DILL OF LADING				NOT NEC	30 HABLI	E UNLESS CONSI	GNED "TO ORDER"	
Shipper				Country of Origin Bill of Lading No.				
				F/Agent Name & Ref.			Shipper's Ref	
Consignee (if 'To Order' so indicate)				Kestrel Line a service operated by Kestrel Liner Agencies Ltd.				
Notify Party (No claim shall attach for failure to notify)				For release of cargo please contact:				
Place of Receipt Inter		Intend	ded Port of Loading	Port of Loading				
Intended Vessel		Intend	ded Port of Discharge	Place of Delivery		No. of Bills of Lading		
Marks & Numbers No. of I Shippin		Pkgs. or Description of Goods & Pkgs. g Units		Gross \		/eight	Measurement	
	Total		Temperature Control Instructions:					
Freight Details, Charges etc:			I .	Excess Value Declaration: Refer to	Clause (	6(3) (B) + (C) on re	verse side	
JURISDICTION AND LAW CLAUSE				RECEIVED by the Carrier the Goods as specified above in apparent good order and condition unless otherwise stated, to be transported to such place as agreed, authorised or permitted herein and subject to all the terms and conditions appearing on the front and reverse of this Bill of Lading to which the Merchant agrees by accepting this Bill of Lading, any local privileges and customs notwithstanding.  The particulars given above as stated by the shipper and the weight, measure, quantity, condition, contents and value of the Goods are unknown to the Carrier.  In WITNESS whereof one (1) original Bill of Lading has been signed if not otherwise stated above, the same being accomplished the other(s), if any, to be void. If required by the Carrier one (1) original Bill of Lading must be surrendered duly endorsed in exchange for the Goods or delivery order.  Place and date of issue				

<sup>&</sup>quot;The contract evidenced by or contained in this Bill of Lading is governed by the law of England and any claim or dispute arising hereunder or in connection herewith shall be determined by the Courts in England and no other Court"

1 DEFINITIONS
"Carriage" means the whole or any part of the operations and services of whatsoever nature undertaken by or performed by or on behalf of the Carrier in relation to the Goods covered by this bill of lading including but not limited to the loading, transport, unloading, storage, warehousing a

goods. ns Kestrel Line (trade name for Kestrel Liner Agencies Ltd.) on whose

"Larrier" means Kestrel Line (trade name for Kestrel Liner Agencies Ltd.) on whose behalf this bill of lading has been signed.

"Charges" includes freight, demurrage and all expenses and monetary obligations, including but not limited to duties, taxes and dues, incurred by the Carrier and payable by the Merchant.

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

16th April 1936.

"Combined Transport" arises where an address (and not just the name of a Port) is indicated as the Place of Receipt and/or the Place of Delivery on the face of this bill of lading in the relevant spaces. "Consignee" means the party named as Consignee on the face of this bill of lading in the relevant

space.

"Consolidation" includes stuffing, packing, loading or securing of Goods on or within Contact and Consolidate shall be construed accordingly.

and Consonible statu to construed accordingly.

"Container" includes any container (including but not limited to open top containers), trailer, transportable tank, platform, lift van, flat, pallet or any similar article of transport used to consolidate

"Container" includes any container (including but not limited to open top containers), trailer, transportable tank, platform, lift wan, flat, platler or any similar article of transport used to consolidate goods and any ancillary equipment.

"Goods" means the whole or any part of the cargo received by the Carrier from the Shipper and includes any packing and any equipment or Container supplied by or on behalf of the Carrier, but excludes any Container supplied by or on behalf of the Carrier (but excludes any Container supplied by or on behalf of the Carrier, "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-Vishy Rules" means the Hague Rules as amended by the Protocol signed at Brussels on 23rd February 1968. (It is expressly provided that nothing in this bill of lading shall be construed as contractually applying the Hague-Vishy Rules".

"Holder" means any Person for the time being in lawful possession of, or lawfully entitled to possession of, this bill of lading to or in whom rights of suit and/or liability under this bill of lading have been lawfully transferred or vested.

"Indemnify" includes she fort, indemnify and hold harmless, including in respect of legal fees and costs, whether or not the obligation to indemnify arises out of negligent or non-negligent acts or omissions of the Carrier, his servants, agents or Sub-Contractors.

