


1. Shipbroker ,	BIMCO STANDARD COAL AND ORE CHARTER PARTY CODE NAME: "COAL-OREVOY"		
		PART I	
3. Owners (full style and address)		2. Place and date of Charter Party Geneva,	
5. Vessel's name and flag		4. Charterers (full style and address)	
7. Vessel's particulars (Cl. 1(b)(v))		6. Rate in tons per hour (load.) (Cl. 1(b)(iv))	
9. First layday (Cl. 2(a))		8. Present position and prior commitments, if known (Cl. 2(b))	
11. Cancelling date (also state if other period of declaration of cancelling agreed) (Cl. 3(a))		10. Expected load readiness date (Cl. 2(b))	
13. Cargo / margin / lts or mts (Cl. 6)		12. Substitution (state "no" if not agreed) (Cl. 5)	
14. Advance notices (load and discharging) (State number of running days' notice to be given and to whom) (Cl. 7)			
15. Loading port(s) / berth(s) (Cl. 8(a))		16. Discharging port(s) / berth(s) (Cl. 8(b))	
17. Notice time in running hours (load and discharging) (only to be filled in if agreed) (Cl. 9(b)(i))			
18. Laytime (if separate laytime for load and discharging is agreed, fill in a) and b); If total laytime for load and discharging, fill in c) only) (Cl. 9(b)(iv) & 9(b)(v)) a) Laytime for loading b) Laytime for discharging c) Total laytime for loading and discharging			
19. Laytime exceptions (loading) (Cl. 9(c)(i))		20. Laytime exceptions (discharging) (Cl. 9(c)(i))	

21. Demurrage rate (loading) (Cl. 9(e)(ii))	22. Demurrage rate (discharging) (Cl. 9(e)(ii))
23. Despatch money (load &/or discharging) (Optional; if agreed indicate rate of despatch money) (Cl. 9(e)(iii))	24. Freight tax (state whether for Owners' or Charterers' account) (Cl. 13(c))
25. Agents at loading port(s) (Cl. 14)	26. Agents at discharging port(s) (Cl. 14)
27. Freight rate per metric ton (state whether fully or partly prepaid) (Cl. 15)	28. Freight payment (currency and when/where payable; also state beneficiary and bank account) (Cl. 15)
29. General average shall be adjusted/settled at (Cl. 22)	30. Dispute Resolution (state 26(a), 26(b) or 26(c) of Cl. 26, as agreed; if 26(c) agreed state place of arbitration) (if not filled in 26(a) shall apply) (Cl. 26)
31. Brokerage commission and to whom payable (Cl. 27)	32. Numbers of additional clauses covering special provisions, if agreed

It is mutually agreed that this Charter Party shall be performed subject to the conditions contained herein consisting of PART I including additional clauses, if any agreed and stated in Box 32, and PART II. In the event of a conflict of conditions, the provisions of PART I shall prevail over those of PART II to the extent of such conflict but no further.

Signature (Owners)	Signature (Charterers)
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PART II
“COAL-OREVOY” Standard Coal and Ore Charter Party

