminal-related services contract will be subject to the Carriage-TRS GTC.

In general, the same concepts and principles contained in the separate CLdN Terminals General Terms & Conditions remain; however, these are now integrated into the Carriage-TRS GTC to include terminal-related services provided by CLdN Shipping entities.

Note also that CLdN Shipping entities will invoice carriage of goods and, where applicable, the terminal-related services; and CLdN Shipping entities will handle claims arising during carriage of goods and claims arising during terminal-related services (claims procedure [link](#)) – importantly, subject to different liability regimes depending under which contract a given claim arises.

CLdN ro-ro SA