BILL OF LADING FOR PORT TO PORT SHIPMENT OR FOR COMBINED TRANSPORT

DEFINITIONS

and includes the Shipper, the Consignor, the Holder of this Bill of Lading

the Receiver and the Owner of the Goods.

Carrier' means the issue of this Bill of Lading as named on the face of it.

Hague Rules' means the provisions of the International Convention for Unification of certain Rules relating to Bills of Lading signed at Brussels on 25th August 1924.

Hague-Visby Rules' means the Hague Rules as amended by the Protocol signed at Brussels on 25th August 1924.

"Hague-Visby Rules" means the rangue some accessions of the United Nations Convention on the Carriage of Goods by Sea 1971/98.

"Hamburg Rules" means the provisions of the United Nations Convention on the Carriage of Goods by Sea 1981/92" means the Carriage of Goods by Sea Act of the United Kingdom dated 8th April 1971 and also includes the provisions of the Act dated 16th July 1992.

"COGSA 1936" means the Carriage of Goods by Sea Act of the United States of America

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April 1971 and also includes the provisions of the Act dated 16th July 1992.

"COGAS 1936" means the Carriage of Goods by Sea Act of the United States of Amer approved on 16th April 1936.

"COGWA 1993" means the Carriage of Goods by Water Act of Canada dated May 6th 1993.

"SDRS" means Special Drawing Rights as defined by the International Monetary Fund.

"Container" includes an individual, a firm and a body corporate.

CONDITIONS

APPLICABILITY I. AFFICEABILETT
The provisions set out and referred to in this document shall apply if the transport as described on the face of the Bill of Lading is Port to Port or Combined Transport.

2. CARRIER'S TARIFF

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The provisions of the Carrier's applicable Tariff, if any, are incorporated herein. Copies of such provisions are obtainable from the Carrier or his agents upon request or, where applicable, from a government body with whom the Tariff has been field. In the case of inconsistency between this Bill of Lading and the applicable Tariff, this Bill of Lading shall prevail.

3. WARRANTY The Merchant was 3. WARRANTY The Merchant warrants that in agreeing to the terms hereof he is the agent of and has the authority of the person owning or entitled to the possession of the Goods or any person who has a present or future interest in the Goods.

4. NEGOTIABILITY AND TITLE TO THE GOODS

** NEAD LIBELITY AND TITLE TO THE GOODS

(1) This Bill of Lading shall be non-negotiable unless made "to order" in which event it shall be negotiable and shall constitute title to the Goods and the holder shall be entitled to receive or to transfer the Goods herein described.

(2) This Bill of Lading shall be prima facie evidence of the taking in charge by the Carrier of the Goods as herein described. However, proof to the contrary shall not be admissible when this Bill of Lading has been negotiated or transferred for valuable consideration to a third party acting in good faith.

5. ISSUANCE OF THIS BILL OF LADING

rier assumes liability as set out in these Conditions

By issuance of this Bill of Lading the Carrier assumes liability as set out in these Conditions and (1) For the Port to Port or Combined Transport, undertakes to perform and/or in his own name to procrue the performance of the entire transport, from the place at which the Goods are taken in charge to the place designated for delivery in this Bill of Lading.

2) For the purposes and subject to the provisions of this Bill of Lading, the Carrier shall be responsible for the acts and omissions of any person of whose services he makes use for the performance of the Contract evidenced by this Bill of Lading, but see clause 26 below.

(3) When issued on a Port to Port Basis, the responsibility of the Carrier is limited to that part of the Carrige form and during louding onto the vessel up to and during discharge from the vessel and the Carrier shall not be liable for any loss or damage whatsoever in respect of the Goods of for any other matter arising during any other part of the Carriage event hough charges for the whole Carriage have been charged by the Carrier. The Merchant constitutes the Carrier as agent to enter into contracts on behalf of the Merchant with others for transport, storage, handling or any other services in respect of the Goods from the vessel without responsibility for any act or omission whatsoever on the part of the Carrier may as such agent enter into contract with others on any terms whatsoever including terms less favourable than the terms in this Bill of Lading.

this Bill of Lading.

