

MEDITERRANEAN SHIPPING COMPANY (AUST) PTY LIMITED A.B.N. 12003760638

as agent for MSC Mediterranean Shipping Company S.A. (MSC)

Import Delivery Order

10/10/2025 Date: 2:37:52PM Time:

Page 1 of 3

Consignee : WATSON GLASS GUILDFORD 129-135 McCredie Rd GUILDFORD WEST NSW 2161		Bill Of Lading Number : MEDUOV749033 ORIGINAL BILL		
			Container Number : CAIU6680822	!
Discharging Vessel & Voyage :	HAWK I	7 S	Seal Number: FX42542683	Туре : 20DV
Estimated Arrival Date :	13-October-2025		Container Weight: Gross: 21,451.00	Tare: 2,100.00
Port of Load :	QINGDAO		Cargo: 19,351.00	/GM: 21,451.00
Port of Discharge :	SYDNEY		Status: FCL	
Final Destination :			Reefer Cargo Temperature :	
Container Place of Availability : PATRICK STEVEDORES			Over Dimension Details :	
Empty Container Return Depot :		Hazardous Info:		
Medlog ECP Sydney 47 Friendship Road, Port Botany NSW 2036				
			E-IDO PIN NUMBER : 2331295	583
MCC AUCTRALIA MEANC MCC (AUCT) DTV LTD 44 CLIFF CTDEET EDEMANT E WECTERN AUCTRALIA		ance between the price that the Marchant poid and the price the Marchant should have poid. In		

MSC AUSTRALIA MEANS MSC (AUST) PTY LTD, 11 CLIFF STREET, FREMANTLE, WESTERN AUSTRALIA, AUSTRALIA, INCLUDING ALL ITS BRANCH OFFICES IN AUSTRALIA. THIS AGREEMENT IS REFERRED TO AS THE "AGENCY TERMS AND CONDITIONS (AGENCY TEGS)" AND MSC AUSTRALIA IS REFERRED TO AS THE AGENCY TERMS AND CONDITIONS (AGENCY TEGS)" AND MSC AUSTRALIA IS REFERRED TO AS THE AGENT". THE AGENT ALWAYS ACTS IN TS OWN AMME, UNLESS EXPRESSLY INDICATED THAT THE AGENT ACTS ON BEHALF OF MSC MEDITERRANEAN SHIPPING COMPANY SA (THE "CARRIER"). THE AGENCY TACS ARE APPLICABLE TO ALL DEALINGS BETWEEN THE AGENT AND ANY COUNTERPARTIES. THIS INCLUDES, BUT IS NOT LUMITED TO, ANY CONTRACT OF CARRIAGE ENTERD INTO AND ANY SERVICE PROVIDED BY OR ON BHALF OF THE CARRIER. THE AGENCY TACS INCORPORATE ALL THE TERMS AND CONDITIONS IN THE CARRIER'S SEA WAYBILL SA PUBLISHED ON THE CARRIER'S WEBSITE AT THE TIME CONTRACT IS FORMED (THE "CARRIER'S SEA WAYBILL"). IN RELATION TO ANY CONTRACT OF CARRIAGE ARRANGED BY THE AGENCY THESE WILL SAVE THAT IF A BILL OF LADING IS ACTUALLY ISSUED BY THE CARRIER. THE AGENCY TACS AT THE PLACES OF BOOKING, ORIGIN, TRANSIT AND DESTINATION BUT ONLY TO THE EXTENT THAT THE ISSUE IN DISPUTE RELATES TO MATTERS THAT HAVE OCCURRED AT SUCH PORTS AND THERE ARE SPECIFIC PROVISIONS IN THE "CARRIER'S BILL OF LADING" SHALL APPLY INSTEAD OF THE CARRIER'S SEA WAYBILL; AND INTERCENCY TACKS AT THE PLACES OF BOOKING, ORIGIN, TRANSIT AND DESTINATION BUT ONLY TO THE EXTENT THAT THE ISSUE IN DISPUTE RELATES TO MATTERS THAT HAVE OCCURRED AT SUCH PORTS AND THERE ARE SPECIFIC PROVISIONS IN THE LOCAL, AGENCY TERMS DEALING WITH THE ISSUES THAT HAVE AGENCY TRANS DEALING WITH THE ISSUES THAT AND ERROR OF SINCE THE OWN SINCE AND BOOKING CONFIRMATIONS.

1. DEFINITIONS

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- THE TERMS OF THE BOOKING NOTES AND BOUNING CONTRIBUTIONS.

 DEFINITIONS

 Carrier or MSC: means MSC MEDITERRANEAN SHIPPING COMPANY SA, 12-14 Chemin Rieu, 1208

 Geneva Switzerland.

 Combined Transport: arises if the Carrier has indicated a Place of Receipt and/or a Place of Delivery on the sea wayalii / Juli of lading front in the relevant spaces. Combined Transport consists of a Port-to-Port carriage and Inland Transport.

 Container: includes any container, trailer, transportable tank, flat or pallet, or any similar article used to consolidate Goods and any connected or accessory equipment.

 Cut-loff date/firme: means latest time at which specific information or documents must be sent to MSC or its agent by the Merchant or when the Goods must be delivered at the port of loading.

 Freight: includes the freight and all charges, costs and expenses whatsoever payable to the Carrier in accordance with the applicable tariff and the sea wayalii / bill of flading, including storage, per diem, detention and demurrage.

 Goods: includes the whole or any part of the cargo, including any packing or packaging materials and Merchant owned or leased Containers.

 Hague Rules: means the provisions of the International Convention for the Unification of Certain Rules relating to Bils of Lading signed at Brussels on 25 August 1924 with the express exclusion of Article 9. Hague-Visby Rules: means the provisions of The Hague Rules 1924 as Amended by the Protocols adopted at Brussels on 27st February 1968, and on 21st December 1979 (SDR Protocol) where applicable.

