

Permits Price List
Heavy Pilots & Permits – Valid as from 01-02-2019

Belgium

Categorie	Type of permit	Rate 2019	Validity	Maximum transport dimensions (cm-ton)
CAT 1*	All routes within Belgium	€222*	5 Years	2700 x 350 x 400 – 44 ton
	Itinerary from A to B	€222*	5 Years	2700 x 350 x 400 – 44 ton
CAT 2*	Network Highways	€222*	1 Year	3000 x 425 x 430 – 44 ton
	Network 90 T	€222*	1 Year	3000 x 425 x 450 – 90 ton
	Itinerary from A to B	€247*	1 Year	3000 x 425 x 450 – 90 ton
CAT 3*	Network 120 T	€270*	4 Months	3500 x 500 x 480 – 120 ton
	Itinerary from A to B	€292*	4 Months	3500 x 500 x 480 – 120 ton
CAT 4*	Itinerary from A to B	€332*	2 Months	>3500 or >500 or >480 or >120 ton

** Surcharge Walloon Region: €28 for CAT 1 and CAT 2 or €45 for CAT 3 und CAT 4 (Applicable for all Network permits and permits with a specified itinerary passing the Walloon Region).*

** All rates are exclusive VAT.*

Netherlands:

Type of permit	Rate 2019	Maximum transport dimensions (cm-ton)
Yearly permit	€225	2750 x 350 x 425 – 100 T*
Itinerary from A to B	€295	<= 100 T **
Itinerary from A to B	€340	>100T **

- *Dimensions and weight are depending on vehicle characteristics - Please note according to Dutch law only indivisible cargo (not more than one piece per transport) is allowed to be transported with a yearly permit.*

- *Permit is valid for 4 weeks loaded and empty.*

- *All rates are exclusive VAT.*

Extra charges	Rate 2019
Additional validity of the permit up to 12 weeks	€75 per two weeks
Extra loaded trip limited to maximum 4 itineraries	€75 per itinerary

Luxembourg:

Type of permit	Rate 2019	Maximum transport dimensions (cm-ton)
Yearly permit	€200	2500 x 350 x 430 – 44T
Itinerary from A to B	€200	

- *All rates are exclusive VAT.*

Other EU countries:

Rates upon request.

Escorts exceptional transports Price List - Heavy Pilots & Permits 2019

Belgium

TRANSPORT DIMENSIONS	
LENGTH:	> 30M00
WIDTH	> 3M50
HEIGHT:	> 4M80
WEIGHT:	> 90T

Rate 2019 per escort per hour	Number of escorts officially required	LENGTH (m)	WIDTH (m)	HEIGHT (m)	WEIGHT (Ton)
€55 *	1	> 30.00 - ≤35.00	>3.50 - ≤4.50	-	>90T - ≤180T
€55 *	2	> 35.00 - ≤ 40.00	> 4.50 - ≤5.00	> 4.80	> 180T
€55 *	2	****	****	****	****
€55 *	3	> 40.00	> 5.00		

Rate 2019 per escort to steer transport combination per hour
€55 *

* In case the permit has not been applied by Heavy Pilots & Permits N.V., a rate of **60 Euros** per escort per hour will be applicable.

* In case of cancellations less than 12 working hours prior to the schedule transportation date, a fee of 100 € per escort will be applicable.

* All transports through the Netherlands & Belgium: Belgian rates are applicable.

* All rates are exclusive VAT.

**** By Belgian Law the below described scenarios require two road supervisors irrelevant to weight and dimension specifications:

- Driving against the normal flow of traffic on roads where the maximum speeds exceeds 70 kilometer per hour;
- In case a transport needs to cross the center median strip on highways or four lane roads with minimum two lanes for each driving direction;
- In case the traffic coming from the opposite driving direction needs to be stopped;
- In case a transport needs to drive at limited speed on a highway or four lane roads with minimum two lanes for each driving direction.

Remarks: Minimum startup fee: 3 hours - Weekend rates - Saturday as from 06.00 AM: 150 % - Sunday till midnight: 200%

Extra charges	Rate 2019
Official notification of the exceptional transport to the dedicated authority in Belgium **	€5 per permit
Application of park prohibition	€10 per request
Application of police assistance	€10 per permit

- All rates are exclusive VAT.