1. Vessel	1	delay, the Charterers shall have the option of cancelling	65
(a) The Owners shall exercise due diligence:	2	the Charter Party if the Vessel has not tendered notice	66
(i) before and at the beginning of the loaded voyage	3	of readiness to load on or before 23.59 hours on the	67
to make the Vessel seaworthy and in every way	4	new cancelling date.	68
fit for the voyage and for the trade for which the	5	(c) The Charterers shall in any event declare whether	69
Vessel is employed;	6	they exercise any option of cancelling under this Clause	70
(ii) throughout the currency of this Charter Party to	7	no later than the time of the Vessel's readiness to load.	71
ensure that the Vessel and her Master and crew	8		
comply with all safety, health and other applicable	9	4. Subletting, Assigning	72
laws and regulations of the Vessel's flag State and	10	The Charterers shall have the liberty of subletting or	73
of the places where she trades necessary to secure	11	assigning this Charter Party to any individual or	74
the safe and unhindered loading of the cargo,	12	company, but the Charterers shall always remain	75
performance of the voyage and discharging of the	13	responsible for the due fulfilment of all the terms and	76
cargo.	14	conditions of this Charter Party and shall warrant that	77
(b) The Vessel shall be:	15	any such sublet or assignment to another party will	78
(i) classed as stated in Box 7 and the Owners	16	not result in the Vessel being restricted in her future	79
warrant that this class shall be maintained	17	trading.	80
throughout the currency of this Charter Party;	18		
(ii) fully insured in respect of loss of or damage to	19	5. Substitution	81
the cargo by a Protection and Indemnity Club or	20	The Owners shall have liberty to substitute a Vessel,	82
liability underwriter and the Owners shall provide,	21	provided that such substitute Vessel's main particulars	83
on request, evidence of such insurance;	22	and position shall be subject to the Charterers' prior	84
(iii) insured for Hull and Machinery and basic War	23	approval, which is not to be unreasonably withheld,	85
Risks purposes;	24	but the Owners under this Charter Party shall remain	86
(iv) suitable for mechanical loading of the cargo and	25	responsible to the Charterers for the due fulfilment of	87
capable of receiving the cargo at the rate (if any)	26	this Charter Party. This Clause shall not apply if "No"	88
specified in Box 6 and be suitable for grab	27	inserted in Box 12.	89
discharge, failing which Clause (c) (iii) shall apply	28		
and the Owners shall reimburse the Charterers	29	6. Cargo	90
any actual extra discharge costs;	30	(a) The Charterers warrant that unless otherwise	91
(v) equipped to meet the technical requirements if	31	specified in Part I, the cargo referred to in Box 13 is	92
and as specified in Box 7.	32	non-hazardous and non-dangerous for carriage	93
		according to applicable safety regulations including,	94
		but not limited to, IMO Code(s).	95
2. First Layday, Present Position and Expected Load	33	(b) The Charterers shall have the right to ship parcels	96
Readiness	34	of different qualities and/or for different receivers in	97
(a) Laydays shall not commence before 00.00 hours	35	separate holds within the Vessel's natural segregation	98
on the date stated in Box 9. However, notice of	36	and suitable for her trim provided that such parcels	99
readiness may be given before that date and notice	37	can be loaded, carried and discharged without effecting	100
time, if provided for in Box 17, shall run forthwith.	38	the Vessel's seaworthiness. Other means of separation	101
(b) Present position of Vessel as per Box 8.	39	of different parcels may be specified in Part I.	102
Commitments prior to commencement of this Charter	40		
are as per Box 8. Expected load readiness as per	41	7. Advance Notices	103
Box 10.	42	The Owners or the Master shall give notices of	104
		expected readiness to load/discharge as specified in	105
3. Cancelling	43	Box 14 to the parties named therein and shall keep	106
(a) The Charterers shall have the option of cancelling	44	those parties advised of any alteration in expected load/	107
the Charter Party if the Vessel has not tendered notice	45	discharge readiness.	108
of readiness to load on or before 23.59 hours on the	46		
cancelling date stated in Box 11.	47	8. Port of Loading, Voyage, Port of Discharge	109
(b) Should the Owners anticipate that, despite the	48	(a) After completion of prior commitments as may	110
exercise of due diligence, the Vessel will not be ready	49	be stated in Box 8, the Vessel shall proceed to the	111
to load by the cancelling date, they shall notify the	50	loading port(s)/berth(s) as stated in Box 15.	112
Charterers thereof without delay stating the expected	51	(b) The Vessel shall carry the cargo with due	113
date of the Vessel's readiness to load and asking	52	despatch to the port(s)/berth(s) of discharge stated in	114
whether the Charterers will exercise their option of	53	Box 16. If the Charterers have the right to order the	115
cancelling the Charter Party, or agree to a new	54	Vessel to discharge at one or more ports out of several	116
cancelling date. The Charterers must declare such	55	ports named or within a specific range, the Charterers	117
option within 2 working days as applied at the	56	shall declare the actual port(s) of discharge to be	118
Charterers' place of business after the receipt of the	57	inserted in the Bills of Lading prior to the arrival of the	119
Owners' notice. If the Charterers do not exercise their	58	Vessel at the first port of loading.	120
option of cancelling, then this Charter Party shall be	59	(c) Unless the loading/discharging port(s)/berth(s) are	121
deemed to be amended such that the seventh day	60	specifically mentioned herein, the Charterers warrant	122
after the new readiness date stated in the Owners'	61	the safety of port(s)/ berth(s) nominated and that the	123
notification to the Charterers shall be the new	62	Vessel will be loaded and discharged always afloat.	124
cancelling date. The provisions of sub-clause (b) shall	63	(d) The Vessel shall be left in seaworthy trim for	125
operate only once, and in case of the Vessel's further	64		

