

Bill of Lading · Terms and Conditions

"Carrier" "Container"

means the Baltic and International Maritime Council.
means the whole or any part of the operations and services undertaken by Carrier in respect of the Goods covered by this Bill of Lading, means the party named on page 2 of this Bill of Lading, includes any container, trailer, transportable tank, flat, or any similar article used to consolidate Goods and any connected equipment. includes all charges payable to Carrier in accordance with the applicable tariff and this Bill of Lading.
means the whole or any part of the cargo received from the shipper and includes any equipment or Container not supplied by or on behalf of the Carrier.
means the International Convention for the Unification of Certain Rules relating to Bills of Lading of 1924 only.

"Freight"

"Goods"

"Hague Rules"

"Haque-Visby Rules" "Merchant"

Carrier.

means the International Convention for the Unification of Certain Rules relating to Bills of Lading of 1924 only.

means the Hague Rules including the Visby amendments of 1968 and the amendments by the Protocol of 1979.

includes the booking party, shipper and consignee named on page 2 hereof, holder, receiver of the Goods or of this Bill of Lading, and any person owing or entitled to the possession of the Goods or this Bill of Lading, includes the owners, managers and operators of any Vessel (other than Carrier), master, officers and crew of the Vessello, Incharters, slot aspace charterers, the Vessel, all underlying carriers, balleses, direct and indirect subcontractors, stevedores, terminal and groupage operators or and and rail transport operators, or any other party employed by or on behalf of Carrier, or whose services or equipment have been used to perform this contract whether in direct contractual privily with Carrier or not. means the US Carriage of Goods by Sea Act 1936.

means any vessel including but not limited to a main line vessel, feeder ship, barge or any other means of conveyance by water used for the Carriage of the Goods under this Bill of Lading, means the verified gross mass obtained by one of the permissible media production to this, part A, reg. 2 paragraph 4 of SOLAS 1974 (as amended from time to time) and the applicable regulations of the State of the loading port. "Servants or Agents"

"US COGSA" "Vessel"

"VGM" 2. Carrier's Tariff

2. Carner's 1 ant!
The terms and conditions of Carrier's applicable tariff are incorporated herein, including but not limited to terms and conditions relating to demurrage and detention. The provisions relevant to the applicable tariff can be acquired from Carrier or his Agents upon request. Carrier's standard tariff can be acquired online at vww. hapaga-loyd.com. In the case of any inconsistency between this Bill of Lading and the applicable tariff, this Bill of Lading shall prevail.

or Lading and the applicable tariff, this Bill of Lading shall prevail.

3. Warrantly
Mercharit warrants that in agreeing to the Terms and Conditions hereof he is, or has the authority of, the person owning or entitled to the possession of the Goods and this Bill of Lading.

4. Sub-Contracting and Indemnity
(1) Carrier shall be entitled to sub-contract on any terms whatsoever the whole or any part of the Carriage, including but not limited to loading, unloading, storing and warehousing.
(2) Mercharit hereby agrees that no Servants or Agents are, or shall be deemed to be liable with respect to the Goods or the Carriage as Carrier, ballee or otherwise, and agrees not to file any claim against any Servant or Agents seeking to impose liability in connection with the Carriage, if any claim is made against any of the Servants or Agents, Merchant shall indemnity Carrier against all consequences thereof. Without prejudice to the foregoing, all rights, exemptions, defenses, and limitations of and exoneration from liability provided by law or by these Terms and Conditions, including the jurisdiction clause, shall be available to every Servant or Agent and Vessel which shall be entitled to enforce same against Merchant.

(3) The provisions of Clause 4 (2) shall extend to claims of whatsoever nature against other persons chartering pace on the carrying Vessel.