6. DANGEROUS GOODS INDEMNITY

(1) The Merchant shall comply with the rules which are mandatory according to the National Law or by reason of International Convention, relating to the carriage of Goods of a dangerous nature, and shall in any case inform the Carrier in writing of the exact nature of the danger, before Goods of a dangerous nature are taken in charge by the Carrier and indicate to him, of the dangerous nature of the Goods and the necessary precunitions to be taken and if, at the time, they are deemed to be a hazard to life or property, they may at any place be unloaded, destroyed or rendered harmless, as circumstances may require, without compensation, and the Merchant shall be liable for all loss, damage, delay or expenses arising out of their being taken in charge, or their carriage, or of any services incidental thereto.

(3) If any Goods shipped with the knowledge of the Carrier as to their dangerous nature shall become a danger to the vessel, vehicle or cargo, they may in like manner be unloaded or landed at any place or destroyed or rendered innocuous by the Carrier, without liability on the part of the Carrier, except General Average, if any.

the Carrier, except General Average, if any.

7. IDESCRIPTION OF GODIS AND MERCHANT'S PACKING

(1) The Merchani shall be deemed to have guaranteed to the Carrier the accuracy, at the time the Goods were taken in charge by the Carrier, of the description of the Goods, marks, numbers, and the Merchani and off voitune as furnished by him, and the Merchani shall defend, indemnify analysis of the control of the Carrier to set of the control of the Carrier to set obligation in the Merchani shall in no way time this seponsibility and liability under this Bill of Lading to any person other than the Merchani.

(2) Without prejudice to Clause 8 (A) (2) (c), the Merchant shall be liable for any loss, damage or injury caused by faulty or insufficient packing of Goods or by faulty loading or packing within containers and mailers and on flast when such loading or packing bas been performed by the Merchant or on behalf of the Merchant by a person other than the Carrier, or by defect of the Merchant or on behalf of the Merchant of the Mer

conditions of rust, oxidation or the like did not exist on receipt.

(4) (a) The Merchant undertakes not to tender for transportation any Goods which require temperature control without previously giving written notice of their nature and particular temperature range to be maintained and in the case of a temperature controlled Container satified by or no behalf of the Merchant further undertakes that the Goods have been properly satiffed in the Container and that its thermostatic controls have been properly set by the Merchant before receipt of the Goods by the Carrier. If the said requirements are not compiled with the Carrier shall not be liable for any loss of or damage to the Goods by such non-compliance.

(b) The Carrier shall not be liable for any loss of or damage to the Goods arising from latent effects, derangement, beaches, received for

compliance.

The Carrier shall not be liable for any loss of or damage to the Goods arising from latent defects, derangement, breakdown, stoppage of the temperature controlling machinery, plant insulation or any apparatus of the Containers, provided that the Carrier shall before or at the beginning of the transport exercise due diligence to maintain the temperature controlled Container in an efficient state.

8. EXTENT OF LIABILITY
A. (1) The Carrier shall be liable for loss or damage to the Goods occurring between the time when they take the Goods into their charge and the time of delivery.

(2) The Carrier shall, however, be relieved of liability for any loss or damage if such loss or damage was caused by

(a) an act or omission of the Merchant, or person other than the Carrier acting on behalf of the Merchant or from whom the Carrier took the Goods in charge:

(b) insufficiency or defective condition of the packaging or marks and/or numbers:

(c) handling, loading, storage or unloading of the Goods by the Merchant or any person acting on behalf of the Merchant.

(d) inherent vice of the Goods:

on behalf of the Merchant:

(e) strike, lockout, stoppage or restraint of labour, the consequences of which the Carrier could not avoid by the exercise of reasonable diligence:
(f) a nuclear incident if the operator of a nuclear installation or a person acting for him is liable or this damage under an applicable International Convention or National Law governing liability in respect of nuclear energy:
(g) any cause or event which the Carrier could not avoid and the consequences whereof he could not prevent by the exercise of reasonable diligency.

(3) The burden of proving that the loss or damage was due to one or more of the above causes or events shall rest upon the Carrier. When the Carrier establishes that, in the circumstances of the case, the loss or damage could be attributed to one or more of the causes and events specified in (b) to (d) above, it shall be presumed that it was so caused. The claimant shall, however, he entitled to prove that the loss or damage was no, in fact, caused wholly or partly by one or more of these causes or events.