PART II
“COAL-OREVOY” Standard Coal and Ore Charter Party

shifting between berths and ports.	126	*)	Indicate alternative agreed in Box 18.	191
(e) Unless otherwise agreed, loading and/or discharging at two or more ports shall be effected in geographical rotation.	127	(c)	Suspension of Laytime	192
	128	(i)	Unless the Vessel is on demurrage, laytime shall not count (1) during periods excepted as per Boxes 19 and 20, unless used, in which case only time actually used shall count; (2) for the duration of bad weather or sea conditions which actually prevent the Vessel's loading, discharging or the shifting between loading/discharging berths of the Vessel; (3) if so provided for in Clause 16.	193
	129			194
9. Notices of Readiness, Laytime,	130			195
Demurrage/Despatch Money	131			196
(a) Notice of Readiness	132			197
(i) At each port of loading and discharging notice of readiness shall be given to the Charterers or their Agents when the Vessel is in all respects ready to load/discharge at the loading/discharging berth. If the Vessel is a combination carrier, and has carried liquid cargo on its previous voyage, the Vessel shall possess a valid gas free certificate on tendering notice of readiness.	133	(ii)	Time shall not count as laytime or as time on demurrage whilst Vessel actually moving from waiting place whether at or off the port or from a lightening place off the port, until the Vessel is securely moored at the designated loading/discharging berth.	198
	134			199
	135			200
	136			201
	137			202
	138			203
	139			204
	140			205
(ii) If a loading/discharging berth is not designated or if such designated berth is not available upon the Vessel's arrival at or off the port, notice of readiness may be given upon arrival at the waiting place at or off the port. However, if at the time the loading/discharging berth becomes available, the Vessel is prevented from proceeding to the berth due to her inefficiency, weather, tidal conditions, strikes of tugs or pilots or mandatory regulations applicable to the Vessel, time shall not count from that time until such hindrance(s) has (have) ceased.	141	(iii)	Time lost due to inefficiency or any other cause attributable to the Vessel, her Master, her crew or the Owners shall not count as notice time or as laytime or as time on demurrage to the extent that loading or discharging or the matters covered by sub-clause (d)(i) are thereby affected.	206
	142			207
	143			208
	144			209
	145			210
	146			211
	147			212
	148	(iv)	If pursuant to Clause 10 (m) the Vessel has to vacate the loading/ discharging berth, notice time or laytime or time on demurrage shall not count from that time until she be in all respects ready to load/discharge and notification has been given to the Charterers accordingly.	213
	149			214
	150			215
	151			216
(iii) Notice of readiness may be given on any day at any time.	152			217
	153	(v)	If due to the matters referred to in sub-clauses (c)(iii) or (c)(iv), the Vessel loses her turn, such time shall count again only as from 24 hours after notification of the Vessel's new readiness has been given to the Charterers or when loading/discharging resumes whichever may be the sooner.	218
(b) Laytime	154			219
(i) The laytime shall commence when notice of readiness has been given and after expiration of notice time, if any, provided for in Box 17. Should the Vessel arrive at the (first) loading port and be ready to load before the date stated in Box 9, the Charterers shall have the right to start loading. The Charterers shall also have the right to load/discharge before the expiration of notice time. In either event, during such periods only time actually used shall count as laytime or as time on demurrage.	155			220
	156			221
	157			222
	158			223
	159			224
	160			225
	161	(d)	Termination of Laytime	226
	162	(i)	Laytime/Demurrage shall stop counting on completion of: (a) loading/discharging at the relevant port, (b) cargo documentation and/or draft survey for determination of cargo weight, (c) repairs to stevedore damage under Clause 12(b), whichever may be the later.	227
	163			228
	164			229
	165			230
(ii) The notice time, if any, shall only apply at first or sole loading and discharging port, respectively.	166			231
	167	(ii)	If required, the Vessel shall leave the berth as soon as possible within her control on completion of loading/discharging, failing which the Charterers shall be entitled to proved damages. However, if the Vessel then has to wait for reasons (b) and/or (c) as per sub-clause (d)(i), there must be a place available at which she can safely wait, and any extra expenses shall be for the Charterers' account.	232
	168			233
	169			234
	170			235
	171			236
*) (iv) Separate laytime.- The cargo shall be loaded within the number of hours/days of 24 consecutive hours or at the average loading rate per day of 24 consecutive hours as stated in Box 18a). The cargo shall be discharged within the number of hours/days of 24 consecutive hours or at the average discharging rate per day of 24 consecutive hours as stated in Box 18b).	172			237
	173			238
	174			239
	175			240
	176			241
	177	(e)	Demurrage/Despatch Money	242
	178	(i)	Demurrage accrued under this Charter Party shall be considered as constituting liquidated damages for exceeding the laytime provided for herein. However, if the Vessel has been on demurrage for 15 days or more and no cargo has been loaded, the Owners shall have the option of cancelling this Charter Party. No claim which the Owners may otherwise have against the Charterers shall be prejudiced by the Owners exercising their option of cancelling.	243
	179			244
	180			245
	181			246
	182			247
(vi) In the case of loading and/or discharging at more than one berth, laytime shall run continuously as if loading/discharging had been effected at one berth only but without prejudice to sub-clause (c).	183			248
	184			249
	185			250
	186			251
(vii) Notwithstanding any other terms of this Charter Party, in any event laytime will start counting at the latest upon commencement of loading or discharging of the cargo from the Vessel.	187	(ii)	Demurrage shall be due and payable by the Charterers day by day at the rate specified in Boxes 21 and 22 and in the manner provided for in Box 28.	252
	188			253
	189			254
	190			255
				256