5. Carrier's Responsibility
(1) Port-1- Port Shipment
(a) When loss or damage has occurred to the Goods between the time of loading on the Vessel

) Port-to-Port Shipment (a) When loss or damage has occurred to the Goods between the time of loading on the Vessel and the time of discharge from the Vessel, the responsibility of Carrier shall be determined in accordance with German law making the Hague Rules compulsorily applicable. The BIMCO Paramount Clause General shall be incorporated herein. (b) However, in the event that the Bill of Lading covers a shipment from or to the USA, US COGSA shall govern and apply from loading the Goods on the Vessel until discharge. US COGSA shall also be applicable during all times before the Goods are loaded on or after they are discharged from the Vessel

also be applicable during all times before the Goods are loaded on or arter trey are oscilar yeu from the Vessel.

(c) Carrier shall not be responsible for any fault of its personnel and of the Vessel screw (as defined in § 478 German Commercial Code) in cases of damage or loss caused by fire or explosion on board the Vessel or caused by the navigation or management of the Vessel, in the latter case save for damage or loss caused when executing measures which were predominantly taken in the interest of the Goods ("Error in Navigation and Fire Defenses").

(d) Carrier shall not be responsible for any fault of other persons involved in the navigation or management of the Vessel, in particular pilots on board of the Vessel or the crew of a tup boat assisting the Vessel in cases of damage or loss caused by the navigation or the management of the Vessel, save for damage or loss caused when executing measures which were predominantly taken in the interest of the Goods. (2-)

(e) Prior to loading and after discharge Carrier is not deemed to have custody of the Goods. Carrier is not exponsible for acts or omissions of a terminal operator to which the Goods were submitted.

ner s nor responsible for acts or omissions of a terminal operator to which the Goods were submitted.

(f) Unless notice of loss or damage be given in writing to Carrier or its agent at the port of discharge before or at the time of the removal of the Goods into the custody of the person entitled to delivery thereof under the Bill of Lading, or, if the loss or damage is not apparent, within three (3) days, such removal shall be prima facie evidence of the delivery by Carrier as described in this Bill of Lading and any such loss or damage which may have occurred to the Goods shall be deemed to be due to circumstances which are not the responsibility of Carriers. The notice must clearly specify the damage. Notwithstanding the aforesaid, if a Container has been delivered to Merchant, Merchant must prove that the damage to or loss of the Goods did not occur during the period after delivery, when the Container was in the usudely of Merchant. (g) Compensation shall be calculated by reference to the value of the Goods at the place and the time they are delivered to Merchant, or at the place and the time they should have been delivered. For the purpose of determining the extent of Carrier's liability for loss of or damage to the Goods, the sound value of the Goods is agreed to be the involice value plus Freight and insurance if paid.

(2) Multimodal Transport
(a) If the place of damage to or loss of the Goods is known, the responsibility of Carrier is deter-

Multimodal Transport
(a) If the place of damage to or loss of the Goods is known, the responsibility of Carrier is determined by the law which applies to this leg of Carriage except in cases which are governed by Clause 5 (2) (d) below.
(b) If it is established that loss or damage occurred during the port-to-port leg the "Error in Navigation and Fire Defenses" as per Clause 5 (1) (b) apply.
(c) If it is established that loss or damage occurred during the port-to-port leg, Clause 5 (1) (c) established that loss or damage occurred during the port-to-port leg, Clause 5 (1) (c) established that loss or damage occurred during the port-to-port leg.

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(d) in the event that part of the multimodal transport involves a shipment to or from the USA, US COGSA shall govern and apply from loading the Goods on the Vessel until discharge. US COGSA shall also be applicable during all times before loading and after discharge of the Goods from the Vessel.

shall also be applicable during all times before loading and after discharge of the Goods from the Vessel.

(e) With respect to road Carriage between countries in Europe liability shall be determined in accordance with the Convention on the Contract for the International Carriage of Goods by Road (CMR), dated May 19, 1996; and during rail Carriage between countries in Europe according to the international Agreement on Railway Transports (CMM), dated February 25, 1991 or any amendments to this Convention or Agreement.