B. When in accordance with Clause 8 A.(1) the Carrier is liable to pay compensation in respect of loss or damage and the stage of transport where loss or damage occurred is known, the liability of the Carrier in respect of such loss or damage shall be:

(1) determined by the provisions contained in any International Convention or National Law, which provisions

hich provisions

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cannot be departed from by private contract, to the detriment of the claimant, and

would have applied if the claimant had made a separate and direct contract with the Carrier

respect of the particular stage of transport where the loss or damage occurred and received as

evidence thereof any particular document which must be issued in order to make such International Convention or National Law applicable.

(2) with respect to the transportation in the United States of America or in Canada to the Port of Loading or from the Port of Discharge, the responsibility of the Carrier shall be to procure transportation shall be subject to the inland carriers (contracts of carriage and traffs and any law compulsorily applicable. The Carrier guarantees the fulfilment of such infland carriers (obligation under the contracts and tarffs.)

9 CONTAINERS

Goods may be stuffed by the Carrier in or on Containers and Goods may be stuffed with er Goods.

(1) Goods may be stuffed by the Carrier in or on Containers and Goods may be stuffed with other Goods.

(2) The terms of this Bill of Lading shall Govern the responsibility of the Carrier in connection with or arising out of the supply of a Container to the Merchant.

(3) the Container has been stuffed by or on behalf of the Merchant.

(3) If a Container has been stuffed by or on behalf of the Merchant.

(3) If a Container has been stuffed by or on behalf of the Merchant.

(4) the Carrier shall not be liable for loss or damage to the Goods;

(i) caused by the manner in which the Container has been stuffed (ii) caused by the unsuitability of the Goods for carriage in Containers;

(iii) caused by the unsuitability of the Goods for carriage in Containers;

(iii) caused by the unsuitability or defective condition of the Container provided that where the Container has been supplied by or on behalf of the Carrier, this paragraph (iii) shall only apply if the unsuitability or defective condition arose (a) without any want of the diligence on the part of the Carrier or (b) would have been apparent on reasonable inspection by the Merchant at or prior to the time when the Container was stuffed;

(ii) the Container is not sealed at the commencement of the Carriage except where the Carrier as agreed to seal the Container.

(B) the Merchant shall defend, indemnify and hold harmless the Carrier against any loss, damage, claim, liability or experse whatsoever arising from one or more of the matters covered by (A) above except for (A) (Iii) (a) (4) Where the Currier is instructed to provide a Container, in the absence of a written request to the contarray, the Carrier is not under an obligation to provide a Container of any particular type or quality.

10. PARAMOUNT CLAUSE

(1) This Bill of Lading insofar as it relates to sea carriage by any vessel whether named herein or not shall have effect subject to the Hague Rules or any legislation making such Rules or the Hague-Nisby Rules compulsorily applicable (such as COGSA 1971/92 or COGSA 1936) to this Bill of Lading and the provision of the Hague Rules or applicable legislation shall be deemed incorporated herein. The Hague Rules (or COGSA 1936 if this Bill of Lading is subject to U.S. always shall apply to the carriage of Coods by inland waterways and reference to earning by sea in such Rules or legislation shall be deemed to include reference to inland waterways. The Hague Rules or applicable legislation shall apply to all Goods whether carried on deck or under deck. If and to extent that provisions of the Hatter Act of the United States of America 1973 would during any period prior to louding on or after discharge from the vessel, the Carrier's responsibility shall instead be governed by the provisions of Clause 8, but if such provisions are found to invalid such responsibility shall be subject to COGSA 1936.

(2) The Carrier's shall be entitled (and nothing in this Bill of Lading, shall operate to limit or deprive such entitlement) to the fall benefit of, and rights to, all limitations of or exemptions from liability and all rights conferred or authorised by any applicable law, statute or regulations from liability and all rights conferred or authorised by any applicable law, statute or regulation of any country including, but not limited to, where applicable any provisions of sections 4281 to 4287, inclusive, of the Revised Statutes of the United States of America and amendments thereto and where applicable any provisions of the Linder of shipment or place of issue of the Bill of Lading or elsewhere making the Harnburg Books compulsorily applicable to issue of the Bill of Lading sor elsewhere making the Harnburg Books compulsorily applicable or some of the Bill of Lading or elsewhere making the Harnburg Bo

11. LIMITATION AMOUNT

III. LIMITATION AMOUNT

(1) When the Carrier is liable for compensation in respect of loss or damage to the Goods, such compensation shall be calculated by reference to the value of such Goods at the place and time they are delivered to the Consignee in accordance with the contract or should have been so

(1) When the Carrier is liable for compensation in respect of loss or damage to the Goods, such compensation shall be calculated by reference to the value of such Goods at the place and time they are delivered to the Consignee in accordance with the contract or should have been so delivered.