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PART II

“COAL-OREVOY” Standard Coal and Ore Charter Party

(iii) Despatch money, if agreed upon in Box 23, shall be paid promptly by the Owners to the Charterers at half the demurrage rate or as otherwise agreed upon in Box 23 for laytime saved in loading and/or discharging.	257 258 259 260 261	regulations, shore labour is to be employed by the Charterers at their risk, liability and expense. The Vessel shall furnish and give free use of sufficient light for deck and holds, as on board.	322 323 324 325
10. Loading and Discharging	262	(k) The Charterers shall have the right to order the Vessel to leave without having loaded a full cargo, always provided that the Vessel be in seaworthy condition and that the Charterers pay deadfreight according to Clause 15(f).	326 327 328 329 330
(a) The Vessel shall be loaded and discharged as and where ordered by the Charterers.	263 264	(l) Overtime for loading and discharging to be for the account of the party ordering the same. If overtime be ordered by Port Authorities or any other Governmental Agencies, the Charterers to pay any extra expenses incurred. Officers' and crew's overtime charges always to be paid by the Owners.	331 332 333 334 335 336
(b) If the Charterers have not nominated a suitable loading or discharging berth on the Vessel's arrival off the port, or if such berth should not be available, the Vessel is to wait at a suitable place at or off the port. The Charterers shall have the right to designate a safe waiting place, otherwise the Master shall choose a waiting place using due diligence to minimize extra shifting costs provided for in sub-clause (d).	265 266 267 268 269 270 271 272	(m) In the event of loading/discharging being impossible due to inefficiency or any other cause attributable to the Vessel, her Master, her crew or the Owners and such impossibility continuing for more than three consecutive hours, the Charterers shall have the right to order the Vessel to vacate the berth and shifting from and back to berth shall be at the Owners' expense and time.	337 338 339 340 341 342 343 344
(c) The Charterers shall have the right to load and/or discharge at two berths at each port or place subject to sub-clause (d).	273 274 275		
(d) Shifting. - Costs of shifting the Vessel between berths at port(s) of loading and port(s) of discharge, including bunkers, shall be for the Charterers' account. Other costs on board the Vessel including wages and officers' and crew's overtime charges to be for the Owners' account.	276 277 278 279 280 281	11. Bulk Carrier Safety Clause	345
(e) The Owners or the Master shall in due time prior to commencement of loading submit to the Charterers (or their nominees) at the loading port a loading plan which shall be based on a reasonable number of shiftings between hatches and also meet applicable rules and regulations, including IMO Code(s). The Charterers shall inform the Owners/Master of any special composition of cargo required in sufficient time to permit the Owners/Master to work out and submit such loading plan.	282 283 284 285 286 287 288 289 290 291	(a) The Charterers shall instruct the terminal operators or their representatives to co-operate with the Master in completing the IMO SHIP/ShORE SAFETY CHECKLIST (IMO Resolution A.862(20) - Code of Practice for the Safe Loading and Unloading of Bulk Carriers (BLU Code) Appendix 3) and shall arrange all cargo operations strictly in accordance with the guidelines set out therein.	346 347 348 349 350 351 352 353
(f) Prior to loading, the Vessel's holds shall be adequately cleaned for loading the contracted cargo.	292 293	(b) In addition to the above and notwithstanding any provision in this Charter Party in respect of loading/discharging rates, the Charterers shall instruct the terminal operators to load/discharge the Vessel in accordance with the loading/discharging plan, which shall be approved by the Master with due regard to the Vessel's draught, trim, stability, stress or any other factor which may affect the safety of the Vessel.	354 355 356 357 358 359 360 361
(g) The Charterers shall load and spout-trim the cargo as per the loading plan, free of any risk, liability and expense to the Vessel. Any extra trimming and/or levelling required by the Master or Owners shall be performed at the Owners' expense and any time lost thereby shall not count as laytime/demurrage. Discharging, including shovel cleaning, shall be effected by the Charterers free of any risk, liability and expense to the Vessel.	294 295 296 297 298 299 300 301 302	(c) At any time during cargo operations the Master may, if he deems it necessary for reasons of safety of the Vessel, instruct the terminal operators or their representatives to slow down or stop the loading or discharging.	362 363 364 365 366
(h) Warping. - The Vessel shall warp, as reasonably required by the Charterers, solely for the purpose of making any hatch or hatches available to the loading/discharging appliances at that berth, and costs on board the Vessel including bunkers, wages and officers' and crew's overtime charges shall be for the Owners' account. However, the costs of any necessary outside services shall be for the Charterers' account. Laytime or time on demurrage shall not be interrupted thereby.	303 304 305 306 307 308 309 310 311 312	(d) Compliance with the provisions of this Clause shall not affect the counting of laytime.	367 368
(i) The Vessel shall work day and night and during any time as may be excepted as per Box 19 and Box 20, as required by the Charterers.	313 314 315	12. Stevedore Damage	369
(j) The Vessel shall, at her own risk and expense, open and close hatches prior to and after loading/discharging and also during loading/discharging as may be required by the Charterers to protect the cargo, provided local shore regulations permit. If same, however, is not permitted by local shore labour	316 317 318 319 320 321	(a) The Charterers shall be responsible for damage (beyond ordinary wear and tear) to any part of the Vessel caused by Stevedores at both ends. Such damage, as soon as apparent, shall be notified immediately by the Master to the Charterers or their port agents and to their Stevedores. The Owners/Master shall endeavour to obtain the Stevedores' written acknowledgment of the damage caused.	370 371 372 373 374 375 376 377
		(b) Stevedore damage affecting seaworthiness or the proper working of the Vessel and/or her equipment shall be repaired without delay before the Vessel sails from the port where such damage was caused and shall be paid for by the Charterers. Other repairs shall be done before the completion of the voyage where practicable, or otherwise at a place mutually agreed between the parties. All costs of such repairs shall	378 379 380 381 382 383 384 385