(f) Unless notice of loss or damage be given in writing to Carrier or its agent at the port of discharge before or at the time of the enough to the Goods into the custody of the person entitled to delivery thereof under the contract of Carriage, or, if the loss or damage is not apparent within seven (f) days, such removal shall be prima facie evidence of the delivery by Carrier as described in this Bill of Lading. The notice must clearly specify the damage. Notwithstanding the aforesaid, if a Container has been delivered to Merchant, Merchant must prove that the damage to or loss of the Goods did not occur during the period after delivery, when the Container was in the custody of Merchant.

(g) Compensation shall be calculated by reference to the value of the Goods at the time they were delivered to Carrier for Carriage.

(h) In THE EVENT THAT THE LAW WHICH IS APPLICABLE UNDER CLAUSE 5 (2) (a) IS NOT MANIATORY BUT PROVIDES FOR LABILITY EXCEPTING 2 SDRS PER KILO THE MAXIMUM LABILITY SHALL BE 2 SDRS PER KILO OF THE GROSS WEIGHT OF THE GOODS LOST OR DAMAGED. SDRS MEANS SPECIAL DARBUNG RIGHTS AS DEFINED BY THE INTERNATIONAL MONETARY FUND. THIS SUB-SECTION (b) DOES NOT APPLY IF THE LOSS OR DAMAGET ON THE GOODS COLORNED ON A SEAL AS DEFINED BY THE INTERNATIONAL MONETARY FUND. THIS SUB-SECTION (b) DOES NOT APPLY IF THE LOSS OR DAMAGED. OSDS MEANS SPECIAL DARBUNG RIGHTS AS DEFINED BY THE INTERNATIONAL MONETARY FUND. THIS SUB-SECTION (b) DOES NOT APPLY IF THE LOSS OR DAMAGED OF THE CARRIAGE DURING WHICH LO

NOWN, CARNIER'S MIXIMOWN LIABILITY SHEALT IN NO EYEN WHAT SUSVER AND INVESTORER AND INVESTORER ARISING EXCEED 2 SDRS PER KILD OF GROSS WEIGHT OF THE GOODS LOST OR DAMAGED.

(I) CARRIER SHALL NOT BE ENTITLED TO THE BENEFIT OF THE LIMITATION OF LIABILITY PROVIDED FOR IN CLAUSE 5 (2) (b) AND (i) IF IT IS PROVED THAT THE DAMAGE RESULTED FROM MA ACT OR MISSION OF CARRIER OR ITS SERVANTS OR AGENTS DONE WITH INTENT TO CAUSE DAMAGE, OR RECKLESSLY AND WITH KNOWLEDGE THAT DAMAGE WOULD PROBBALY RESULT.

(8) Subject to the applicable restrictions in statutory law and international conventions, Carrier shall not be liable for damage caused by error in navigating or handling the Vessel, including errors caused by the arrangement of a group of bugs or pushers.

(3) Change of Destination by Merchant In the event that Merchant requests Carrier to deliver the Goods at a port or place other than the port of discharge or the place of delivery originally designated in this Bill of Lading and Carrier in its absolute discretion agrees to such request, such further Carriage will be undertaken on the basis that the Bill of Lading Terms and Conditions are to apply to such Carriage as if the ultimate destination agreed with Merchant had been entered on page 2 of this Bill of Lading and the port of discharge or place of delivery.

6. Time for Suit

In any event, Carrier shall be discharged from all liability in respect of loss of or damage to the Goods, non-delivery, mis-delivery, delay or any other loss or damage connected or related to the Carriage unless suit is brought within one (1) year after delivery of the Goods or the date when the Goods should have been delivered.

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7. Sundry Liability Provisions
(1) Hague Rules/Hague-Visby Rules
Without prejudice to Clause 5 (2) hereof, in the event that suit is brought in a court other than the
court as provided for in Clause 25, and Clause 25 is not enforced by Carrier or the court, then (a) if
this Bill of Lading has been issued in a country where the Hague-Visby Rules are compulsorily
applicable, Carrier's liability shall not exceed 2 SDRs per kilo of the gross weight or 666,67 SDR per
package of the Goods lost or damaged, whichever is higher, or (b) if this Bill of Lading has been
issued in a country in which the Hague Rules apply, Carrier's liability shall not exceed GBP 100 per
package or unit.