 Notwithstanding anything to the contrary herein it is expressly agreed that nothing herein shall contractually apply the Hague-Visby Rules to the contract of carriage and they shall apply only when compulsorily applicable by the law governing the contract of carriage, and they shall apply only when compulsorily applicable by the law governing the contract of carriage.

- apply the Hagule-Visty Rules to the contract or carriage and they snall apply only men compulsorily applicable by the law governing the contract of carriage.

 IMDG Cargo: means any classified cargo under the international Maritime Dangerous Goods Code and its amendments.

 Implication of the control of discharge.

 Merchant: includes the booking party, shipper, consignee, holder of a bill of lading, the receiver of the Goods and any Person owning, entitled to or claiming possession of the Goods or the corresponding bill of lading or anyone acting on behalf of this Person and every person defined as Merchant is jointly and severally liable towards the Carrier for all the various undertakings, responsibilities and liabilities of the Merchant under or in connection with the contract of carriage.

 Person: includes an individual, corporation, company, partnership, association or any other legal entity.

 Place of Deleviery: means the place at which the Carrier has contracted to divert the Goods, when such place is other than the port of discharge.

 Place of Receipt: means the place at which the Carrier has contracted to receive the Goods, when such place is other than the port of loading.

 Port-to-Port carriage: means carriage between the port of loading and the port of discharge.

 Subcontractor: includes but is not limited to the owners, charterers and operators of the Vessel(s) other than the Carrier, as well as stevedores, terminals and groupage operators, road and rall transport operators, warehousemen and any independent contractors employed by the Carrier performing the carriage, and any direct or indirect Subcontractors, sevents and any groups deporators, road and rall transport operators, warehousemen and any independent contractors employed by the Carrier performing the carriage, and any direct or indirect Subcontractors, sevents and any groups deporators, road and rall transport operators, warehousemen and any independent contractors o
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- QUOTATIONS

 When expressly indicated that the Agent acts as agent on behalf of the Carrier, all quotations made by the Agent are given on behalf of the Carrier only.

 Any quotation will become null and void unless the Merchant has placed the booking in writing within 30 days after receipt of the quotation, except if the quotation specifically provides for a different duration. At any time during this period MSC or the Agent may, in its sole discretion, withdraw or amend the quotation. In any event, quotations made by MSC or its agents are not brinding, even if accepted by the Merchant, until MSC or the Agent has transmitted a booking confirmation in writing to the Merchant, and MSC is under no obligation whaterswere to do this.
- the Agent has transmitted a booking confirmation in writing to the Merchant, and MSC is under no obligation whatsoever to do this.

 Clouded times and dates for the movements of Containers and Goods are always subject to equipment availability and space availability on board Vessel(s). MSC does not make any commitment regarding availability of Containers and/or space of any Vessel Advertised transit times, sailing and arrival dates are estimated times only and such schedules may be advanced, delayed or cancelled without notice. In no event shall the Carrier be liabile for consequential damages or for any delay in scheduled departures or arrivals of any Vessel or other conveyances used to transport the Goods by sea or otherwise even if caused either intentionally or by negligence on the part of the Carrier.

 Unless provided otherwise, all charges are quoted on a "Valid At Time Of Shipment" (VATOS) basis, meaning that their amount may be adjusted in accordance with rates in force at the time the Goods are shipped. Any additional costs incurred by the Carrier (such as, but not limited to, an increase in war risk insurance or charges due to congestion) before, during or after the carriage of the Containers and Goods may at any time be charged by the Carrier to the Merchant. Inland rate quotations are subject to third party increases or to surcharges valid at time of shipment/arrival and subject to availability of inland carrier at time of booking/arrival.

 Agreements regarding a specific named account, commodity or Goods' weight. In the event the Carrier discovers that there has been a breach of this provision, the Carrier will be entitled to charge to the Merchant the

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- difference between the price that the Merchant paid and the price the Merchant should have paid in addition, the Carrier will be entitled to charge additional fees (as per Annex 1), including but not limited to any fee publicly announced, without prejudice to the recovery of any other cost incurred by the Carrier as a consequence of the breach of this provision. Fees for change to a shipment or its documentation, for instance release of Goods to alternative third parties, issuance of switch bills of lading, etc., are not included in MSC or its agents' quotations. MSC reserves the right to charge a fee for any such change as per the locally applicable rates. Unless stated otherwise and expressly confirmed in writing by the Carrier each quotation issued by the Carrier is based on the following assumptions.

 **That the Goods will be harmless Goods. In the event that the Goods consist of hazardous Goods and/or IMDG Cargo, this must be made clear by the Merchant before the booking confirmation is issued. In any event, the carriage of such Goods is always subject to the Carrier and Vesse Master's final approval (in their sole discretion) at the time of loading and in the event that the Carrier and/or Master refuses to carry the Goods to the port or removing them.
 - the Goods then the Carrier is under no liability whatsoever, including any costs incurred by the Merchant bringing the Goods to the port or removing them.

 That the Goods will comply with all trade sanctions and/or import/bransit/export laws and regulations applicable to the Merchant, the Carrier and/or the Goods including but not limited to Swiss and EU regulations, and, when applicable, US regulations (collectively referred to as 'Global Sanctions'). In case of any failure by the Merchant to comply with Global Sanctions, the Merchant shall indemnify, defend and hold the Carrier, its servants and agents harmless from any and all claims, demands, costs, losses, expenses, and liabilities (including attorney's fees and costs). The Merchant shall indemnify the Carrier or all costs, losses, damages and consequences whatsoever arising out of any failure by the Merchant to comply with Global Sanctions. The Carrier may, at its sole discretion, cancel any booking, refuse loading or discharge or otherwise take any action needed to ensure compliance with Global Sanctions, and all such actions that may be carried out to effect compliance shall be at the Merchant's sole costs, risks, and expense.
 - and expense. That the Goods may be shipped and stowed on a Vessel's deck or under its deck at Carrie

- Index pense.