PART II

“COAL-OREVOY” Standard Coal and Ore Charter Party

also be for the Charterers' account and any time lost	386	incurred in connection with weighing or draught	449
shall be for the account of and shall be paid to the	387	survey. The Owners shall be at liberty to appoint	450
Owners by the Charterers at the demurrage rate.	388	check clerks at their own expense.	451
13. Dues, Taxes and Charges, Extra Insurance	389	(e) Deductions. - The freight shall be paid in cash	452
(a) On the Vessel. - The Owners shall pay all dues,	390	without discount in the manner described in Box 28.	453
duties, taxes and other charges customarily levied on	391	The Charterers shall only be entitled to deduct from	454
the Vessel, howsoever the amount thereof may be	392	the freight undisputed despatch money and extra	455
assessed.	393	insurance, provided properly documented, as per	456
(b) On the cargo. - The Charterers shall pay all dues,	394	Clause 13(d).	457
duties, taxes and charges levied on the cargo at the	395	(f) Deadfreight. - If the Charterers fail to supply a	458
port of loading/discharging, howsoever the amount	396	cargo as specified in Box 13, deadfreight shall be	459
thereof may be assessed.	397	payable but the Charterers shall not be bound to supply	460
(c) On the freight. - Taxes levied on the freight shall	398	cargo in excess of any quantity stated by the Owners	461
be paid by the Owners or the Charterers as agreed in	399	as the Vessel's capacity made available to the	462
Box 24.	400	Charterers. The laytime shall be calculated on that	463
(d) Extra Insurance. - Any extra insurance on cargo	401	quantity. The Owners/Master shall be entitled to clause	464
actually paid by the Charterers owing to Vessel's age,	402	Bills of Lading for any deadfreight due. If the Shippers/	465
class, flag or ownership shall be for the Owners'	403	Suppliers state in writing that no more cargo will be	466
account and may be deducted from the freight. The	404	shipped, the Owners shall not need to have any such	467
Charterers shall furnish evidence of payment	405	statement confirmed by the Charterers.	468
supporting any such deduction. Unless a maximum	406	16. Strike and Other Hindrances	469
amount has been agreed in Part I, such extra insurance	407	(a) If there is a strike or lock-out or any other cause	470
shall not exceed the lowest extra premium which would	408	referred to in Clause 24 (hereinafter the "hindrance")	471
be charged for the Vessel and voyage in the London	409	affecting or preventing the actual loading of the cargo,	472
insurance market.	410	or any part of it, when the Vessel is ready to proceed	473
14. Agents	411	from her last port or at any time during the voyage to	474
At the port(s) of loading the Vessel shall be consigned	412	the port or ports of loading or after her arrival there,	475
to the Agents as stated in Box 25 and at the port(s) of	413	the Master or the Owners may ask the Charterers to	476
discharge to the Agents as stipulated in Box 26, the	414	declare, that they agree to reckon the laydays as if	477
Owners always paying the customary fees.	415	there were no hindrance. Unless the Charterers have	478
15. Freight	416	given such declaration in writing (by telegram, if	479
The freight at the rate stated in Box 27 shall be	417	necessary) within 24 hours, the Owners shall have the	480
calculated on intaken quantity.	418	option of cancelling this Charter Party. If part cargo	481
(a) Prepaid. - If according to Boxes 27 or 28 freight	419	has already been loaded, the Owners must proceed	482
is to be paid on shipment, it shall be deemed earned	420	with same, (freight payable on loaded quantity only)	483
and non-returnable Vessel and/or cargo lost or not lost.	421	having liberty to complete with other cargo on the way	484
Bills of Lading showing "Freight prepaid" or the like	422	for their own account.	485
shall not be released until the freight has been duly	423	(b) If there is a hindrance affecting or preventing the	486
paid.	424	actual discharging of the cargo on or after the Vessel's	487
(b) After shipment. - If according to Box 28 freight	425	arrival at or off port of discharge and same has not	488
shall be payable within a number of days after	426	been settled within 48 hours, the Charterers shall have	489
shipment, the freight shall be deemed earned as per	427	the option of keeping the Vessel waiting until such	490
sub-clause (a). In such case Bills of Lading shall not	428	hindrance is at an end against paying half demurrage	491
be endorsed "Freight prepaid" or the like, unless	429	after expiration of the time provided for discharging	492
the freight has been paid.	430	until the hindrance has come to an end and thereafter	493
(c) Partly on Delivery. - If according to Boxes 27 or	431	full demurrage shall be payable until the completion of	494
28 a percentage of the freight shall be payable as per	432	discharging, or of ordering the Vessel to a safe port	495
sub-clauses (a) or (b) the balance shall be paid as per	433	where she can safely discharge without risk of being	496
sub-clause (c). However, in such case the total freight	434	detained by a hindrance. Such orders to be given within	497
shall be deemed earned as per sub-clause (a) and the	435	48 hours after the Master or the Owners have given	498
Charterers shall not have the option referred to in sub-	436	notice to the Charterers of the hindrance affecting the	499
clause (d)(i).	437	discharge. On delivery of the cargo at such port, all	500
(d) On Delivery. - If according to Boxes 27 or 28	438	conditions of this Charter Party and of the Bill of Lading	501
freight is payable at destination or on right and true	439	shall apply and the Vessel shall receive the same	502
delivery of the cargo, it shall not be deemed earned	440	freight as if she had discharged at the original port of	503
until the cargo is thus delivered.	441	destination, except that if the distance to the substituted	504
(i) On Delivered Weight. - When the freight is payable	442	port exceeds 100 nautical miles, the freight on the	505
on delivery of cargo the Charterers shall have the	443	cargo delivered at the substituted port to be increased	506
option of paying freight on delivered weight,	444	in proportion.	507
provided such option be declared in writing before	445	(c) Except for the obligations described above,	508
breaking bulk and the weight be ascertained by	446	neither the Charterers nor the Owners shall be	509
official weighing machine, otherwise by joint	447	responsible for the consequences of hindrances	510
draught survey. The Charterers shall pay all costs	448	preventing or affecting the actual loading or discharging	511
		of the cargo.	512