) IS COISSA

Notwithstanding Clause 7(1), if the Bill of Lading covers a shipment to or from the US, and suit is brought in a court other than as provided in Clause 25, and Clause 25 is not enforced by Carrier or the court, then US COISSA shall aploy. The provisions of US COISSA shall also govern during all times before the Goods are loaded on and after they are discharged from the Vessel. Carrier's maximum liability in respect to the Goods shall not exceed USD 500 per package or, where the Goods are not shipped in packages, USD 500 per customary freight unit unless the nature and value of the Goods has been declared by Merchant and inserted in writing on page 2 of the Bill of Lading and said Merchant shall have paid the applicable ad valorem freight rate set forth in Carrier's tariff.

Lading and said Merchant shall have paid the applicable ad valorem freight rate set forth in Carrier's tariff.

(3) Shipper's declared value Merchant agrees and acknowledges that Carrier has no knowledge of the value of the Goods and that compensation higher than that provided for herein may not be claimed unless the nature and value of such Goods have been declared by Merchant, agreed to by Carrier, and inserted into the Bill of Lading before shipment. In addition the applicable ad valorem Freight rate as set out in Carrier's staff must be paid. Any partial loss or damage shall be adjusted prorate on the basic of such declared value. If the declared value is higher than the actual value, Carrier shall in no event be liable to pay compensation higher than the net invoice value of the Goods plus Freight and insurance if paid. Any references, when shown on page 2 of this Bill of Lading, to letters of credit, import licenses, sales contracts, invoices or order number and/or details of any contract to which Carrier is not a party shall not be regarded as a declaration of value.

(4) Limitation of Liability

It is hereby agreed by Merchant that Carrier qualifies as a person entitled to limit liability under any Convention or Act pertaining to limitation of liability on maritime claims, whichever is applicable. Carrier may be the ship-owner, charterer (including a slot- or space charterer), manager or operators of the Vessel, or salvor rendering services in connection with salvage operations, if any claims are made against the Servants or Agents, they are entitled to avail themselves of the same limitation available to Carrier.

(5) Delay
(a) Unless expressly agreed, Carrier does not undertake that the Goods shall arrive at the port of
discharge or place of delivery at any particular time or to meet any particular market or use,
and Carrier shall not be liable for any direct, indirect or consequential loss or damage caused

and carrier stain loss or damage caused by delay,
(b) If Carrier will nevertheless be considered liable for loss or damage resulting from delay, such liability shall not exceed three (3) times the Freight.
(c) Sub-section (b) shall not apply if the law governing a particular loss or damage resulting from delay provides for a lower limitation amount.
(b) Ct. 7 (b) (a) and (b) shall not apply if the delay was caused by Carrier or its Servants or Agents with the intention to cause damage, or recklessly or with knowledge that such damage would probably result

probably result ope of Application and Exclusions on the rights, defenses, immunities, exemptions, limitations and liberties of whatsoever nature provided for in this Bill of Lading or under statute shall apply in any action against Carrier for loss or damage or delay, howsoever occurring and whether the action be founded in contract

or in tort.

(b) Save as otherwise provided herein, Carrier shall in no circumstances whatsoever and howso-ever arising be liable for direct or indirect or consequential loss or damage or loss of business or profits, unless it is established that Carrier himself acted with the intent to cause damage.

or in tort.

(b) Save as otherwise provided herein, Carrier shall in no circumstances whatsnever and howsoever arising be liable for direct or indirect or consequential loss or damage or loss of business or profits, unless it is established that Carrier himself acted with the intent to cause damage, or recklessly and with knowledge that damage would probably result.