"Merchant" includes the Shipper, the Consignee, the receiver of the Goods, the Holder of this bill of lading, any Person acting on behalf of any of the above mentioned Persons.

"Merchant" includes the Rule of loaded with more than one package or unit, the packages or other shipping units enumerated on the face of this bill of lading as packed in such Container and entered in the box on the face here acromatine its loaded with more than one package or unit, the packages or other shipping units enumerated on the face of this bill of lading as packed in s

in the box on the face hereof entitled Total number of Containers or Packages received by the Carrier are each deemed a Package.

"Person" includes an individual, corporation or other legal entity.

"Port to Port Shipment" arises if the Carriage is not Combined Transport.

"Sub-Contractor" includes, but is not limited to, owners, charterers and operators of Vessels (other than the Carrier), stevedores, terminal and/or groupage operators, onad, rail and air transport operators, warehousemen, longshoremen, customs inspection stations, port authorities, pilots and any independent contractor employed by the Carrier in performance of the Carriage and any direct or indirect sub-contractors, servants or agents thereof, whether in direct contractual privity with the Carrier or not.

Carrier or not.

"Terminal Operators" means any persons who provide port storage or handling services.

"Terms and Conditions" means all terms, rights, defences, provisions, conditions, exceptions, limitations and liberties herein

"Vessel" means any waterborne craft used in the Carriage under this bill of lading including but not limited to a feeder vessel or occan vessel.

### 2 CARRIER S TARIFF

2 CARRIER STARIFF
The provisions of the Carrier s applicable tariff, if any, are incorporated herein, Particular attention is drawn to the provisions of the Carrier of the provisions therein, if any, relating to free storage time and to container and vehicle demurrage. 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 filed. In the case of inconsistency between this bill of lading and the applicable tariff, this bill of lading shall prevail.

3 WARRANTY
The Merchant warrants that in agreeing to the Terms and Conditions hereof he is or is the agent of and has the authority of the Person owning or entitled to the possession of the Goods and this bill of lading or any Person who has a present or future interest in the Goods and this bill of lading.

- 4 NEGOTIABILITY AND ITILE TO THE GOODS

  (1) This bill of lading shall be non-negotiable unless made out to order in which event it shall be negotiable and shall constitute tide to the Goods and the Holder shall be entitled to receive or 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 b of lading has been negotiated or transferred for valuable consideration to a third party acting i good feith.

# CERTAIN RIGHTS AND IMMUNITIES FOR THE CARRIER AND OTHER PERSONS

- (1) The Carrier shall be entitled to sub-contract on any terms whatsoever the whole or any part of the Carriage.

  (2) The Merchant undertakes that no claim or allegation shall be made against any Person or Vessel whatsoever, other than the Carrier, including, but not limited to, the Carrier is servains or agents any independent contractor and his servains or agents, and all others by whom the whole or any part of the Carriage, whether directly or indirectly, is procured, performed or undertaken, which imposes or attempts to impose upon any such Person or Vessel any liability whatsoever in connection with the Goods or the Carriage of the Goods, whether or not arising in contract, bailment, fort, negligence, breach of express or implied warranty or otherwise; and if any claim or allegation should nevertheless be made to Indemnify the Carrier against all consequences thereof. Without prejudice to the foregoing every such Person and Vessel shall have the benefit of all provisions herein benefiting the Carrier including clause 20 hereofy the jurisdiction and law clause, as if such Terms and Conditions (including Clause 20) hereofy were expressly for his benefit and in entering into this contract the Carrier, to the extent of these provisions, does so not only on his own behalf but also as agent or turnstee for such Persons and Vessels and such Persons and Vessels shall to this extent be or be deemed to be parties to this contract. Without prejudice to the generality of the foregoing, if the Carriage is Port to Port, Terminal Operators shall have the benefit of all provisions herein benefiting the Carrier, including the exceptions and limitations set out in clause (6) and 6(3) hereof, in relation to any port storage or handling services provided whether before loading or after discharge and regardless of whether the Carrier s liability under this bill of lading.

  (4) The defences and limits of insubsibility for the Goods has yet to commence or has escased.