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17. General Ice Clause	513	accessible port and there discharge the remaining	579
The Vessel shall not be obliged to force ice but, subject	514	cargo.	580
to the Owners' approval and having due regard to its	515	(iii) On delivery of the cargo other than at the port(s)	581
size, construction and class, may follow ice-breakers	516	named in the Charter Party, all conditions of the	582
when reasonably required.	517	Bill of Lading shall apply and the Vessel shall	583
(a) Port of Loading	518	receive the same freight as if discharge had been	584
(i) If at any time after setting out on the approach	519	at the original port(s) of destination, except that if	585
voyage the Vessel's passage is impeded by ice,	520	the distance of the substituted port(s) exceeds	586
or if on arrival the loading port is inaccessible by	521	100 nautical miles, the freight on the cargo	587
reason of ice, the Master or Owners shall notify	522	delivered at the substituted port(s) shall be	588
the Charterers thereof and request them to	523	increased proportionately.	589
nominate a safe and accessible alternative port.	524		
If the Charterers fail within 48 running hours,	525	18. War Risks ("Voywar 1993")	590
Sundays and holidays included, to make such	526	(a) For the purpose of this Clause, the words:	591
nomination or agree to reckon laytime as if the	527	(i) "Owners" shall include the shipowners, bareboat	592
port named in the Charter Party were accessible	528	charterers, disponent owners, managers or other	593
or declare that they cancel the Charter Party, the	529	operators who are charged with the management	594
Owners shall have the option of cancelling the	530	of the Vessel, and the Master; and	595
Charter Party. In the event of cancellation by	531	(ii) "War Risks" shall include any war (whether actual	596
either party, the Charterers shall compensate the	532	or threatened), act of war, civil war, hostilities,	597
Owners for all proven loss of earnings under this	533	revolution, rebellion, civil commotion, warlike	598
Charter Party.	534	operations, the laying of mines (whether actual	599
(ii) If at any loading port the Master considers that	535	or reported), acts of piracy, acts of terrorists, acts	600
there is a danger of the Vessel being frozen in,	536	of hostility or malicious damage, blockades	601
and provided that the Master or Owners	537	(whether imposed against all vessels or imposed	602
immediately notify the Charterers thereof, the	538	selectively against vessels of certain flags or	603
Vessel may leave with cargo loaded on board	539	ownership, or against certain cargoes or crews	604
and proceed to the nearest safe and ice free	540	or otherwise howsoever), by any person, body,	605
place and there await the Charterers' nomination	541	terrorist or political group, or the Government of	606
of a safe and accessible alternative port within	542	any state whatsoever, which, in the reasonable	607
24 running hours, Sundays and holidays	543	judgement of the Master and/or the Owners, may	608
excluded, of the Master's or Owners' notification.	544	be dangerous or are likely to be or to become	609
If the Charterers fail to nominate such alternative	545	dangerous to the Vessel, her cargo, crew or other	610
port, the Vessel may proceed to any port(s),	546	persons on board the Vessel.	611
whether or not on the customary route for the	547	(b) If at any time before the Vessel commences	612
chartered voyage, to complete with cargo for the	548	loading, it appears that, in the reasonable judgement	613
Owners' account.	549	of the Master and/or the Owners, performance of the	614
(b) Port of Discharge	550	Charter Party, or any part of it, may expose, or is likely	615
(i) If the voyage to the discharging port is impeded	551	to expose, the Vessel, her cargo, crew or other persons	616
by ice, or if on arrival the discharging port is	552	on board the Vessel to War Risks, the Owners may	617
inaccessible by reason of ice, the Master or	553	give notice to the Charterers cancelling this Charter	618
Owners shall notify the Charterers thereof. In such	554	Party, or may refuse to perform such part of it as may	619
case, the Charterers shall have the option of	555	expose, or may be likely to expose, the Vessel, her	620
keeping the Vessel waiting until the port is	556	cargo, crew or other persons on board the Vessel to	621
accessible against paying compensation in an	557	War Risks; provided always that if this Charter Party	622
amount equivalent to the rate of demurrage or of	558	provides that loading or discharging is to take place	623
ordering the Vessel to a safe and accessible	559	within a range of ports, and at the port or ports	624
alternative port.	560	nominated by the Charterers the Vessel, her cargo,	625
If the Charterers fail to make such declaration	561	crew, or other persons on board the Vessel may be	626
within 48 running hours, Sundays and holidays	562	exposed, or may be likely to be exposed, to War Risks,	627
included, of the Master or Owners having given	563	the Owners shall first require the Charterers to	628
notice to the Charterers, the Master may proceed	564	nominate any other safe port which lies within the range	629
without further notice to the nearest safe and	565	for loading or discharging, and may only cancel this	630
accessible port and there discharge the cargo.	566	Charter Party if the Charterers shall not have	631
(ii) If at any discharging port the Master considers	567	nominated such safe port or ports within 48 hours of	632
that there is a danger of the Vessel being frozen	568	receipt of notice of such requirement.	633
in, and provided that the Master or Owners	569	(c) The Owners shall not be required to continue to	634
immediately notify the Charterers thereof, the	570	load cargo for any voyage, or to sign Bills of Lading for	635
Vessel may leave with cargo remaining on board	571	any port or place, or to proceed or continue on any	636
and proceed to the nearest safe and ice free place	572	voyage, or on any part thereof, or to proceed through	637
and there await the Charterers' nomination of a	573	any canal or waterway, or to proceed to or remain at	638
safe and accessible alternative port within 24	574	any port or place whatsoever, where it appears, either	639
running hours, Sundays and holidays excluded,	575	after the loading of the cargo commences, or at any	640
of the Master's or Owners' notification. If the	576	stage of the voyage thereafter before the discharge of	641
Charterers fail to nominate such alternative port,	577	the cargo is completed, that, in the reasonable	642
the Vessel may proceed to the nearest safe and	578	judgement of the Master and/or the Owners, the	643