Shipper-Packed Containers

If a Container has not been packed by or on behalf of Carrier:

(1) Carrier shall not be liable for loss of or damage to the Goods caused by:

(a) the manner in which the Container has been packed or

(b) the unsuitability of the Goods for Carriage in the Container supplied or

(c) the unsuitability of the Goods for Carriage in the Container or the incorrect setting of any refrigeration controls or ventilation settings thereof, provided that, if the Container has been supplied by or on behalf of Carrier, this unsuitability or defective condition would have been apparent upon inspection by Merchant at or prior to the time when the Container was packed or

(d) packing refrigerated Goods that are not at the correct temperature for Carriage.

(2) Merchant shall indemnify Carrier against any loss, damage, liability or expense whatsoever and howsoever arising caused by one or more matters referred to in Clause 8 (1).

(3) With regard to temperature- or atmosphere-controlled Goods, Carrier shall be deemed to have stuffilled its obligations under the contract correct of Carriage and Shall have no lability whatsoever'f such Goods are carried in a range of plus or minus 2,5 degrees Celsius with regard to any temperature indicated on page 2 of this Bill of Lading, the term "apparent good order and condition" when used in this Bill of Lading, the term "apparent good order and condition" when used in this Bill of Lading, the term carried by Carrier as being at the temperature is indicated on page 2 of this Bill of Lading, to the term of the Container with Goods when received were verified by Carrier as being at the temperature in pack

12. Merchant's Responsibility
(1) All persons coming within the definition of Merchant shall be jointly and severally liable to Carrier
for the fulfillment of all obligations and warranties undertaken by Merchant either in this Bill of
Lading, or required by law. Merchant shall indemnify Carrier against all claims, losses, damages, expenses, fines, costs and attorneys fees, arising or resulting from any breach of these obliga

Expelses, lines, uses and accurring a cost aroung or consequence.

It is the sole responsibility of the shipper to provide Carrier electronically or by any other means as agreed by the parties with the VGM of each Container prior to the deadline stipulated by Carrier for submission (VGM cutoff time). If VGM is not provided in time by the shipper or its representative, Carrier shall be under no obligation to commence or continue Carriage of that Con-

(a) Carrier may store/re-weigh or return the Container to the shipper or its representative in its discretion for Merchant's account if VGM is not provided in time.

(b) Any demurrage and storage fees resulting from breach of these obligations shall be for Merchant's account.

(b) Any demurrage and storage lees resulting from breach of these obligations shall be for Merchant's account.
(c) Merchant shall also be liable for any resulting expenses, fines, delay, loss or damage.
(d) Merchant shall also be liable for any resulting expenses, fines, delay, loss or damage.
(3) Merchant shall comply with all regulations or requirements of customs, ports and/or other authorities, including but not limited to those relating to VGM, and shall bear and pay all duties, taxes, fines, imposts, expenses or losses (including Freight for any additional Carriage) incurred or suffered by reason of any failure to so comply, or by reason of any illegal, incorrect, or insufficient weighing, marking, number or addressing of the Goods or Containers or the discovery of any drugs, nacrobics, stowaways or other illegal substances within Cortainers or the discovery of any drugs, nacrobics, stowaways or other illegal substances within Cortainers or And shall indemnify Carrier in respect thereor.
(4) If Containers supplied by Merchant, or stamp duty imposed by any country, and shall indemnify carrier in respect thereor.
(4) If Containers supplied by or on behalf of Carrier are unpacked at Merchant's premises, Merchant is responsible for returning the empty Containers (free of any dangerous goods placards, labels or markings), with interiors brushed and clean, to the point or place designated by Carrier, its Sevants or Agents, within the time prescribed. Should a Container not be returned within the time prescribed in the tariff, Merchant shall be liable for any detention, loss or expenses which may arise from such non-return.
13. ISPS Code

13. ISPS Code 1) Merchant shall comply with the requirements of the ISPS Code. If Carrier is held liable by any State Authority or any other third party Merchant shall indemnify and hold Carrier harmless from any damages resulting from the violation of the ISPS Code by Merchant.
(2) Merchant undertakes to pay Carrier any costs or expenses whatsoever arising out of or related to security regulations or measures required by the port facility or any relevant authority in accordance with the ISPS Code in relation to Merchant 15 Code.