 **That the Goods may be shipped and stowed on a Vessel's deck or under its deck at Carrier's sole discretion.

 **That the Goods will be in gauge Goods (defined as Goods that do not exceed the International Standards Organization (ISO) dimensions of Containers). Any out of gauge Goods must be brought to the attention of the MSC Agent and the MSC Agent will then provide an appropriate price quotation if possible.

 **That the value of the Goods per Container does not exceed the sum of USD 200'000.00, hereafter the "Maximum Limit". In the event that the value of the Goods exceeds the Maximum Limit and the Merchant fails to notify the Carrier in writing prior to the booking party's acceptance of the quotation, the Goods will be deemed not to be an ordinary commercial shipment made in the ordinary course of trade for the purpose of the Hague/Hague-Visby Rules and the Carrier's liability shall be limited to Maximum Limit or the limitation as provided for in the contract of carriage, whichever is the lesser.

 *Express written approval by the Carrier is required in the event that the booking party wishes to ship certain Goods, including but not limited to personal effects, schibition goods and/or used cars (full list is available upon request to the Agent). The booking party must provide a detailed description of such Goods in writing when requesting a quotation to the Carrier and a reference to such goods must appear in the booking confirmation issued by the Carrier for the latter to be valid.

 In the event that the final booking requested by the booking party does not conform with the assumptions set out in datuse 3.8 and/or the booking party is in breach of clause 3.9, MSC reserves the right to adjust the price quotation. Regardless of whether the quotation is adjusted or not, the following shall apply:

 **Cargo mis-description fee The Merchant is liable for all resulting increased charges, costs, expenses, losses and damages whatsoever if the description of the Goods provided at the time of booking,
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- and Australia are also subject to these laws.

 CARRIER'S RESPONSIBILITY IN THE AGENT'S JURISDICTION

 The Merchant acknowledges and agrees that pursuant to clause 10.3 of the Carrier's sea waybill /
 Carrier's bill of lading all contracts are subject to English law and the exclusive jurisdiction of the High
 Court in London, save as otherwise stipulated in clause 10.3 of the said documents.

 In the case of any dispute relating to Freight or other sums whatsoever due from the Merchant to the
 Carrier, the Carrier may, at its sole option, bring suit against the Merchant in the fora agreed above, or in
 the countries of the port of loading, port of discharge, Place of Delivery or in any jurisdiction where the
 Merchant has a place of business.

 Without prejudice to the generality of the foregoing provisions, the Carrier and its agents expressly reserve
 all their rights to rely on every exemption, limitation, condition and filberty, defense, and immunity of
 whatsoever nature which the Carrier, its agents, servants and Subcontractors are entitled to.
 Should any provision of these Agency T&Cs be deemed invalid, illegal or unenforceable in any respect,
 the validity, legality and enforceability of the remaining provisions shall not be affected and such invalid,
 illegal or unenforceable provision is to be severed from these Agency T&Cs.

 Any representation, warranty, condition, guarantee, indemnity or undertaking that would be implied in, or
 affect, this agreement by legislation, common law, tort, equity, or by course of performance, dealing, trade,
 custom or usage is excluded to the maximum extent permitted by law:

 Nothing in this agreement applicable law that cannot be excluded, restricted or modified by agreement.

 To the fullest extent permitted by law, the liability of the Carrier's option, to, in the case of services:

 1. the supplying of the services again; or

 2. the payment of the cost of having the services sundied again.
- the supplying of the services again; or
 the payment of the cost of having the services supplied again
 - Terms continued on Page 2



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Terms continued from Page 1

Containers transported by road are subject to Chain of Responsibility (Heavy Vehicle National Law). MSC reminds you of your obligations to ensure containers are safe for road transport, including but not limited to

- Containers transported by road are subject to Chain of Responsibility (Heavy Vehicle National Law), MSC reminds you of your obligations to ensure containers are safe for road transport, including but not limited to complying with mass, dimension and load restraint requirements and speed and fatigue management. For more information, visit http://www.nhvr.gov.au/.

 BOOKINGS
 The Agent's booking confirmation as sent in writing by the Agent to the Merchant formalizes the agreement concluded between the Merchant and MSC, as a consequence of which all parties that fall within the definition of Merchant as defined in clause 1.11 become jointly and severally liable towards the Carrier for all the various undertakings, responsibilities and liabilities of the Merchant.

 Where the Merchant uses a booking agent, both of them warrant that the booking agent has the authority to enter into this contract, receive original bills of Idaing (if applicable) and provide whatsoever instructions to the Carrier on Merchant's behalf, until the Merchant advises the Carrier otherwise in writing.

 The Merchant is responsible for and shall check for correctness all the information mentioned in the booking confirmation issued by MSC, in particular but not limited to the description of the Goods, Hazardous Goods/IMDG Cargo, reefer and out of gauge shipment details as well as the weights indicated. The Merchant must inform MSC or its agents immediately in writing in case of any discrepancies or missing details. Any discrepancy or wrong information at the time of receipt of the Goods, especially in respect of the Goods' weight, may lead to substantial risk and costs for the account of the Merchant such as but not limited to the collapse of Container stacks, and it might result in the Goods not being shipped or being off-loaded and/or delayed. In particular, discrepancies may lead to a status change under the applicable quay / terminal tariff and lead to additional costs for the Merchant such as but not limited to the binding upon MSC.
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 MSC shall be entitled to impose specific procedures for the approval of any shipment. In addition, MSC may request the provision of a Letter of Indemnity (LOI) from the Merchant before accepting any shipment. Unless the applicable law makes it compulsory, the Carrier shall be under no obligation to check the apparent good order and condition of the Goods, and/or to add a clause to the bill of lading or sea waybill in
- 5.5

- 5.10
- 5.12
- request the provision of a Letter of indeminy (L.O) from the Merchant before accepting any shipment. Unless the applicable law makes it compulsory, the Carrier shall be under no obligation to check the apparent good order and condition of the Goods, and/or to add a clause to the bill of lading or sea waybll in that respect.