  (3) The Merchant shall Indemnity the Carrier against any cla

- against the Carrier whether the action be found in contract, bailment, tort, breach of express or implied warranty or otherwise.

  6 CARRIERS RESPONSIBILITY

  (1) PORT TO PORT SHIPMENT

  (A) Where the Carriage is Port to Port, then the liability (if any) of the Carrier for loss or damage to the Goods occurring between the time of loading at the Port of Loading and the time of discharge at the Port of Deliverys hall be determined in accordance with any national law making the Hague Rules, Hague-Visby Rules, COGSA or any other rules compulsorly applicable to this bill of I dading or in any other case in accordance with the Hague Rules Article 1-8 inclusive (excluding Article 3 rule 8) only.

  (8) The Carrier shall be under not inliability whatsoever for loss or damage to the Goods while in its actual or constructive possession before loading or after discharge, howsoever caused. Notwithstanding the foregoing, in case and to the extent that any applicable compulsory law provides to the contrary, the Carrier shall have the benefit of every right, defence, limitation and liberty in the Hague Rules, Hague-Visby Rules, COGSA or any other rules a popiled by Clause 6 (I)(A) during such additional compulsory period of responsibility, notwithstanding that the loss or damage do not occur at Hague Visby Rules, COGSA or any other rules as applied by Clause (C) If COGSA applies then the provision stated in COGSA shall govern the Carrier is lability throughout the Carrier of his Sub-Contractor at the container yard, freight station or area immediately adjacent to the sea terminal before loading onto the vessel or after discharge therefrom as the case may be. Where the Merchant requests the Carrier to procure Carriage by an inland Carrier in the United States of America, such carriage shall be subject to the inland Carrier s contract tariff. If, for any reason, the Carrier is demiced the right to cat as agent only at these times, his liability for loss, damage or delay to the Goods shall be determined in accordance with Clause 6(2)

- Merchant:
  (1) The Carrier shall be relieved from liability where such loss or damage was caused by:
  (a) an act or omission of the Merchant or Person acting on behalf of the Merchant other than the Carrier, his servant, agent or Sub-Contractor;
  (b) compliance with the instructions of a Person entitled to give them;
  (c) the lack or insufficiency of or defective condition of packing in the case of Goods which, by their nature are liable to wastage or to be damaged when not packed or when not properly
  - nandling, loading, stowage or unloading of the Goods by or on behalf of the Merchant; nherent vice of the Goods:
- (g) inherent vice of the Goods;
  (f) strikes or lock outs or stoppages or restraints of labour from whatsoever causes when the capital or general;
  (g) fire, unless caused by the actual fault or privity of the Carrier; for which the Merchant shall have the burden of proof,

- (h) a nuclear incident;
  (j) any cause or event which the Carrier could not avoid as a consequence whereof he could not prevent by the exercise of reasonable diligence.
  (2) The burden of proof that the loss or damage was due to one or more of the causes or events specified in this Clause 6(2)(A) will rest upon the Carrier. Save that if the Carrier establishes that, in the circumstances of the case, the loss or damage could be attributed to one or more of the causes or events specified in Clause 6(2)(A)(1)(c), (d) or (e), it shall be presumed that it was so caused. The Merchant shall, however, be entitled to prove that the loss or damage was not, in fact, caused either wholly or partly by one or more of these causes or events.
  (B) Where the stage of Carriage where the loss or damage occurred can be proved by the Merchant:
  (1) The liability of the Carrier shall be determined by the provisions contained in any international convention or national law of the country, which provisions:

  (a) Cannot be departed from by private contract to the detriment of the Merchant and (b) Would have applied if the Merchant had made a separate and direct contract with the Carrier in respect of the particular stage of Carriage where the loss or damage occurred and had received as evidence thereof any particular document which must be issued in order to make such international convention or national law applicable.

  (2) Where 6(2)(b)(1) above does not apply, any liability of the Carrier shall be determined by 6(1) if the loss or damage occurred during a sea leg or by 6(2)(A) in all other cases.

  (3) GENBRAL-ROVISIONS
  (A) Compensation.

Compensation

Subject to the Carrier's right to limit liability as provided for within this bill of lading, the

Carrier's liability shall be calculated by reference to the FOB/FCA invoice value plus freight and
insurance if paid. If there is no such invoice value, the value of the Goods shall be determined
according to the value of the Goods at the place and time of delivery to the Merchant or at the
place and time when they should have been so delivered.