(2) The value of the Goods shall be fixed according to the current commodity exchange price or commodity exchange the exchange of the commodity of the exchange of t

limitation as to Goods shipped in bulk.

2. DELAY, CONSEQUENTIAL, LIOSS, ETC.

(1) Arrival times are not guaranteed by the Carrier. If the Carrier is held liable in respect of cleby, consequential loss or damage other than loss of or durage to the Goods, the liability of the Carrier shall be limited to two and a half times the freight payable for the goods delayed but not exceeding the total freight payable under the contract of carriage or the value of the Goods as determined in Clause II whichever is the lesser sum.

(2) If at any time the carriage is or is likely to be affected by any hindrance, risk, delay, difficulty or disadvantage of any kind (including the condition of the Goods), whensoever and wherescover arising (whether or not the carriage has commenced) the Carrier may:

(a) without notice to the Merchant abandon the carriage of the Goods and where reasonably possible place the Goods or any part of them at the Merchant's disposal at any place which the Carrier may deem safe and convenient, whereupon the responsibility of the Carrier in respect of soch Goods shall cesse.

(b) without prejudice to the Carrier's rights subsequently to abandon the Carriage under (a) above, continue the carriage, in any event the Carrier's shall be entitled to fail charges on Goods above, continue the carriage, in any event the Carrier's shall be entitled to fail charges on Goods on the Merchant shall pay any additional costs resulting from the above mentioned circumstances, on the Merchant shall pay any additional costs resulting from the above mentioned circumstances, on the Merchant shall pay any additional costs resulting from the above mentioned circumstances, on the delivery or other shall not the carrier in respect of the Goods and under on the delivery or other shall not the carrier in respect of the Goods and under on the delivery or other shall not the carrier in respect of the Goods and the carrier of the delivery or other shall not the carrier in respect of the Goods and the carrier of the carrier of the car

menuoued circumstances.

(3) The liability of the Carrier in respect of the Goods shall cease on the delivery or other disposition of the Goods in accordance with the orders or recommendations given by any Government or Authority or any person acting or purporting to act as or on behalf of such Government or Authority.

13. DEFENCES
The defences and limits of liability provided for in these Conditions shall apply in any actions against the Carrier for loss of or damage or delay to the Goods whether the action be founded in contract or in tort.

(1) Any person or vessels whatsoever, including but not limited to, the Carrier's servants or agents, any independent contractor or his servants or agents, and all others by whom the whole or any part of the contract evidenced by this Bill of Lading, whether directly or indirectly, is procured, performed or undertacks, shall have the benefit of all provisions in this Bill of Lading benefiting the Carrier as if such provisions were expressly for his benefit and in entering into his contract the Carrier to the extent of these provisions, does so not only on his own behalf but also as agent or trustee for such persons and vessels and such persons and vessels shall to this Carrier to the extent of the support of the contract of

extent be or be deemed to be parties to this contract.

(2) The aggregate of the amounts recoverable from the Carrier and the persons referred to in paragraph (2) of Clause 5 shall in no case exceed the limits provided for in these conditions.

15. METHOD AND ROUTE OF TRANSPORTATION
(1) The Carrier may at any time, with or without notice to the Merchant, use any means of transport or stonge whatsever; load or carry the Goods on any vessel whether named on the front hereof or not; stow the Goods, whether containerised or not, on or under deck; transfer the Goods from one conveyance to another including transhipping or carrying the same on a vessel other than that named on the front hereof or by any other means of transport whatsever; at any

place unpack or remove Goods which have been stuffed in or on a Container and forward the same in any manner whatoever; proceed at any speed and by any route in his discretion (whether or not the nearest or most direct or customary or advertised route) and proceed to or stay at any place whatoever once or more often and in any order; load or unload the Goods from any conveyance at any place; comply with any orders or recommendations given by any Government or Authority or any person or body acting or purporting to act as or on behalf of such Government or Authority or any person or body acting or purporting to act as or on behalf of own which we have the control of the proceed with or which the proceed with the carrier the right to give orders or directions; permit the vessel to proceed with or without pitols, to tow or be towed or be dry-docked; permit the vessel to carry livestock, Goods of all kinds, dangerous or otherwise, contraband, explosives, munitions or warfile stores and wail armed or unarmed

and sail armed or unarmed

(2) The liberties set out in paragraph (1) of this Clause may be invoked by the Carrier for any
purposes whatsoever whether or not connected with the Carriege of the Goods. Anything done
in accordance with paragraph (1) of this Clause or any delay arising there from shall be deemed
to be within the contractual Carriage and shall not be a deviation of whatsoever nature or
degree.