 The booking party, the shipper and their servants, agents and subcontractors are jointly responsible for ensuring that the empty Container put at their disposal by or on behalf of the Carrier is used for the crossible for any costs arising out of swapping of Containers and/or Goods, including but not limited to repatitation, additional on-carriage costs, taxes or charges, whether the mistake happened during the empty Container pick-up, during Container stuffing or otherwise.

 Regardless as to whether the pre-carriage is performed under Merchant's or Carrier's haulage conditions, Merchant shall inspect the Container for its significant system of the Container of the Containe

seal. In the event the Merchant does not use Carrier provided seals, the Merchant shall indemnify the Carrier against any loss, damage, liability or expenses whatsoever and howsoever arising, caused by the Merchant's use of a seal which does not comply with this provision.

All seals must be correctly placed on Containers' doors (for a detailed guidance about correct placement of seals, please see this sealing procedure https://www.msc.com/global-document-library/msc-germany/pdf/terms-cond/itions/sealing-procedure-germany

Ye.).
The shipper shall be responsible for declaring the seal number in his shipping instructions to MSC The simpler stander responsible for declaring the sear further in its simpling instructions to Misc. Unsealed and incorrectly sealed Containers may be resealed upon arrival at the terminal at the Merchant's costs and responsibility and may be delayed. Any resulting costs are for account of the Merchant. Loading and stowage of Containers and/or Goods on board the Vessel is carried out under the sole instructions of the Vessel's Master. All Goods and Containers may be stowed on deck without notice to the Merchant, at Merchant's risk. Requests for "under deck" stowage are subject to prior written approval by Miror its agents.

- 5.15
- Merchant, at Merchant's risk. Requests for "under deck" stowage are subject to prior written approval by MSC or its agents.

 All Freight (including local charges) shall be paid in the currency indicated on the invoice. Requests from the Merchant to pay in another currency must be submitted in writing and is subject to MSC's written approval and conditions. Freight is deemed earned on receipt of the Goods by the Carrier. Freight must be paid prior to receipt of the Goods by the Carrier, unless the Merchant has been granted in writing more favourable credit terms by MSC or its agents. "Payable elsewhere" or "Collect" Freight must be previously approved in writing by MSC or its agents and no release of cargo at destination will be allowed until freight has been paid and received, unless the Merchant has been granted in writing more favourable credit terms by MSC or its agents. Any bank service charges't transaction costs are for account of the payer.

 Unless expressly agreed otherwise, all invoices are payable immediately and without deduction or right of retention or of any set-off whatsoever.

 The Merchant shall enquire with MSC or its agents in respect of the Cut-off dates/times applicable to the booked shipment.
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- 5.17
- The Merchant shall enquire with MSC or its agents in respect of the Cut-off dates/times applicable to the booked shipment.

 For shipments to countries/areas requiring an Advanced Manifest System (AMS)-filing or comparable procedures, special deadlines for the submission of shipping instructions shall apply. The Merchant is responsible for enquiring about any specific deadline applicable to its shipment. The Merchant shall furnish correct shipping instructions for AMS-filing or comparable procedures. These filing procedures will be finalized on the basis of the shipping instructions and Advance Cargo Declaration (ACD). MSC shall not be under any obligation to send a draft of the bill of lading or sea wayill for the confirmation of the Merchant. Any correction required may be made only after payment by the Merchant of a manifest corrector (and/or security manifest amendment) fee. Required changes may be allowed subject to the feasibility of such changes.
- security manifest amendment) tee. Kequired changes may be allowed subject to the reasibility of such changes. Irrevocable choice of the type of contract of carriage The Merchant is given at the time of booking a shipment the choice between covering the carriage under (1) a bill of lading or (2) a sea waybill (sometimes referred as an "express bill of lading" or "express release bill"). Notwithstanding anything to the contrary in the Carrier's terms and conditions, the Merchant's election to use (1) or (2) shall be deemed irrevocable and the Merchant shall retain no right to ask for the issuance of another type of contract other than the one initially chosen. Notwithstanding the foregoing, in the event that the Merchant does request a different contract of carriage and in the event that the Carrier does agree to this request, then this shall be in Carrier's sole discretion.
 - carriage and in the event that the Carrier does agree to this request, then this shain be in carrier's sowe discretion. In consideration of the Carrier issuing a sea waybill, the booking party and the shipper undertake to ensure that the consignee designated on the sea waybill receives a legible copy of the sea waybill and agrees to abide by the Carrier's sea waybill terms and conditions as freely accessible under www.msc.com. The booking party and the shipper shall inform the consignee that a formal letter of acceptance of the Carrier's sea waybill terms and conditions may be requested from him at destination prior to delivery, it being made expressly clear that failure by MSC or its agents to obtain such a letter of acceptance prior to release of the Goods shall not be deemed in any way as a waiver by MSC of its rights to rely upon the Carrier's sea waybill terms and conditions in the Carrier's sea waybill even if the booking party or shipper has failed to provide a copy. In case of any failure by the booking party and the shipper to comply with those obligations or refusal by the consignee to abide by the

- terms and conditions of Carrier's sea waybill, the booking party and the shipper will be jointly and severally liable to indemnify the Carrier for any and all claims, losses, costs, expenses and liabilities of any nature whatsoever arising from or in connection with such failure or refusal. Sea waybills or bills of lading will be issued after the Goods are loaded on board the Vessel and kept at Merchant's disposal at the Agent's local office. Transfer and dispatch of documents (by post or courier) will only be done on Merchant's request and after payment of Freight and all other sums due to the Carrier, at Merchant's osle risk, expense and responsibility and such documents shall be deemed issued to the Merchant upon sending.