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Vessel, her cargo (or any part thereof), crew or other persons on board the Vessel (or any one or more of them) may be, or are likely to be, exposed to War Risks. If it should so appear, the Owners may by notice request the Charterers to nominate a safe port for the discharge of the cargo or any part thereof, and if within 48 hours of the receipt of such notice, the Charterers shall not have nominated such a port, the Owners may discharge the cargo at any safe port of their choice (including the port of loading) in complete fulfilment of the Charter Party. The Owners shall be entitled to recover from the Charterers the extra expenses of such discharge and, if the discharge takes place at any port other than the loading port, to receive the full freight as though the cargo had been carried to the discharging port and if the extra distance exceeds 100 miles, to additional freight which shall be the same percentage of the freight contracted for as the percentage which the extra distance represents to the distance of the normal and customary route, the Owners having a lien on the cargo for such expenses and freight.	644 645 646 647 648 649 650 651 652 653 654 655 656 657 658 659 660 661 662 663 664	part thereof or other persons on board the Vessel when there is reason to believe that they may be subject to internment, imprisonment or other sanctions;	710 711 712 713
(d) If at any stage of the voyage after the loading of the cargo commences, it appears that, in the reasonable judgement of the Master and/or the Owners, the Vessel, her cargo, crew or other persons on board the Vessel may be, or are likely to be, exposed to War Risks on any part of the route (including any canal or waterway) which is normally and customarily used in a voyage of the nature contracted for, and there is another longer route to the discharging port, the Owners shall give notice to the Charterers that this route will be taken. In this event the Owners shall be entitled, if the total extra distance exceeds 100 miles, to additional freight which shall be the same percentage of the freight contracted for as the percentage which the extra distance represents to the distance of the normal and customary route.	665 666 667 668 669 670 671 672 673 674 675 676 677 678 679 680	(vi) where cargo has not been loaded or has been discharged by the Owners under any provisions of this Clause, to load other cargo for the Owners' own benefit and carry it to any other port or ports whatsoever, whether backwards or forwards or in a contrary direction to the ordinary or customary route.	714 715 716 717 718 719 720
(e) The Vessel shall have liberty:-	681	(f) If in compliance with any of the provisions of subclauses (b) to (e) of this Clause anything is done or not done, such shall not be deemed to be a deviation, but shall be considered as due fulfilment of the Charter Party.	721 722 723 724 725
(i) to comply with all orders, directions, recommendations or advice as to departure, arrival, routes, sailing in convoy, ports of call, stoppages, destinations, discharge of cargo, delivery or in any way whatsoever which are given by the Government of the Nation under whose flag the Vessel sails, or other Government to whose laws the Owners are subject, or any other Government which so requires, or any body or group acting with the power to compel compliance with their orders or directions;	682 683 684 685 686 687 688 689 690 691 692	19. Lien	726
(ii) to comply with the orders, directions or recommendations of any war risks underwriters who have the authority to give the same under the terms of the war risks insurance;	693 694 695 696	(a) The Owners shall have a lien on the cargo for freight, deadfreight, demurrage and general average contribution due to them under this Charter Party.	727 728 729
(iii) to comply with the terms of any resolution of the Security Council of the United Nations, any directives of the European Community, the effective orders of any other Supranational body which has the right to issue and give the same, and with national laws aimed at enforcing the same to which the Owners are subject, and to obey the orders and directions of those who are charged with their enforcement;	697 698 699 700 701 702 703 704 705	(b) The Charterers shall remain responsible for deadfreight and demurrage, incurred at port of loading and for freight and demurrage incurred at port of discharge.	730 731 732 733
(iv) to discharge at any other port any cargo or part thereof which may render the Vessel liable to confiscation as a contraband carrier;	706 707 708	20. Liberty	734
(v) to call at any other port to change the crew or any	709	The Vessel shall have liberty to sail with or without pilots, to tow or go to the assistance of vessels in distress, to call at any port or place for oil fuel supplies, and to deviate for the purpose of saving life or property, or for any other reasonable purpose whatsoever.	735 736 737 738 739
		21. Both-to-Blame Collision Clause	740
		If the Vessel comes into collision with another vessel as a result of the negligence of the other vessel and any act, neglect or default of the Master, mariner, pilot or the servants of the Owners in the navigation or in the management of the Vessel, the owners of the cargo carried hereunder will indemnify Owners against all loss or liability to the other or non-carrying vessel or her owners in so far as such loss or liability represents loss of, or damage to, or any claim whatsoever of the owners of said cargo, paid or payable by the other or non-carrying vessel or her owners to the owners of said cargo and set-off, recouped or recovered by the other or non-carrying vessel or her owners as part of their claim against the carrying vessel or owners. The foregoing provisions shall also apply where the owners, operators or those in charge of any vessel or vessels or objects other than, or in addition to, the colliding vessels or objects are at fault in respect of a collision or contact.	741 742 743 744 745 746 747 748 749 750 751 752 753 754 755 756 757 758 759
		22. General Average and New Jason Clause	760
		General Average shall be adjusted and settled at the place indicated in Box 29 according to the York/Antwerp Rules, 1994, or any modification thereof, but if, notwithstanding the provisions specified in Box 29, the adjustment is made in accordance with the law and practice of the United States of America, the following clause shall apply: "In the event of accident, danger, damage or disaster before or after the commencement of the voyage, resulting from any cause whatsoever, whether due to negligence or not, for which, or for the consequence of which, Owners are not responsible,	761 762 763 764 765 766 767 768 769 770 771