- pack and unite with a they should never been solven/veto.

  (B) Package or Shipping Unit Limitation

  (b) Where the Hague Rules, Hague-Visby rules, COGSA or any other rules apply under this Bill of Lading by national law or pursuant to Clause 6(2)(B)(1) the Carrier's liability shall in no event exceed the amounts provided in the applicable national law or in the law thereby made
- applicable.

  (ii) If only the Hague Rules Articles 1-8 (excluding Article 3, Rule 8) apply pursuant to Clause 6(1)(A), Clause 6(1)(B) or Clause 6(2)(B)(2) then the Carrier's maximum liability shall in no event exceed US\$500 per package or unit.

  (iii) Where Carriage includes Carriage to, from or through a port in the United States of America and COGSA applies pursuant to Clause 6(1)(A) or 6(2)(B)(1) neither the Carrier nor the Vessel shall in any event be liable for any loss or damage to or in conoction with the Carriage of the Goods in an amount exceeding US\$500 per Package or customary freight unit
- (iv) In all other cases compensation shall not exceed the limitation of liability of US\$2.00 per
- unt.

  (iv) In all other cases compensation shall not exceed the limitation of liability of US\$2.00 per kilo of gross weight of the Goods lost, damaged or in respect of which the claim arises.

  (C) Ad Valorem Declared Value of Package or Shipping Unit

  The Carrier's liability may be increased to a higher value by a declaration in writing of the value of the Goods by the shipper upon delivery to the Carrier of the Goods for shipment, such higher value being inserted on the front of this bill of lading in the space provided and, if required by the Carrier extra freight paid, In such case, if the actual value of the Goods shall exceed such declared value, the value shall nevertheless be deemed to be the declared value and the Carrier s liability, if any, shall not exceed the declared value and any partial loss or damage shall be adjusted pro rata on the basis of such declared value.

  (D) Delay Consequential Loss

  Save as otherwise provided herein, the Carrier shall in no circumstances be liable for direct, indirect or consequential loss or damage caused by delay or any other cause whatsoever and howsoever caused. Without prejudice to the foregoing, if the Carrier is found liable for delay, liability shall be limited to the freight applicable to the relevant stage of the transport.

liability shall be limited to the freight applicable to the relevant stage of the transport.

(E) Notice of Loss or Damage

The Carrier shall be deemed prima facie to have delivered the Goods as described in this bill of
lading unless notice of loss of, or damage to, the Goods, indicating the general nature of such
lost or damage, shall have been given in writing to the Carrier or to his representative at the
place of delivery before or at the time of removal of the Goods into the custody of the person
entitled to delivery thereof under this bill of lading or, if the loss or damage is not apparent,
within three consecutive days thereafter. (F) Time-bar

Time-bar
The Carrier shall be discharged of all liability whatsoever in respect of the Goods unless suit it brought in the proper forum and written notice thereof received by the Carrier: (i) within nine months in respect of Combined Transport or (ii) within 12 months in respect of Fort-to-Port Shipment after delivery of the Goods or the date when the Goods should have been delivered. In the event that such time period shall be found contrary to any convention or law compulsorily applicable, the period prescribed by such convention or law shall then apply but in that circumstance only.

### MERCHANTS RESPONSIBILITY

- MERCHANTS RESPONSIBILITY
  The description and particulars of the Goods set out on the face hereof are furnished by the Merchant and the Merchant warrants to the Carrier that the description and particulars including, but not limited to, weight, content, measure, quantity, quality, condition, marks,
- including, but not limited to, weight, content, measure, quantity, quality, condition, marks, numbers and value are correct.

  (2) The Merchant shall comply with all applicable laws, regulations and requirements (including but not limited to any imposed at any time before of using the Carriage relating to anti-terrorism measures) of customs, port and other authorities and shall bear and pay all duties, taxes, fines, imposts, expenses and losses (including without prejudice to the generality of the foregoing, freight for any additional Carriage undertaken) incurred or suffered by reason thereof or by reason of any illegal, incorrect or insufficient marking, numbering or addressing of the Goods.