 A Pre-Receival Advice (PRA), including all necessary information, in particular but not limited to the description of the Goods, as well as reefer shipment details, must be prepared and submitted by the Merchant to the terminal prior to or at the time of gate-in of the full Container. The PRA supersedes any information provided at the time of booking, even if that information has been incorporated into the sea waybill / bill of lading and MSC relies on the PRA to carry and care for the Goods.

 The Merchant and/or its servants, agents and subcontractors are jointly responsible for correctness of all the information mentioned in the PRA and to ensure proper communication of the PRA prior to or at the time of gate-in. MSC shall in no circumstances whatsoever be liable for any consequence arising from or in connection with reliance on the PRA, improper or incomplete communication of such PRA.

 GOODS WEIGHT DECLARATION AND VGM COMPLIANCE 5.22

- GUODS WEIGHT DECLARATION AND VGM COMPLIANCE
 The Merchant must check and ensure that the actual payload per Container complies with all country-specific legal regulations or requirements at origin, in transit and at destination countries, including but not limited to any inland transport regulations. The Merchant's attention is drawn to the fact that seasonal restrictions may apply, including but not limited to spring thaw weight restrictions. They are expressly reminded that loading Goods in excess of the maximum payload of Containers is not permitted by law and this may result in severe injuries and casualties for which the Merchant will be held fully liable

fully liable.

As per the Safely of Life at Sea (SOLAS) Convention, it is mandatory for shippers to verify the weight of packed Containers, regardless of who packed the Container. The verification of actual Container weight must be performed on-shore and must be confirmed to the Vessei operator and the port terminal facility prior to Verified Gross Mass (VGM) Cut-off date/lime. Neither MSC nor its agents shall be responsible fo any costs arising out of or related to the declaration of incorrect Container weights.

All VGM declarations must be submitted to MSC prior to the VGM Cut-off date/lime, failing which Containers may not be planned on the scheduled Vessel. All costs, and consequences for any delay in submittition.

- - VGM declarations, non-submission of VGM declarations and/or for any noncompliance with VGM
 - VLM declarations, non-submission of VGM declarations and/or for any noncompliance with VGM statutory guidelines shall be for the Merchant's account.

 Unless agreed otherwise with the Agent, all VGM information must be submitted via an MSC approved EDI or API channel, such as myMSC.com.

 MSC reserves the right to apply a surcharge in case of any manual VGM data transfer.

 MSC does not permit its Containers to be used in any manner whatsoever to lift, load, move or carry

- MSC does not permit its Containers to be used in any manner whatsoever to lift, load, move or carry Goods:

 that are wrongly declared, or

 that weigh in excess of the declared VGM or commercial / manifest weight declared, or

 that weigh in excess of the declared VGM or commercial / manifest weight declared, or

 that weigh in excess of the payload of the equipment, or

 which weight is not evenly distributed.

 MSC shall not bear any liability due to any discrepancy between the VGM and the commercial weight provided for sea waybili / bill of lading manifesting purposes.

 Should MSC be made aware, prior to or during carriage, that its Containers have been used in breach of any of the provisions of this section, the Containers concerned may be refused for loading, kept onboard for return to origin, held in transit, discharged at any convenient port and/or corrective measures may be taken by the Carrier such as, but not limited to, resuffling into other Containers. All such steps may be taken in the Carrier's sole discretion and shall be done at the Merchant's sole risks and expense, including but not limited to additional Freight and extra charges, and the Merchant is liable to indemnify the Carrier for all costs, losses, delays, damages, fines, increased charges and any other consequences whatsoever arising from the breach of any of the above prohibitions.

 The Merchant shall be liable to MSC and its agents for all losses, claims, fines, demands, suits and actions of any kind whatsoever including in respect of death and personal injury, legal and court expenses, whether

 directly or indirectly resulting from or connected to such unauthorized use of the MSC's Containers. In the event of any breach of the provisions of this section, included but not limited to late submission of the VGM or submission of an incorrect VGM, MSC shall be entitled to charge additional fees (in addition to the
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- - LAF referred to in section 17 hereunder) as per Annex 1 and MSC shall have a lien over any Goods carried on behalf of the Merchant until all amounts due to MSC, including any additional fee charged and

- carried on behalf of the Merchant unu an announce and control to the Carried on behalf of the Merchant unu an announce and control to the Carried to the Car
- Goods.

 The Merchant must specifically notify any military or para-military shipment to the Carrier before the release of the Carrier's equipment. No booking of military / para-military cargo can be accepted without 7.2
 - MSC having received the prior approval from the relevant authorities. Furthermore, the compliance policy requirements of MSC must be adhered to. In addition, MSC may request the provision of a Letter of Indemnity (LOI) from the Merchant before accepting such shipments. Any quotation obtained on the basis of incomplete or inaccurate information as to the nature or value of the cargo shall not be binding on MSC and/ or shall be considered a material breach of contract, entitling MSC to
- 7.3
- entitling MSC to titing MSC to pend, modify or cancel the transportation at the Merchant's sole risk and expenses, and without judice to any other remedy available to the Carrier. A Merchant shall indemnify the Carrier against any and all claims, losses, costs, expenses and illities of any nature whatsoever arising from or in connection with the failure to comply with those
- provisions.

 MSC shall be entitled to apply a charge (as per Annex 1) for any misdeclaration in relation to military and/or para-military shipment, including but not limited to misdeclaration of any commodity listed on the 7.5
 - Munitions List or on the Wassenaar Arrangement Dual List Categories. This charge shall be levied without prejudice to the cargo mis-description fee under clause 3.10 above and any other applicable
- Critical cargoes are Goods which properties MSC reckons may create specific risks but are not classified under the IMDG code and its amendments. Such critical cargoes include without limitation
- INEXMINIS, NEWY
 cargoes such as coils and stone blocks, glass, self-combustible commodities such as charcoal and its
 derivatives, shredded rubbers, fish meal, cotton, lithium batteries.
 MSC shall be entitled to impose specific procedures for the approval of the shipment of such critical
 cargoes. In addition, MSC may request the provision of a Letter of Indemnity (LOI) from the Merchant
 hefore
- Deficiency accepting such shipments.