** Exceptional transports starting at 21.00 PM: notification to be sent latest at 12.30 PM the day of the transport itself by Heavy Pilots & Permits.

** Exceptional transports starting at 00.01 AM: notification to be sent latest at 15.30 PM the day prior to the transport itself by Heavy Pilots & Permits.

** Exceptional transports taking place during daytime: notification to be sent latest at 17.00 PM the day prior to the transport by Heavy Pilots & Permits.

Obligated equipment for exceptional transport according to Belgium Law – Renting :

Material	Rate 2019
Reflecting ribbons to highlight the width (> 4.50 meters width)	€13 per ribbon
Reflecting ribbons to highlight the length (> 22 meters long)	€13 per ribbon
Reflecting signs (> 2.55 Meters width)	€5 per sign
Panel „exceptional transport“	€10 per sign

- All rates are exclusive VAT.

Obligated equipment for exceptional transport according to Belgium Law – Sales :

Material	Rate 2019
Signaling to indicate the width: 4 panels + lights	€75 – 4 lamps (white & red) batteries included
Reflecting ribbons to highlight the length (> 22 meters long)	€5 per meter

- All rates are exclusive VAT.

Netherlands - Highways:

Rate per escort per hour	Number of escorts per hour	LENGTH (m)	WIDTH (m)	HEIGHT (m)	WEIGHT (T)
€48	1	> 40.00 - ≤50.00	>4.00 - ≤4.50	***	
€48	2	> 50.00	> 4.50	****	> 100 T

Remarks: Minimum startup Fee: 4 hours - Weekend Rates: Saturday as from 06.00 AM: 150 % - Sunday till midnight: 200%

- All rates are exclusive VAT.

Netherlands - Regional roads:

Rate per hour per escort	Number of escorts required	LENGTH (m)	WIDTH (m)	HEIGHT (m)	WEIGHT (T)
€48	1	> 27.50 - ≤32.00	>3.50 - ≤4.00	***	
€48	2	> 32.00	> 4.00	****	> 100 T

Remarks: Minimum startup Fee: 4 hours - Weekend Rates: Saturday as from 06.00 AM: 150 % - Sunday till midnight: 200%

Rates are valid till 31-12-2019 subject to governmental increases as per outlay – Permit number of security company 16.1174.04



France

Under road supervision of Heavy's licensed professionals	Rate 2019
<i>French escort – maximum 10 driving hours a day</i>	€525
<i>Belgian escort – price per hour</i>	€54.5 per hour
<i>Motor escort</i>	<i>Upon request</i>

- *All rates are exclusive VAT.*

GENERAL TERMS & CONDITIONS HEAVY PILOTS & PERMITS

1. SCOPE OF APPLICATION

- 1.1 These general conditions apply to all offers provided by Heavy Pilots & Permits NV (hereafter: "HPP"), tasks entrusted to HPP, legal acts and/or factual acts, unless previously expressly otherwise agreed in writing.
- 1.2 These conditions also govern all other possible legal relationships between HPP and its Contracting Partners.
- 1.3 Within the meaning of this agreement, "Contracting Partner" means anyone who places an order with GCT, the Client, the party arranging carriage or consignor or, more generally, anyone who enters a legal relationship with GCT, on the understanding that the contracting party declares itself entitled to do so by placing the order or entering the legal relationship and, as a result, personally stands surety for the obligations arising from the order.
- 1.4 These general conditions may be deviated from only by a special written agreement. These general conditions always prevail over the Contracting Partner's conditions, which are deemed to have been rejected by HPP.

2. CONCLUSION OF THE AGREEMENT

- 2.1 An order placed by the Contracting Partner creates an agreement only after HPP expressly accepts it. Placing an order implies accepting these conditions and their applicability to the agreement.
- 2.2 All HPP's offers, in whatever form, are without obligation and become binding only after its express written confirmation.
- 2.3 HPP always reserves the right to refuse orders.
- 2.4 Any change in an order is generated by the Contracting Partner. Any or alleged inaccuracies in HPP's order confirmation must, in order to be valid, be made known in writing within five (5) days after the date of such confirmation.