(3) Carrier is entitled to deviate the Vessel to a different port and to unload the Goods there if the authorities in the port of discharge have increased their level of security according to the ISPS Code after the Goods have been loaded.

Code after the Goods have been loaded.

(4) Merchant undertakes to compensate any costs and expenses suffered by Carrier because of a delay of the vessel resulting from a violation of the ISPS Code by Merchant.

14. Freight

(1) Freight and be deemed fully earned on receipt of the Goods by Carrier and shall be paid and

non-returnable in any event.

(2) Freight has been calculated and shall be paid on the basis of particulars furnished by or on behalf of the shipper are incorrect, liquidated damages shall be paid to Carrier, in accordance with the applicable tariff.

(3) All Freight shall be paid without any set-off or counterclaim unless the claim is not in dispute or confirmed by final court decision.

(3) All Freight shall be paid without any set-off or counterclaim unless the claim is not in dispute or continred by final court decision.

(4) If Merchant fails to pay the Freight when due, it shall be liable for all costs, liquidated damages in accordance with the applicable tariff and in particular interest which accrues until payment.

15. Lien
Carrier shall have a lien on the Goods and any documents relating thereto for all sums payable by Merchant to Carrier under this or any other contract and for general average and/or salvage contributions, to witnomsoever due. Carrier may exercise its lien at any time and in any place at its sole discretion, whether the contractual Carriage is completed or not. Carrier's lien shall extend to cover the cost and attorneys fees of recovering any sums due. Carrier shall have the right to sell the Goods at public or private sale at the expense and without notice to Merchant. If the proceeds of this sale fail to cover the whole amount due, Carrier is entitled to recover the deficit from Merchant.

16. Optional Stowage and Deck Cargo

17. Methods allowage and Deck Cargo

18. Optional Stowage and Deck Cargo

19. The Goods may be packed by Carrier in Containers and consolidated with other goods in Containers.

29. Goods, whether or not packed in Containers, may be carried on deck or under deck without notice to Merchant and Carrier shall not be required to note on the Bill of Lading any statement of not-deck Carriage. All Goods whether carried on deck or under deck, shall participate in general average and the Carriage of storage whatsoever, including but not limited to transshipping or carrying on another Vessel or conveyance or by any other means of transport than that named on page 2:

(b) transfer the Goods from one conveyance or by any other means of transport than that named on page 2:

(c) ungack and remove Goods which have been packed into a Container or most direct or customary.

(a) impack and remove Goods which have been packed into a Container and forward them in a Container or otherwise;
(d) proceed by any route in its discretion (whether or not the nearest or most direct or customary or advertised route), at any speed, and proceed to or stay at any place or port whatsoever, once or more often and in any order,
(e) load or unload the Goods at any place or port (whether or not such port is named on page 2 as the Port of Loading or Port of Discharge) and store the Goods temporarily at any place or port whatsoever, once or more often and/or
(f) comply with any orders or recommendations given by any government or authority.

2) The liberties set out in this Clause 17 may be invoked by Carrier for any purpose whatsoever, whether or not connected with the Carriage of the Goods, including loading or unloading other Goods, bunkering, undergoing repairs, adjusting instruments, picking up or landing any persons. Arything done in accordance with Clause 17 (1) or any delay arising there from shall be deemed to be (i) within the contractual Carriage and shall not be a deviation and (ii) Carrier shall be entitled to full charges and any additional Freight, storage and all other expenses incurred by or on behalf of Carrier, all of which shall be due and owing from Merchant, and Carrier shall have a lien on the Goods for the same.

to full charges and any adottional Freight, storage and all other expenses incurred by or on benair of Carrier, all of which shall be due and owing from Merchant, and Carrier shall have a lien on the Goods for the same.