In 6. DELIVERY

If delivery of the Goods or any part thereof is not taken by the Merchant, at the time and place when and where the Carrier is emitted to call upon the Merchant to take delivery thereon, the Carrier shall be emitted to store the Goods or any part thereof at the sole risk of the Merchant, where upon the liability of the Carrier in respect of the Goods or than part thereof stored as aforesaid (as the case may be) shall wholly cease and the cost of such storage (if paid by or payable by the Carrier or any agent of sub-contractor of the Carrier) shall forthwith upon demand be paid by the Merchant to the Carrier.

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17. BOTHT-OB-BAME COLLISION

If the vessel on which the Goods are carried (the carrying vessel) comes into collision with any other vessel or object (the non-carrying vessel or object, as a result of the negligence of the non-carrying vessel or object, the fore-training vessel or object, the Merchant undertakes to defend, indemnify and both harmless the Carrier against all claims by or liability to (and any expense arising therefrom) any vessel or person in expect of any loss of, or damages to, or any claim whatsoever of the Merchant pid or payable to the Merchant the non-carrying vessel or object, or the owner of, charterer of or person responsible for the non-carrying vessel or object and set off, recomposing or recovered by when vessel, object or person(s) against the Carrier, the carrying vessel or her owners or charterers.

18. FREIGHT AND CHARGES

Freight shall be paid in cash without discount and, whether prepayable or payable at tination, shall be considered as earned on receipt of the Goods and not to be returned or

destination, shall be considered as earned on receip to the considered and prevent.

(2) Freight and all other amounts mentioned in this Bill of Lading are to be paid in the currency named in the Bill of Lading or, at the carrier's option in the currency of the country of dispatch or destination at the highest rate of exchange for Bankers (Sigh Bills current for prepayable Freight on the day of dispatch and for Freight payable at destination on the day when the Merchant is notified of arrival of the Goods there or on the day of withdrawal of the delivery order, whichever rate is the higher, or at the option of the Carrier on the date of the Bill of Lading.

(a) The Merchant shall reimburse the Carrier in proportion to the amount of Freight for any costs for deviation or delay or any other increase of costs of whatever nature caused by war, warlike operations, epidemies, strikes, governments or force majeure.

(5) The Merchant warrants the correctness of the declaration of contents, insurance, weight, measurement or value of the Goods but the Carrier reserves the right to have the contents inspected and the weight, measurement and value werifield. If on such inspection it is found the declaration is not correct it is agreed that as une equal either to five times the difference between the correct figure and the Freight Aurged, or to double the correct Freight less the Freight charged whichever sum is the smaller, shall be payable as liquidated damage to the Carrier for his inspection costs and losses of Freight on other Goods nowithstanding any other sum having been stated on the Bill of Lading as Freight payable.

19. LIE Aries a lien on Goods and any documents relating thereto for all sums whatsoever due at any time to the Carrier from the Merchant and for General Average contributions to Mormosever due and for the costs of recovering the same and the Carrier and for the costs of recovering the same and the Carrier all have the right to self the Goods and documents by public auction or private treaty, without nocice to the Merchant and at the Merchant's expense and without any liability towards the

20. GENERAL AVERAGE

(1) The Carrier may declare General Average which shall be adjustable according to the York/Antwerp Rules of 1994 at any place at the option of the Carrier and the amended Jason Clause as approved by BIMCO is to be considered as incorporated herein and the Merchant shall provide such security as may be required by the Carrier in this connection.

(2) Novinthstanding (1) above, the Merchant shall defend, indemnify and hold harmless the Carrier in respect of any claim (and any expense arising therefrom) of a General Average neutre which may be made on the Carrier and shall provide such security as may be required by the Carrier in this connection.

Carrier in this connection.

(3) The Carrier shall be under no obligation to take any steps whatsoever to collect security for General Average contributions due to the Merchant.