3. PRICING

- 3.1 The rates proposed by HPP are based on the costs prevailing on the date of the quotation. Any changes in the costs give HPP the right to adjust the rates proportionally. All HPP prices are calculated on the basis of a normal execution ability. Extra performance under abnormal conditions, delays on the side of both the Client and HPP and/or difficulties, whether or not unforeseeable, give HPP the right to charge supplementary costs.
- 3.2 All prices are all inclusive of all charges, taxes or duties imposed by the government or any other authorities for the performance of the agreement, but exclude charges which were not yet known at the conclusion of the agreement.
- 3.3 All indicated prices are exclusive of VAT or any other levies and/or taxes of any kind.

4. CANCELLATION OF THE ORDER

- 4.1 If an order is cancelled, the Contracting Partner must always reimburse HPP in full for all costs already incurred by HPP and its subcontractors.

5. DELIVERY PERIOD

5.1 The delivery periods are not guaranteed by HPP and are purely informative, unless otherwise agreed in writing.

6. FORCE MAJEURE

6.1 Unless the execution to the agreed terms and conditions becomes impossible as a result of force majeure, reserves HPP the right to terminate the agreement without the Client being able to claim any compensation.

7. OVERSIGHT

7.1 In the context of oversight orders, the Client is responsible for providing the transport in accordance with current legislation. The responsibility for operating the trailer/semi-trailer by means of a remote control (operating system) is borne by the Client, who provides a copilot in addition to the actual driver.

7.2 If the Client so requests from HPP, HPP can provide an additional supervisor which controls the semi-trailer/trailer by means of a remote control. The Client accepts, however, that such control is carried out by a supervisor of HPP under the supervision, control and the responsibility of the Client.

7.3 HPP thus accepts no liability (except in cases of gross negligence and intent) for this control by means of a remote control. The Client agrees to indemnify HPP at first request for any claims and other entitlements by third parties arising from this.

8. INSURANCE

8.1 Unless expressly agreed otherwise with the Contracting Partner, HPP is not obliged to arrange insurance for goods. The Client shall insure all goods (and related services) against all possible risks of transport and/or treatment and more determined, but not restrictive: theft, damage during transport, loss and non – delivery, fire, as well as against all consequential damages as a result.

8.2 The Contracting Partner is responsible for arranging insurance for the goods and to take out an insurance contract without exemption, and with a waiver of recourse by the insurer in favor of HPP for all damages mentioned above.

9. CLAIMS AND PERIOD OF LIMITATION

9.1 Any claim against HPP will lapse if a written and reasoned notice of default or objection has not been issued by the date on which HPP's work ends.

9.2 The Contracting Partner's acceptance of goods without a timely written notice of default or objection will serve as proof that the containers and/or goods were delivered in the same condition as at the time of their acceptance.

9.3 Notwithstanding the above provisions, any claim against HPP will become prescribed one year after any damage and/or shortfalls are determined, or, if these are disputed, one year after the invoice date, unless the law provides for a shorter period.

10. LIABILITY

10.1 HPP does not bear liability towards the Contracting Partner other than it could bear under the applicable mandatory rules of law.

10.2 If damage and/or loss of goods is caused during operations not governed by mandatory legal rules (including custody of goods), HPP will be liable only if commits an actual proven error.

10.3 HPP's liability in all those cases is always limited to the maximum amount of twice the invoice value of the order confirmation.

10.4 HPP is relieved of any liability for damage or loss in these cases:

- All immaterial, indirect and/or consequential damage, including but not limited to waiting periods, demurrage and standing charges, trading losses, fines and/or similar levies;
- Any delay in the performance;
- All damages and loss that occurs before or after HPP actually executes the order;
- Force majeure, meaning all events that are unforeseeable when the agreement is concluded and over which HPP has or should have no control, including but not limited to accidents, war, hostilities, crimes, unrest, rebellion, mutiny, riots, sabotage, epidemics, quarantine measures, social unrest, shortage of raw materials, natural disasters, government measures, strikes or lock-outs that seriously hinder the activities of HPP or its agent, making it impossible for HPP to fulfil its obligations under the agreement;
- Theft;
- Flooding, collapse, explosion and fire, whoever of whatever the cause in all the above cases;
- Fault of third parties and/or the Contracting Partner;
- Failure of the Contracting Partner and/or third parties to communicate information or instructions or to do so punctually or accurately;
- Any damage resulting from an unforeseeable defect in HPP's company asset;

10.5 GCT is only liable for damage because of late delivery only if it has guaranteed a transport or delivery period in writing. This liability for late delivery will always be limited to the agreed charges.