 The Merchant shall indemnify the Carrier against any and all claims, losses, costs, expenses and liabilities of any nature whatsoever arising from or in connection with the failure to comply with those 8.3
- provisions.

 MSC shall be entitled to apply a charge (as per Annex 1) for any misdeclaration in relation to critical cargoes, without prejudice to the cargo mis-description fee under clause 3.10 above and any other
- HAZARDOUS GOODS AND IMDG CARGO
- The Merchant and all its subcontractors engaged in the transport of hazardous Goods and IMDG Cargo ntended to be transported by sea must have been trained in the contents of hazardous Goods and IMDG
- provisions, commensurate with its responsibilities, and must comply with all provisions of the IMDG Code and its amendments, and any other applicable regulations. The Merchant is responsible to ensure that relevant IMO labels are affixed on the Containers carrying hazardous Goods and IMDG Cargo in such a manner that they are visible to all and stay intact and in place from.
- the moment the Container leaves the place of stuffing and until Container is physically delivered to the 9.3
- the moment the Container reaves us place or source and the shipment of such hazardous final receiver.

 MSC shall be entitled to impose specific procedures for the approval of the shipment of such hazardous Goods and IMDG Cargo. In addition, MSC may request the provision of a Letter of Indemnity (LOI) from the Merchant before accepting such shipments.

 Hazardous Goods and IMDG Cargo bookings are only accepted together with a Dangerous Goods Declaration (DGD).

 The signed "Container Packing Certificate" must be presented at the latest 48 hours prior to the export Cut-off date/lime. The Merchant shall enquire with MSC or its agents in respect of the Cut-off dates/times applicable to the booked shipment. 9.5
- curoin determine: The Mericanis shall enfoure with misc of its agents in respect or are curon datesumes applicable to the booked shipment.

 Even if a hazardous Goods and Milor policy booking is accepted by MSC in the first instance, MSC shall be entitled to reject the shipment in the Vessel's Master discretion.

 The Merchant shall indemnify the carrier against any and all claims, losses, costs, expenses and liabilities of any nature whatsoever arising from or in connection with the failure to comply with those 9.6



MEDITERRANEAN SHIPPING COMPANY (AUST) PTY LIMITED A.B.N. 12003760638

as agent for MSC Mediterranean Shipping Company S.A. (MSC)

Import Delivery Order

10/10/2025 Date: 2:37:52PM Time:

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9.8

- provisions.

 MSC shall be entitled to apply a charge (as per Annex 1) for any misdeclaration in relation to hazardous Goods and IMDG Cargo, without prejudice to the cargo mis-description fee under clause 3.10 above and any other applicable charges.

 WASTE AND SCRAP CARCO

 The Merchant shall ensure that each booking and shipment of waste and/or scrap cargo is properly and fordeclared to MSC and all applicable authorities, and that the shipment complies with all laws and regulation applicable to the shipment at origin, in transit and at destination countries, including but not limited to local way and customs regulations, EU Regulation 1013/2006 of 14th June 2006 on shipment of waste, and the 1989 Basel convention on the Control of Transboundary Movements of Hazardous Wastes and Their
- Disposals.

 MSC shall be entitled to impose specific procedures for the approval of the shipment of such cargoes. In addition, MSC may request the provision of a Letter of Indemnity (LOI) from the Merchant before accepting 10.2
- 10.3
- such shipments.

 The Merchant shall indemnify the Carrier against any and all claims, losses, costs, expenses and liabilities of any nature whatsoever arising from or in connection with the failure to comply with those provisions. MSC shall be entitled to apply a charge (as per Annex 1) for any misdeclaration or missing documentation in relation to waste and scrap cargoes, without prejudice to the cargo mis-description fee under clause 3.10 10.4

- relation to waste and scrap cargues, "minormy," above and any other applicable charges.

 REEFER AND TEMPERATURE-CONTROLLED GOODS

 REEFER AND TEMPERATURE CONTROLLED GOODS

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- A special reefer booking form shall be provided duly filled out for each reefer booking request, a template being available upon request. The Merchant is solely responsible for ensuring that the Container temperature is set at the required carrying temperature, and that the ventilation and humidity control, if such a setting facility exists, are properly set prior to stuffing of the Goods. The Merchant's use of the Container shall be prima facie evidence of its being sound and suitable for use. 11.2
- 11.3
- sound and suitable for use. In case of pre-carriage or reefer equipment arranged through MSC, the Merchant is solely responsible for instructing MSC whether a genset or clip-on is required or not. The maximum load line appearing on the reefer Container panels shall not be exceeded under any circumstance, as this would impair the correct circulation of the cooling air. For reefer shipments, the Merchant is responsible for ensuring that the setting parameters (including temperature, humidity and ventilation) given to the Carrier in the corresponding booking form match the shipning 11 5
- INSULUCIONS.

 MSC or its agents shall not be held liable for damages generated by any breach of the above provisions.

 CARRIAGE OF VEHICLES AND/OR RO-RO TRANSPORTATION

 Should the Merchant request MSC to transport vehicle(s) or any similar cargo, MSC shall not be liable for:

 scratches, dents, bumps, rusty spots, damaged upholstery fittings and/or engine/mechanical
 malfunctions/breakdowns on used/second-hand Goods nor for any consequence whatsoever resulting
 therefrom
 - pilferage and/or damage to personal effects and accessories equipment removable fittings cargo and/or
- pillerage and/or damage to personal effects and accessories, equipment, retituration interings, which go other possessions left onto or inside the Goods carried.

