

Terms and Conditions of One Fulfillment by Allegro service

(...)

One Fulfillment by Allegro Terms & Conditions in force from June 16 ~~March 17~~, 2026

(...)

I. General rules for using the Service

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4. The Service covers exclusively Goods corresponding to the nature of the Service, consistent with the instructions shared by the Company, including in particular those meeting the following criteria collectively:

(...)

j. the Goods are not subject to any prohibition on the destruction/disposal of unsold products arising from applicable laws (in particular, Regulation (EU) 2024/1781 of the European Parliament and of the Council of 13 June 2024 on establishing a framework for the setting of ecodesign requirements for sustainable products, amending Directive (EU) 2020/1828 and Regulation (EU) 2023/1542, and repealing Directive 2009/125/EC), unless with respect to such Goods the Seller has designated and maintains, within their Fulfillment Account, an active withdrawal address within the territory of the European Union.

(...)

III. Receipt of the Goods at the Warehouse and publication of the Offer

1. In order to use the Service, the Seller is obliged to:

(...)

d. indicate an address within the territory of the European Union for the purposes of withdrawing the Item from the Allegro Warehouse or indicate that Goods subject to withdrawal may be disposed of by the Company at the Seller's expense without ~~the necessity of making additional arrangements in this regard~~ need for any additional arrangements in this regard, provided that the disposal option shall not

apply to Goods in respect of which a prohibition on the destruction of unsold products has been introduced pursuant to generally applicable laws (in particular, Regulation (EU) 2024/1781 of the European Parliament and of the Council of 13 June 2024 on establishing a framework for the setting of ecodesign requirements for sustainable products, amending Directive (EU) 2020/1828 and Regulation (EU) 2023/1542, and repealing Directive 2009/125/EC). In such cases, the Seller shall be unconditionally required to designate a withdrawal address for the Goods.

(...)

10. In the case of:

(...)

e. goods in respect of which a prohibition on their disposal has been introduced pursuant to applicable laws, and which have not been withdrawn by the Seller despite the expiry of the permissible storage periods.

~~The~~ the Company may send them back to the Seller at his expense (the Company will use a transport method taking into account insurance appropriate for a given Item, in particular taking into account the transport of dangerous materials). Without prejudice to the Company's right referred to in the previous sentence, the Company may end the publication of the Offer associated with the Item referred to in lit. a above. In the case referred to in lit. a., until the moment of sending the Item, the Seller bears fees according to the Price List. In the case of Goods requiring special transport or a case in which the condition of the Item does not allow for their sending back, the Seller undertakes to collect such Goods within 14 calendar days from the date of receiving information in Working Mode under pain of ~~their disposal at his expense~~ the Seller's expense, provided that in the case of Goods subject to a legal prohibition on destruction, the Company shall, instead of disposing of them, return the Goods at the expense and risk of the Seller to the address specified in the Fulfillment Account settings. Without prejudice to the previous sentence, the Seller may agree with the Company in Working Mode or via e-mail at the address allegro.kontakt@allegro.pl on the disposal of Goods. In the case in which the characteristics of the Item do not allow for its storage, the Company may perform its disposal immediately, without informing the Seller, in every case at the Seller's expense and risk.

(...)

12. Subject to the case in which the Seller expressed a disposal instruction in the mode specified in Art. III section 1 lit. d, in the case referred to in section 9 and 10 above, when the Seller does not indicate an address for withdrawals of Goods from the Allegro Warehouse within the territory of the European Union ~~on his account and at the Company's demand does not indicate it~~ ~~it~~ in their account, or provides an address that is incorrect, incomplete, or defective in a manner that prevents the shipment from being carried out, the Company shall make a maximum of 3 (three) attempts to contact the Seller in order to obtain the correct details. In the event that a correct address is not provided within 14 days of the first contact attempt. ~~within 7 days the date of receiving a question in Working Mode or via e-mail from the address allegro.kontakt@allegro.pl,~~ the from Company will send them to the address from the Fulfillment Account settings. In the case in which the address from the Fulfillment Account settings is

located outside the European Union area, the Company may dispose of the Goods at the Seller's expense. ~~In the case of ineffective delivery of Goods, the Company will~~, unless the Goods are subject to a prohibition on destruction arising from applicable laws. In such case, the Seller shall be required to provide a withdrawal address within the territory of the EU, under pain of refusal to accept the Goods into the Warehouse. In the event of unsuccessful delivery of the Goods (including in the event of a further attempt to dispatch them to the indicated address), the Company shall charge the Seller with costs in the amount of PLN 100 net for every m³ of occupied space for every day of storing the Item. Simultaneously, in such a case, the Seller authorizes the Company to dispose of the Goods at the Seller's expense, after the passage of at least ~~30~~ 14 days from the date of the first, ineffective delivery attempt, excluding Goods subject to a legal prohibition on destruction, which shall be stored at the Seller's expense until such time as the Seller designates a return address within the territory of the EU.