  (3) The Merchant undertakes that the Goods are packed in a mamer adequate to withstand the ordinary risks of Carriage having regard to their nature and in compliance with all laws, regulations and requirements which may be applicable.

  (4) No Goods which are or may become dangerous (whether or not so listed in codes), inflammable, damaging, injurious (including radioactive materials), noxious or which are or may become liable to damage any property or Person whatsoever shall be tendered to the Carrier for Carriage without:

- without:

  (a) the Carrier's express consent in writing; and
  (b) the Container and/or other covering in which the Goods are to be transported and/or the
  Goods themselves being distinctly marked on the outside so as to indicate the nature an
  character of any such Goods and so as to comply with all applicable laws, regulations a
  requirement.
- squirements.
  such Goods are delivered to the Carrier without such written consent and/or marking in the opinion of the Carrier the Goods are or are liable to become of a dangerous, inflamn and/or damaging nature, the same may at any time be unloaded, destroyed, disposed of, abandoned, or rendered harmless without compensation to the Merchant and without prejudice to
- the Carrier's right to Charges.

  The Merchant shall be failable for the loss, damage, contamination, soiling, detention or demurrage before, during and after the Carriage of property (including, but not limited to, Containers) of the Carrier or any person or Vessel (other than the Merchant) referred to in Clause Sci2 above caused by the Merchant or any person acting on his behalf or for which the Merchant
- (6) The Merchant shall Indemnify the Carrier against any loss, damage, claim, liability or expense whatsoever arising from any breach of the provisions of this clause 7 or from any cause in connection with the Goods for which the Carrier is not responsible.

- 8 CONTAINERS
  (1) Goods may be Consolidated by the Carrier in or on Containers and Goods may be Consolidated 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, whether supplied before or after the Goods are received by the Carrier or delivered to the Merchant.
  (3) If a container has been Consolidated by or on behalf of the Merchant.
  (4) the Carrier shall not be liable for loss of or damage to the Goods:
  (i) caused by the unsuitability of the Goods for carriage in Container actually used;
  (ii) caused by the unsuitability of the Goods for carriage in Container actually used;
  (iii) caused by the unsuitability of the Goods for carriage in Container actually used;
  (iii) caused by the unsuitability of the Goods for carriage in Container actually used;
  (iii) caused by the unsuitability of the Goods for carriage in Container actually used;
  (iii) caused by the unsuitability of defective condition of the Container actually used provided that where the Container has been supplied by or on behalf of the Carrier, this paragraph (i shall only apply if the unsuitability or defective condition would have been apparent upon reasonable inspection by the Merchant at or prior to the time when the Container was stuffed;
- reasonable inspection by the Merchant at or prior to the time when the container was stuffed;

  (iv) if the Container is not sealed at the commencement of the Carriage except where the Carrier has agreed to seal the Container.

  (B) the Merchant shall Indemnify the Carrier against any loss, damage, claim, liability or expense whatsoever arising from one or more of the matters covered by Clause 8(3)(A) above.

  (3) Where the Carrier is instructed to provide a Container, in the absence of a written request to the contrary accepted by the Carrier, the Carrier is not under an obligation to provide a Container of any particular type or quality.

- 9 TEMPERATURE CONTROLLED CARGO
  (1) The Merchant undertakes not to ender for Carriage any Goods which require temperature control without previously giving written notice (and filling in the box on the front of this bill of lading if this bill of lading has been prepared by the Merchant or a person acting on his behalf) of their nature and particular temperature range to be maintained and in the case of a temperature controlled Container Consolidated by or on behalf of the Merchant further undertakes that the Container has been properly pre-cooled, that the Goods have been properly Consolidated in the Container and that its thermostatic controls have been properly set by the Merchant before receipt of the Goods by the Gorier. eipt of the Goods by the Carrier
- receipt of the Goods by the Carrier.

  (2) If the above requirements are not complied with the Carrier shall not be liable for any loss of or damage to the Goods caused by such non-compliance.

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

the Carriage exercise due diligence to maintain the refrigerated Container in an efficient state.