It amy time the Carriage is or is likely to be affected by any hindrance, risk, danger, delay, difficulty or disadvantage of any kind including but not limited to labour disruption such as strike and lock-out, war, civil commotion, political unrest, piracy, act of terrorism and threat thereof and how-sever arising (even though the circumstances giving rise to such hindrance, risk, danger, delay, difficulty or disadvantage existed at the time this contract was entered into or when the Goods were received for the Carriage), then Carriage (whether or not the Carriage) commenced) may, at its sole discretion and without prior notice to Merchant, either.

(1) earry the Goods to the contracted port of discharge or place of delivery, whichever is applicable, by an alternative route to that indicated on page 2 of this Bill of Lading or that which is usual for Goods consigned to that port of discharge or place of delivery and shall be entitled to charge such additional Freight, or

(2) suspend the Carriage of the Goods and store them ashore or afloat and endeavor to forward them as soon as reasonably possible and shall be entitled to charge such storage costs and additional Freight; or

(3) abandon the Carriage of the Goods and place them at Merchant's disposal at any place or port

(3) abandon the Carriage of the Goods and place them at Merchant's disposal at any place or port which Carrier may deem safe and convenient, whereupon the responsibility of Carrier may deem safe and convenient, whereupon the responsibility of Carrier in respect of such Goods shall cease. Merchant shall pay any additional costs of the Carriage to, and delivery and storage at, such place or port.

19. Dangerous Goods

delivery and storage at, such place or port.

19. Dangerous Goods

(1) No Goods which are or may become dangerous, inflammable or damaging (including radioactive materials), shall be tendered to Carrier for Carriage without its express consent in writing, and without the Container as well as the Goods themselves being distinctly marked on the outside sa to indicate the nature and character of any such Goods and so as to comply with any applicable laws, regulations or requirements. If any such Goods are delivered to Carrier without such written consent and/or marking, or if in the opinion of Carrier the Goods are or are likely to become of a dangerous, inflammable or damaging nature, they may at any time be destroyed, disposed of, abandoned, or rendered harmless without compensation to Merchant.

(2) Merchant warrants that the Goods are sufficiently packed in compliance with all laws or regulations and requirements with regard to the nature of the Goods.

(3) Whether or not Merchant was aware of the nature of the Goods, Merchant shall indemnify Carrier against all claims, losses, damages or expenses, costs and fees, including attorneys fees, arising in consequence of the Carriage of such Goods.

(4) Nothing contained in this Clause shall deprive Carrier of any of its rights provided for elsewhere.

20. Notification and Delivery

(1) Carrier applicable.

(2) Merchant shall take delivery of the Goods within the time provided for in Carrier's applicable

Tatriff.

(a) If Merchant fails to do so Merchant shall either nominate an alternative receiver or accept a return shipment or organize the cargo disposal, failing which Merchant shall indemnify Carrier for all losses arising out of Merchant's refusal to remedy the situation. Furthermore, Carrier shall be entitled, without notice, to unpack the Goods if packed in Containers and/or to store the Goods ashore, afloat, in the open or under cover, at the sole risk of Merchant. Such storage shall constitute due delivery hereunder, and thereupon the liability of Carrier in respect of the Goods stored as aforesaid shall wholly cease.

(b) Merchant shall be responsible for the costs of such storage, as well as detention and demurage.

rage.

If Merchant fails to take delivery of the Goods within thirty days of delivery becoming due under Clause 20 (2), or if in the opinion of Carrier they are likely to deteriorate, decay, become worthless or incur charges whether for storage or otherwise in excess of their value, Carrier may, without prejudice to any other rights which it may have against Merchant, without notice sell, destroy or dispose of the Goods and apply any proceeds of sale in reduction of the sums due to Carrier from Merchant.