12a. In the case of Goods which, due to their properties, degree of damage, or nature (in particular hazardous goods posing a risk to persons or property), require the application of specialised disposal procedures or dedicated transportation that go beyond the standard handling described in the Price List, the Seller may be charged for the costs of such disposal or transportation in the amount of expenses actually incurred by the Company with respect to third parties. Handling that goes beyond the standard handling described in the Price List shall be understood to include in particular situations in which the properties or condition of the Goods prevent their disposal within the framework of the cyclic and collective disposal processes carried out for the Warehouse and require the undertaking of individual, dedicated logistical or technical measures (including ordering a dedicated vehicle from a specialised carrier, applying specialised protective packaging, or carrying out disposal by a specialised external entity on an individual commission from the Company). The Company shall in each case notify the Seller of the necessity to undertake such measures and of their estimated costs in Working Mode, unless the condition of the Goods requires the immediate elimination of the hazard.

(...)

18. The Seller may perform a withdrawal of fully valuable Item from the Warehouse at any time exclusively to the address ~~of his~~ indicated in the Fulfillment Account settings within the territory of the European Union, to the address of the Seller's registered office or ~~his~~ to the address of the Seller's representative (the Company may demand documenting the representation) subject to Article III, paragraph 1, sub-paragraph (d). The time for realizing a withdrawal order is maximum 14 calendar days from the moment of its receipt. A withdrawal order for an Item occurs in Working Mode. Independently of the fees indicated in the Price List, the Seller bears transport costs, including insurance costs, realized in connection with the withdrawal of an Item from the Warehouse. The method of realizing the withdrawal, including the method of packaging Goods or the choice of the Carrier realizing the transfer of the Item to the Seller, occurs according to the Company's internal procedures. Filing a complaint associated with a withdrawn Item is possible within 14 days from the date of receipt of the Item by the Seller. Cancellation of a withdrawal order for an Item is possible exclusively after prior confirmation with the Company in Working Mode, as long as the Company has not yet started the realization of the order.

19. Withdrawal of Goods unfit for sale and Goods referred to in section 4 lit. a) above, will be realized on the Company's initiative at the Seller's expense borne according to rules specified in section 12 and 18 above. Withdrawals will be realized no later than 30 days after establishing the factual state justifying

the withdrawal of the Item. In the event that withdrawal or disposal cannot be carried out for reasons attributable to the Seller (including due to prohibitions arising from applicable laws), the principles of paid storage set out in paragraph 12 shall apply accordingly. Until the time of withdrawal of Goods, the Seller bears fees according to the Price List.

(...)

VII. Returns of Goods

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10. In the case of the Company's acceptance of the Item's return, the paid amount from the Transaction (Item price and Delivery costs) is automatically returned refunded. However, where the condition of the returned Goods bears signs of use beyond what is necessary to the Buyer independently of the Item's condition ascertain their nature, characteristics, and functioning (in particular, where the Goods are damaged, incomplete, or bear evident signs of wear), the amount of the automatic refund may be reduced by an amount corresponding to the diminution in the value of the Goods, in accordance with applicable laws. Without prejudice to the previous sentence, the Seller may independently pursue possible claims from the Buyer under damage to the Item. In the case of return of Goods covering part of a set being the subject of the Offer containing a multiple of the same Item, the Company will realize the return proportionally to the accepted part of the returned Item. The above remains without prejudice to possible claims between the Buyer and the Seller. In the scope of handling returns associated with warranty, the Company does not realize re-dispatch nor repairs of Goods in the case of the Buyer reporting such a demand.

Annex 2 Classification of waste groups subject to disposal fees

Waste group code	Waste group name
15 01 01	Paper and cardboard packaging, CARDBOARD
15 01 02	Plastic packaging TRANSPARENT FILM
15 01 02	Plastic packaging COLOUR FILM
15 01 03	Wood packaging USED PALLETS
15 01 04	Metal packaging
15 01 06	Mixed packaging waste
15 01 10	Packaging for hazardous substances
15 01 11	Packaging for hazardous substances PRESSURIZED CONTAINERS
15 02 02	Cleaning cloth contaminated with hazardous substances
15 02 03	Cleaning cloths free from hazardous substances USED GLOVES, ETC.
16 02 16	USED PRINTING TONERS
16 02 14	Electronics (ELECTRONIC PRODUCTS FOR COMMISSION-MADE DESTRUCTION)
16 03 03	Inorganic waste containing substances (PRODUCTS FOR COMMISSION DESTRUCTION E.G. HOUSEHOLD CHEMISTRY)

16 03 04	Inorganic waste other than those mentioned in 16 03 03, 16 03 80 (PRODUCTS FOR COMMISSION DESTRUCTION, E.G. BOOKS, TOYS, TEXTILES , ETC.)
16 03 06	Organic waste (PRODUCTS FOR DESTRUCTION E.G. COSMETICS)
16 03 80	Food waste (PRODUCTS FOR DESTRUCTION E.G. FOOD, PET FOOD)
17 01 07	Construction waste generated during the modernization of a facility
07 02 13	Plastic waste
13 02 08	Used oils and greases
16 06 01	Lead-acid batteries and accumulators
16 06 05	Other batteries and accumulators Li-On BATTERIES
17 04 05	Iron and steel SCRAP FROM FACILITY MODERNIZATION
17 04 07	OTHER NON-FERROUS METALS
15 01 07	Glass packaging BOTTLES ETC.
07 02 99	Other plastic waste
16 01 17	Ferrous metals
16 01 18	Non-ferrous metals