 The Merchant warrants that the vehicle(s) or any similar cargo shipped under the sea waybill / bill of lading, including anything left onto/inside it, are gas free and do not contain used refrigerators, freezers, air-conditioning equipment or any other prohibited Goods banned for import or export and cannot be considered toxic or harmful/hazardous waste under the legislation applicable at the countries of the port of 12.2
- 12.3 The Merchant agrees to be fully responsible for and to indemnify and hold MSC harmless against any inaccuracy in the Goods details such as, but not limited to, chassis/VIN number, age, weight, measure
- marks,
 number, quality and contents provided to MSC at the time of booking.

 EXPORT AND IMPORT LOCAL CHARGES (STORAGE / DEMURRAGE / DETENTIONS / ETC)

 The Merchant is required to check the applicable export and import local charges and Container free by contacting directly the local Algent.

 Container hire costs may apply in addition to all other applicable export local charges in the following directurestances.
- 13.2

 - circumstances:

 If Container free time has expired, until the Container is presented for shipment at the terminal and/or until the Container free time has expired, until the Container is loaded on board of the carrying Vessel;

 If the voyage is cancelled as a result of any event beyond the Carrier's control, until the date of that cancellation, being agreed and understood that a change in vessel or delay of the tentative voyage does not per se constitute such a cancellation;

 If loading of the Container on board the booked voyage is cancelled as a result of the act or omission of the Merchant, until the Container is returned to MSC's nominated container depot in accordance with clause 14.9 of the Carrier's see way-bill / bill of lading terms and conditions;

 If, at the request of the Merchant, including at transhipment port, loading of the Container on board the booked voyage is deferred, changed or alternative arrangements are made (including but not limited boilding the cargo in storage), until the Container is ultimately loaded on board a vessel for carriage by sea by MSC, notwithstanding when the Container was delivered into the terminal and into MSC's care and custody.
- INLAND FORWARDING SERVICES PROVIDED OUTSIDE THE SCOPE OF MSC'S BILL OF LADING OR
- SEAWAYBILL
 Insofar as an MSC agent agrees to procure, in addition to the voyage expressly covered by the Carrier's bill of lading / sea waybill (or in cases where no transport documents have been issued, by the Carrier's initial freight quotation or booking confirmation), inland forwarding services including but not limited to the port to port / ocean carriage, then that agreement dealing with inland forwarding services (but not the port to port / ocean carriage) will be between the MSC Agent and the Merchant directly. The Carrier shall in no circumstances whatsoever be considered as a party of such agreement. Under this inland forwarding services agreement, the Merchant is obliged upon placing of the order to explicitly draw the MSC agent attention to the cargo value, if such value exceeds USD 200000 0.00 per Container, in order to give MSC Agent the opportunity, without any obligation on MSC's part, to propose appropriate safety measures during the respective carriage and to explain the costs of these measures. Any such forwarding services are provided on terms as proposed by MSC's Sagent. Inland forwarding services provided outside the scope of MSC's sea waybill or bill of lading shall also be subject to MSC local tariff.

 IMPORT REQUIREMENTS FOR RELEASE OF GOODS
 Goods / Container(s) will not be authorized for release until all outstanding Freight and charges as well as
- 14.2

- 15.3
- 15.4
- 15.6
- Inland torwarding services provided outside the scope of MSC's sea waybill or bill of lading shall also be subject to MSC local tariff.

 IMPORT REQUIREMENTS FOR RELEASE OF GOODS

 Goods / Container(s) will not be authorized for release until all outstanding Freight and charges as well as any costs accrued in connection with the transportation of such Goods (including but not limited to costs of inspection in transit or the consequence thereof and local charges) are fully paid, without any deduction or set-off, to the Carrier or its agents, unless the Merchant has been granted in writing more favourable credit terms by MSC or its agents. Delivery of the Goods before such payment shall not be deemed as a waiver of such costs whatsoever and MSC shall remain entitled to claim all sums owed in full.

 By surrendering of the original bill of lading, the Consignee confirms its acceptance of the Carrier's bill of lading terms and conditions and might be required to sign the bill of lading's back. In case the bill of lading is sused "to order" or "to order of" a named consignee, a readable and complete chain of endorsements is necessary to proceed with the release.

 When a telex release is requested, the consignee shall also confirm in writing its acceptance of the Carrier's bill of lading is usued "to order" or "to order of" a named consignee, a readable and complete chain of endorsements is necessary to proceed with the release.

 When a selex release is requested, the consignee shall also confirm in writing its acceptance of the Carrier's bill of lading is standard wordings which acknowledges consignee's acceptance of the Carrier's sea waybill semma and conditions, including the law and jurisdiction clause.

 MSC may require consignee's agent for collection to be duly authorized through a letter of authority which shall be provided upon request. MSC may require such agent to provide a letter of undertaking to pay all accrued charges (including, but not limited to, demurrage, storage, plug-in charges, customs inspection) 15.8 15.9
- additional costs due to public holidays and known congestion times will be for the Merchant's sole account. Delivery

 Delivery of the Goods is always subject to the Carrier's applicable tariff referred to in Clause 3 of the MSC sea waybill / bill of lading terms and conditions.

 Should the Merchant fail to take delivery of the Goods within 10 days after expiry of the free time (as defined in clause 14.8 of the Carrier's sea waybill / bill of lading terms and conditions), such delay shall be deemed as unreasonable for the purpose of clause 20 of the Carrier's sea waybill / bill of lading terms and conditions, and the Carrier shall not thereafter have any further responsibilities or liability in respect of these Goods.

 Notwithstanding the above, the Carrier shall be entitled, without notice, to unpack the Goods and/or to store the Goods ashore, affoat, in the open or under cover, at the sole and entire risk of the Merchant and such storage shall constitute due delivery and the costs of such storage (if paid or payable by the Carrier or any agent or sub-contractor of the Carrier) shall forthwith upon demand be paid by the Merchant to the Carrier.