Merchant:

to LCL Goods (as laid down in the tarrill together with the authors in the tally acknowledged on page 2 to the effect that it is "One of ... part cargoes in the Container"), then the Goods detailed on page 2 are said to comprise part of the contents of the Container indicated. If the Carrier is required to deliver the Goods to more than one Merchant and if all or part of the total Goods within the Container consist of bulk Goods, or are or become mixed or unmarked or unidentifiable, the holders of Bills of Lading relating to Goods within the Container shall take delivery thereof (including any damaged portion) and bear any shortage in such proportions as Carrier shall in its solute discretion determine, and such delivery shall constitute due delivery hereunder.

absolute discretion determine, and such delivery shall constitute due delivery hereunder.

22. General Average & Salvage
General average to be adjusted in any currency at any place selected by Carrier and according to the
York/Antwerp Rules 1994. Any claims and/or disputes relating to general average shall exclusively
be subject to the laws and jurisdictions set out in Clause 25. The BIMCO New Jason Clause is
hereby expressly incorporated and obtainable from Carrier or its agents upon request.

23. Both-to-Blame Collision Clause is hereby incorporated into this Bill of Lading and obtainble from Carrier or its sender upon request.

The BIMCO Both-to-Blame Collision Clause is hereby incorporated into this Bill of Lading and obtainable from Carrier or its agents upon request.

24. Validity and Carrier's Data Protection Policy

(1) In the event that anything herein contained is inconsistent with any applicable international convention or national law which cannot be departed from by private contract, the provisions hereof shall to the extent of such inconsistency but not further be null and void. Unless otherwise specifically agreed in writing between Merchant and Carrier, the Terms and Conditions of this Bill of Lading supersede any prior agreements between Merchant and Carrier.

(2) Carrier's Data Protection Policy may be viewed at www.hiagcom.

25. Law and Jurisdiction.

25. Law and Jurisdiction.

26. Law and Jurisdiction shall be determined exclusively in the Hamburg courts. Carrier shall have the option to file a suit at Merchant's place of business.

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		Export References:			
Consignee (not negotiable unless consigned	to order):	Export neterefices.			
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		Torwarding Agent.			
Notify Address (Carrier not responsible for fail	ure to notify: see clause 20 (1) hereof):	Consignee's Reference	e:		
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		Place of Receipt:			
Vessel(s):	Voyage-No.:	-			
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Port of Loading:					
Port of Discharge:		-			
Container Nos., Seal Nos.; Marks and Nos.	Number and Kind of Packages, Description of	Goods		Gross Weight:	Measurement:
	Thambor and raine on a donagoo, 2000 paon of	40040		Gross Weight	mada aramana
Shipper's declared Value [see clause 7(2)) and 7(3)]	Above Particulars as or warranty as to corr	declared by Shippe	r. Without responsibi	ility
Total No. of Containers received by the Carrier: Packages received by the Carrier:		RECEIVED by the Carrier from t	he Shipper in apparent good	order and condition (unless ot	herwise noted herein) the total
Movement: Currency:		number or quantity of Contai Containers/Packages received THE TERMS AND CONDITION	by the Carrier" for Carriage	subject to all the terms and o	onditions hereof (INCLUDING
	,	APPLICABLE TARIFF) from the or the Place of Delivery, whiche	Place of Receipt or the Portever is applicable. One origin	of Loading, whichever is applic al Bill of Lading, duly endorsed	cable, to the Port of Discharge d, must be surrendered by the
Charge Rate Basis Wt.	/Vol/Val P/C Amount	Merchant to the Carrier in exc expressly accepts and agree incorporated, notwithstanding	s to all its terms and cond	tions whether printed, stam	
		IN WITNESS WHEREOF the not one of which being accomplish	umber of original Bills of Lad		or and date has been signed,
		Place and date of issue:			
		Evolukt e suski su		Number of addition D	<i>n</i> .
		Freight payable at:		Number of original Bs/	L:





Total Freight Prepaid

Total Freight Collect

Total Freight