10 INSPECTION OF GOODS

The Carrier or any Person authorised by the Carrier shall be entitled, but under no obligation, to open and/or scan any Container or package at any time and to inspect the contents. If it appears at any time that the Goods cannot safely or properly be carried, or carried further, either at all or without incurring any additional expense or taking measures in relation to the Container or Goods, the Carrier may without notice to the Merchant (but as his agent only) take any measures and/or incur any reasonable additional expense to carry or continue the Carriage thereof, and/or to sell or dispose of

the Goods and/or to abandon the Carriage and/or to store the Goods ashore or afloat, under cover in the open, at any place, whichever the Carrier in his absolute discretion considers most appropria which sale, disposal, abandonment or storage shall be deemed to constitute due delivery under bil of lading. The Merchant shall Indemnify the Carrier against any reasonable additional expense incurred. The Carrier in exercising the liberties contained in this clause shall not be under any obligation to take any particular measures and shall not be liable for any loss, delay or damage howsoever arising from any action or lack of action under this clause.

### 11 METHODS AND ROUTE OF TRANSPORTATION

- In METHODS AND ROUTE OF TRANSPORTATION

  (1) The Carrier may at any time and without notice to the Merchant:

  (a) tase any means of transport or storage whatsoever;

  (b) load or carry the Goods on any Vessel whether named on the front hereof or not;

  (c) transfer the Goods from one conveyance to another including transshipping or carrying the same on a Vessel other than the Vessel named on the front hereof or by any other means of transport whatsoever and even though transhipment of forwarding of the Goods may not have been contemplated or provided for herein;

  (d) at any place unpack and remove Goods which have been stuffed in or on a Container and forward the same in any manner whatsoever;

  (e) 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 whatsoever once or more often and in any order;

  (l) load or unload the Goods from any conveyance at any place (whether or not the place is a port named on the front hereof as the intended Port of Loading or intended Port of Discharge);

  (g) 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 having under the terms of the insurance on the conveyance employed by the Carrier the right to give orders or directions of the insurance on the conveyance employed by the Carrier the right to give orders or directions of the storage of the Goods, fanding that the Vessel to carry livestock, Goods of all kinds, dangerous or otherwise, contraband, or purpors, and the stores and sail armed or unarmed.

  (2) The liberties set out in Clause II (1) above may be invoked by the Carrier for any purposes whatsoever whether or not connected with the Carriage of the Goods, and salisting insurances, necking up or landing any Persons, including but not limited to loading or unloading the goods, bunkering, underlyging repairs, alighsting instruments, picki

- 12 DECK CARGO AND LIVESTOCK

  (1) Goods of any description whether containerised or not may be stowed on or under deck without notice to the Merchant unless on the front of this bill of lading it is specifically stipulated the Containers or Goods will be carried under deck and such stowage shall not be a deviation of whatsoever nature or degree. If carried on deck, the Carrier shall not be required to note, mark or stamp on the bill of lading around the carried on deck, the Carrier shall not be required to note, mark or stamp on the bill of lading any statement of such on deck carriage Subject to Clause 13(2) below, such Goods (other than livestock) shall be deemed to be within the definition of Goods for the purposes of the Hague Rules or any legislation making such rules COGSA or the Hague Visby Rules compulsority applicable to this bill of lading.
  (2) Goods (not being Goods stuffed in or on Containers other than open flats or pallets) which are stated on the front of this bill of lading to be carried on deck and which are so carried (and livestock, whether or not carried on deck) are carried without responsibility on the part of the Carrier for loss or damage of whatsoever nature arising during carriage by sea or inland waterway whether caused by unseaworthiness or negligence or any other cause whatsoever. The Merchant shall Indemnify the Carrier against all and any extra cost incurred for any reason whatsoever in connection with carriage of livestock.

  13 DELIVERY OF THE GOODS DECK CARGO AND LIVESTOCK

- Merchant shall Indemnify the Carrier against all and any extra cost incurred for any reason whatsoever in connection with carriage of livestock.

  13 DELIVERY OF THE GOODS

  (1) 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), whensever and howsoever arising (whether not 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 delivery shall be deemed to have been made and the responsibility of the Carrier in respect of such Goods shall cease;

  (B) without prejudice to the Carriers i right subsequently to abandon the Carriage under Clause 13(1)(4), above, continue the Carriage.

