CHAPTER C2 - CARRIERS LAW

ARRANGEMENT OF SECTIONS

SECTION

- 1. Liability as a common carrier.
- 2. Obligation to accept goods for carriage and grounds for refusal.
- 3. Common carrier's right to payment.
- 4. Common carrier's duty in emergency.
- 5. Common carrier's duty to deliver within a reasonable time.
- 6. Liability of common carrier.
- 7. Limit of liability of common carrier for loss or damage in certain cases.
- 8. Increased charge may be demanded in certain cases.
- 9. Carriers to give receipt for increased charges.
- 10. Common carrier not protected in absence of receipt.
- 11. Parties entitled to damages for loss may also recover increased charge.
- 12. Common carrier liable only to damages proved.
- 13. Public notice or declaration not to limit carriers liability in respect of losses from which he is not protected by this Law
- 14. Special contract not affected.
- 15. Actions not to abate for non-joinder of co-proprietor.
- 16. Exception as to criminal acts, etc.
- 17. Interpretation.
- 18. Citation and application.

SCHEDULE

CARRIERS LAW

A Law to regulate the relationship of carriers and persons entrusting to them certain parcels and packages for conveyance.

[KWS 20 of 1991, No. 4 of 2006.]

[Date of commencement: 15th August, 1991]

1. Liability as a common carrier

A person shall be liable as a common carrier of goods where he holds himself out, either expressly or by a course of conduct, as willing to carry for reward, so long as he has room, the goods, of all persons who entrust such goods to him to be carried at a reasonable price.

2. Obligation to accept goods for carriage and grounds for refusal