21.NOTICE
Unless notice of loss or damage to the Goods and general nature of it be given in writing to the Unless notice of loss or damage to manageraph 2 of Clause 5 at the place of delivery before or at the time of the removal of the Goods into the custody of the person entitled to delivery thereto to under this Bill of Lading, or if the loss or damage be not apparent, within seven consecutive days thereafter, such removal shall be prima facie evidence of the delivery by the Carrier of the Goods as described in this Bill of Lading.

22. NON DELIVERY

22. NON DELIVERY If this Bill of Lading is issued evidencing the Carriers Contract of Carriage by Combined Transport, failure to effect delivery within 90 days after the expiry of a time limit agreed and expressed herein or, where no time limit is agreed and so expressed, failure to effect delivery within 90 days after the time it would be reasonable to allow for diligent completion of the combined transport operation shall, in the absence of the evidence to the contrary, give to the party entitled to receive delivery, the right to treat the Goods as lost.

23. TIME BAR
The Carrier shall be discharged of all liability under the Terms and Conditions of this Bill of The Carrier shall be discharged of all liability under the Terms and Conditions of this Bill of Lading, unless shit is brought within nine months after (1) the delivery of the Goods, or (2) the date when the Goods should have been delivered, or (3) the date when in accordance with Clause 22, failure to deliver the Goods would, in the absence of evidence to the contrary, give to the party entitled to receive delivery, the right to treat the Goods as lost. In the event that such time period shall be found contrary to any Convention or law compulsorily applicable, the period covered by such Convention or law shall then apply but in that circumstance only.

24. VARIATION OF THE CONTRACT No servant or agent of the Carrier shall have power to waive or vary any of the terms hereof unless such waiver or variation is in writing and is specifically authorised or ratified in writing by a director or officer of the Carrier who has the actual authority of the Carrier so to waive or

25. PARTIAL INVALIDITY

EARIAL INVALIDITY If any provision in this Bill of Lading is held to be invalid or unenforceable by any court or regulatory or self regulatory agency or body, such invalidity or unenforceability shall attach only to such provision. The validity of the remaining provisions shall not be affected thereby and this Bill of Lading contact shall be carried out as if such invalid or unenforceable provision were

26. MODIFIED COMBINED TRANSPORT CLAUSE.

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In case of a combined transport carriage to or from

1) Australia 2) C I S Countries 3) the Continent of Africa 4) the Middle East which, for the
purposes of this Bill of Lading only, is expressly defined as: Afghanistan, Bahrain, Egypt, Iran,
Jordan, Kuwait, Lebanon, Oman, Qutar, Saudi Arabia, Syria, Turkey, United Arab Emirates and
Yenen Arab Republic 5) India, Palsistan, Bangladesh and Sri Lanka G. The Peoples Republic of
China, the responsibility of the Carrier prior to loading and subsequent to discharge from the
sessel at a port of loading or discharge to or from such places, notwithstanding the provisions of
5(2) above, the provisions of 5(3) above will apply in that when the stage of carriage where the
soos or damage occurred is known and the Carrier has sub-contracted that stage, the Carrier shall have the full benefit of all rights, limitations and exclusions of liability available to such sublave the full benefit of all rights, limitations and exclusions of liability available to such subcontracted the liability of the Carrier shall not exceed the amount recovered, if any, by the
Carrier from such sub-contractor.

27. ADDITIONAL MERCHANT RESPONSIBILITY

27. ADDITIONAL MERCHANT RESPONSIBILITY
1) Carrier will not be liable for any failure of the Consignee to take delivery of any Goods transported under his lill of Lading, and any and all Costs, Consequences, Fines, Dues, Taxes, Penalties, Levies will remain entirely the responsibility of whe Merchants, including and notwithstanding any and all responsibility towards Authorities as a result of the failure to take delivery. The Merchant will not be absolved of the responsibility and the costs levied to return containers utilised for the transport of the Merchant's Goods as agreed prior to the Carriage. If containers are sold as part of the Cargo the Merchant ill compensate the Carrier for the costs of replacing those containers if supplied by the Carrier.
2) Carrier will not be liable for inherent vice of Goods, including damage to Goods shipped in ordinary containers due to ambient low or high temperatures, shall not be responsible for loss or damage to pershables due to hel Loading, over stowage, loss or damages due deterioration, decay, rot, heat, or frost, discoloration, change in skin texture, marked, cut or stained bags or boxes or other packages of freights, fruits, vegetables and other goods carried expressly at the sole risk of the Merchant