  In any event the Carrier shall be entitled to full Charges on Goods received for Carriage and the Merchant shall pay any additional costs resulting from the above mentioned circumstances.

  (2) The liability of the Carriers 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 or give such notification shall not involve the Carrier information of the Cardier; and failure to give such notification shall not involve the Carrier in any liability nor relieve the Merchant of any obligation thereunder.

  (3) Any mention herein of parties to be notified of the arrival of the Goods is solely for information of the Cardier; and failure to give such notification shall not involve the Carrier in any liability nor relieve the Merchant of parties to be notified to eall upon the Merchant to take delivery thereof, the Cardier's all be entitled and without prejudice to any other rights that he may have against th

### 14 BOTH-TO-BLAME COLLISION

14 BOTH-TO-BLAME 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 or as a result of the negligence of the
noncarrying Vessel or object or the owner of, charterer of or Person responsible for the non-carrying
Vessel or object, the Merchant undertakes to Indemnify the Carrier against all claims by or liability to
(and any expense arising therefrom) any Vessel or Person in respect of any loss of, or damage to, or
any claim whatsoever of the Merchant paid or payable to the Merchant by the non-carrying Vessel or
object or the owner of, charterer of or Person nesponsible for the non-carrying vessel or object and
set-off, recouped or recovered by such Vessel, object or Person(s) against the Carrier, the carrying
Vessel or her owners or charterers

### Vessel or her owners or charterers 15 GENERAL AVERAGE

- 15 GENERAL AVERAGE

  (1) The Carrier may declare General Average which shall be adjustable according to the York/Anterop Rules of 1974 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) Notwithstanding (1) above, the Merchant shall Indemnify the Carrier in respect of any claim (and any expense arising therefrom) of a General Average actuse which may be made on the Carrier and shall provide such security as may be required by the 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.

- General Average contributions due to the Merchant.

  16 CHARGES

  (1) Charges shall be deemed fully earned on receipt of the Goods by the Carrier and shall be paid and non-returnable in any event.

  (2) The Charges shave been calculated on the basis of particulars furnished by or on behalf of the Merchant. The Carrier shall be entitled to production of the commercial invoice for the Goods or true copy thereof and to inspect, reweigh, remeasure and revalue the Goods and if the particulars are found by the Carrier to be incorrect the Merchant shall pay the Carrier the correct Charges (credit being given for the Charges charged) and the costs incurred by the Carrier in establishing the correct particulars.

  (3) All Charges shall be paid without any set-off, counter-claim, deduction or stay of execution.

  (4) Despite the acceptance by the Carrier of instructions to collect freight, charges or other expenses from any other person in respect of the transport under this bill of lading, the Merchant shall remain responsible for such monies on receipt of evidence of demand and the absence of payment for whatever reason.

# 17 LIEN

17 LEFN
The Carrier shall have a lien on Goods and any documents relating thereto for all sums whatsoever due at any time to the Carrier under this contract and for General Average contributions to whomsoever due. The Carrier shall also have a lien against the Merchant on the Goods and any documents relating thereto for all sums due from the Merchant to the Carrier under any other contract. The Carrier may exercise his lien at any time and at any place in his sole discretion, whether the contractual Carriage is completed or not. In any event any lien shall (a) survive the delivery of the Goods and (b) extend to cover the cost of recovering any sums due and for that purpose the Carrier shall have the right to sell the Goods and documents by public auction or privat treaty, without notice to the Merchant and at the Merchant's expense and without any liability towards the Merchant.

### 18 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 to waive or vary.

# 19 PARTIAL INVALIDITY If any provision in this last - c.

19 PARITAL 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 contract shall be carried out as if such invalid or unenforceable provision were not contained hower.

## 20 JURISDICTION AND LAW

20 JURISDICTION AND LAW Menever US COGSA applies, whether by virtue of Carriage of the Goods to or from the United States of America or otherwise, or losses occur during inland Carriage within the United States eAmerica, this bill of lading is to be governed by United States law and the United States Federal Court of the Southern District of New York is to have exclusive jurisdiction to hear all disputes hereunder. In all other cases, this bill of lading shall be governed by and construed in accordance with [English] aw and all disputes arising hereunder shall be determined by the [English High Court of Justice in London] to the exclusion of the courts of any other country.