11. PAYMENT

11.1 All invoices shall be payable within the period mentioned on the invoice, unless expressly agreed otherwise and without any discount or charge in respect of HPP.

11.2 The Contracting Partner is deemed to have accepted HPP's invoices unless a written objection is filed within eight (8) days of the invoice date.

11.3 If there is an objection to part of the invoice, the objection must clearly state which part of the invoice is involved and the exact amount contested, stating the reasons.

Although the invoice remains due and payable in full regardless of the objection, the Contracting Partner undertakes, if a partial objection is made, to immediately pay at least the uncontested amount or the amount corresponding to the uncontested part, in accordance with the general conditions, without this provision affecting the due and payable nature of the other parts and amounts and the applicability of these general conditions to them.

- 11.4 If payment is not made by the due date, contractually stipulated default interest will be payable – by operation of law and without prior notice of default – equal to the interest rate of the Belgian Act combating late payments in commercial transactions of 2 August 2002 plus a fixed and non – reducible administrative charge of 10% of the invoice amount, subject to a minimum of €125.00, as well as all court costs and costs of legal representation that HPP incurs (lawyer’s fees and disbursements).
- 11.5 If one invoice is not paid by the due date, all outstanding amounts will become immediately due and payable.
- 11.6 The Contracting Partner may not set off any claims it has against HPP and against HPP’s invoices under any circumstances.

12. POSSESSORY LIEN / PLEDGE

- 12.1 Without prejudice to the rights granted to HPP under the Act of 5 May 1872 revising the arrangements concerning Pledges and the Commission, The Client grants HPP (1) a contractually stipulated possessory lien on all goods it presents to HPP under orders for transport, and (2) all rights provided for in the Belgian Act of 11 July 2013 amending the Civil Code as regards collateral security on movables and repealing various provisions in this respect ('the Pledge Act').
- 12.2 HPP may exercise its possessory lien and right of pledge on those goods as security for all claims it has, and will have, against the Client, even if those claims are based on something other than the order placed with HPP.

13. PROCESSING OF PERSONAL DATA

- 13.1 The Contractor (HPP) and the Contracting Partner each undertake to comply with the applicable legislation on data protection, in particular the General Data Protection Regulation (GDPR) 2016/679, and to ensure their personnel, consultants and subcontractors also observe this legislation.
- 13.2 As the 'controller', the Contractor (HPP) processes the identification and contact data of the Contracting Partner and/or its employees and the carrier appointed by the Contracting Partner, for the purpose of keeping customer records and managing any disputes.
- 13.3 For more information about the processing of personal data and how data subjects may exercise their rights, please refer to the Privacy Statement on the website <https://gosselingroup.eu/en/privacy>.

The Contracting Partner guarantees it has adequate legal grounds on which to transfer the personal data to the Contractor (HPP) and to provide the data subjects, including the carrier and its employees, with that information on the processing, including a reference to the Privacy Statement.

- 13.4 The Contractor has adopted appropriate measures to guarantee the privacy and security of the personal data. The Contractor will give access to the personal data to a few employees only (based on the 'need to know' Principle).

14. CONFIDENTIALITY

- 14.1 If a party learns of confidential information from another contracting party, it may not pass on this information to third parties without the written consent of the other contracting party. This applies regardless of whether that information is used for or outside the agreement.

15. NULLITY

- 15.1 If one provision of these general conditions is void, this will never result in the nullity of the other provisions, which will remain fully applicable.

16. APPLICABLE LAW AND JURISDICTION

- 16.1 Only Belgian law applies to all agreements, legal acts and factual acts between HPP and the Contracting Partner.
- 16.2 The courts of the judicial district of Antwerp, Antwerp division, have exclusive jurisdiction to hear all possible disputes between HPP and the Client.