

Limitation of responsibility –Transportation of Perishable goods without cool container

With regards to your offer of transportation of perishable goods from Montevideo to .....(Destination) , please note that as the Shippers Agent ....., we hereby expressly recognize and accept that Lufthansa Cargo has informed through us to (agent/shipper)..... , that a perishable shipment is recommended to be transported in cool containers or in a refrigerated environment.

However, (agent / shipper ) .....and its shipper have decided not to use cool containers for the carriage and insist on the usage of a regular transportation from Montevideo/ Uruguay to (destination ) .....

Consequently, (agent/shipper)..... hereby resigns all its rights to make any claim for damages suffered by this shipment transported by Lufthansa Cargo A.G. We also declare that any claim for losses or damages that the Consignee may file with regards to the transportation of the perishable shipment not using the offered containers will be paid to the claimant by (agent/ shipper) ..... and that (agent/ shipper) .....will be responsible to pay all the costs of litigation that may arise from any claim made by Consignee in the referred cases, including the attorneys' fees or other costs expended or incurred.

For being in accordance with the terms of the present instrument , the parts sign it in two ways of equal text , for all the ends and effect of right.

Montevideo / Uruguay , .... ,.....,2018

Signature of Agent / Exporter

Lufthansa Cargo A.G.

Complete legible name or stamp

Eduardo González