 If, whether by act or omission, the Merchant directly or indirectly prevents, delays or hinders the discharge or

 - any agent or sub-contractor of the Carrier) shall normwin upon deminato up paul by the merchant wo the Carrier.

 If, whether by, act or omission, the Merchant directly or indirectly prevents, delays or hinders the discharge or the delivery of the Goods, any costs, expenses or liability arising out of such act or omission shall be for the Merchant's sole account.

 Paperless delivery order The Merchant expressly agrees that in the context of any MSC contract of carriage, a delivery order shall include and may be validly established by any means, whether in electronic form or not and/ or whether nominative or not and/or whether revocable or not, authorizing the Merchant or its agents to take delivery of the Goods. The Merchant shall keep the Carrier fully indemnified and hold the Carrier harmless against any loss, claim, damage, or expense of whatsoever nature arising out of or in connection with the loss, misplacement or misappropriation of such delivery order or any of the Information contained in it, after the same is issued or communicated to the Merchant.

 The empty Container must be returned to the place designated by MSC in accordance with clause 14.9 of the Carrier's sea waybill / bill of lading terms and conditions, free of any residues from chemicals used to clean the Container, with fumigation labels and all other labels relating to Goods removed. Failure to comply with

this requirement may result in additional costs for account of the Merchant. The Carrier shall be entitled to request a deposit before authorizing the delivery of the Container. Such deposit shall be returned upon the redelivery of the empty Container in accordance with the above-mentioned requirements and payment of all

- EQUIPMENT RE- USE

 quipment re-use occurs whenever an empty Container is used for a new shipment by the Merchant
 without first being returned to an MSC nominated Container depot for inspection and maintenance. Such
 quipment re-use must be authorised by MSC in advance and a status changeover date ending the import
 enururage period will be agreed. The Merchant agrees to be charged with a re-use fee as per the Carrier's
- applicable rates. Equipment re-use is tolerated for the sole benefit and convenience of the Merchant, who shall accordingly bear any and all risks associated with the re-use and shall keep the Carrier and its agents fully indemnified (including reasonable legal expenses) against any claim that may be raised by any party caused by or in connection with the re-use of the Container. The Merchant shall inspect the Container (internally and externally) for suitability and bear any expense (including without limitation, re-positioning of the re-used unit to a MSC depot and delivery costs of a replacement Container) in the event the Container is not fit for 16.2

DEPOSIT AND LEGAL ADMINISTRATION FEE

- DEPOSIT AND LEGAL ADMINISTRATION FEE
 In the event of any situation of damage or perceived risk of damage to the Goods, Container, crew, Vessel
 and/or any third party properties caused, generated or suspected to have been caused or generated by the
 Merchant's negligence, fault or misconduct, MSC or its agents shall be entitled to request the Merchant to
 post a cash deposit covering the anticipated costs and expenses of any action deemed required, at
 Carrier's sole discretion, to remediate such situation or prevent such risk, before such action is actually
- taken. MSC or its agents shall be entitled to charge the Merchant a Legal Administration Fee (LAF) covering the extra coordination / organization work, and subsequent follow-up required by any situation of damage or perceived risk of damage to the Goods. Container, crew, Vessel and/or any third party properties caused or generated by the Merchant's negligence, fault or misconduct, without prejudice to any other sum of money MSC is entitled to claim in contract or in law as a consequence of same. This fee will be charged in addition to any expense or loss incurred by MSC as a consequence of Merchant's negligence, fault or misconduct. The amounts that MSC will be entitled to charge are as per Annex 1. The Carrier and its agents are authorized to charge the LAF in any legal currency that is legal tender in the place where the Carrier is seeking to enforce this claim. UNCLEARED AND ABANDONED CARGO FEE MSC or its acents shall be entitled to charge the Merchant a Uncleared and Abandoned Carno (UAC) fee.

UNCLEARED AND ABANDONED CARGO FEE

MSC or its agents shall be entitled to charge the Merchant a Uncleared and Abandoned Cargo (UAC) fee
(as per Annex 1), covering the extra coordination / organization work, and subsequent follow-up
necessitated by any Container remaining uncleared and/or uncollected in accordance with clause 20 of
the Carrier's sea waybill / bill of lading terms and conditions.

FEE / CHARGE	AMOUNT	
Additional fees of clause 3.6	Minimum USD 1'000.00	
Cargo mis-description fee of clause 3.10	Minimum USD 5'000.00 per Container	
High value commodity mis-declaration fee of clause 3.10	Minimum USD 25'000.00 per Container	
Additional fees of clause 6.7	Minimum USD 1'000.00 per Container	
Military and/or para-military misdeclaration charge of clause 7.5	Minimum USD 5'000.00 per Container	
Critical cargo misdeclaration charge of clause 8.4	Minimum USD 5'000.00 per Container	
Hazardous and IMDG Cargo misdeclaration charge of clause 9.8	Minimum USD 15'000.00 per Container	
Waste and scrap Cargo misdeclaration or missing documentation charge of clause 10.4	Minimum USD 1'000.00 per Container	
Legal Administration Fee (LAF) for expenses / losses incurred up to USD 500.00	USD 50.00 per Container	
Legal Administration Fee (LAF) for expenses / losses incurred between USD 500.00 and USD 1'000.00	USD 100.00 per Container	
Legal Administration Fee (LAF) for expenses / losses incurred between USD 1'000.00 and USD 2'000.00	USD 200.00 per Container	
Legal Administration Fee (LAF) for expenses / losses incurred over USD 2'000.00	USD 250.00 per Container	
Uncleared and Abandoned Cargo (UAC) fee	Minimum USD 100.00 per sea waybill / bill of lading	