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by statute, contract or otherwise, the goods, shippers, consignees or owners of the goods shall contribute with Owners in general average to the payment of any sacrifices, losses or expenses of a general average nature that may be made or incurred and shall pay salvage and special charges incurred in respect of the goods. If a salving Vessel is owned or operated by Owners, salvage shall be paid for as fully as if the said salving Vessel or vessels belonged to strangers. Such deposit as Owners, or their agents, may deem sufficient to cover the estimated contribution of the goods and any salvage and special charges thereon shall, if required, be made by the goods, shippers, consignees or owners of the goods to Owners before delivery".	772 773 774 775 776 777 778 779 780 781 782 783 784 785	extent that the terms or contents of such bills of lading impose or result in the imposition of more onerous liabilities upon the Owners than those assumed by the Owners under this Charter Party.	835 836 837 838
23. Responsibilities	786	26. Dispute Resolution	839
(a) The International Convention for the Unification of Certain Rules of Law relating to Bills of Lading signed at Brussels on 25 August 1924 ("the Hague Rules") as amended by the Protocol signed at Brussels on 23 February 1968 ("the Hague-Visby Rules") and as enacted in the country of shipment shall apply to this Charter Party. When the Hague-Visby Rules are not enacted in the country of shipment, the corresponding legislation of the country of destination shall apply, irrespective of whether such legislation may only regulate outbound shipments.	787 788 789 790 791 792 793 794 795 796 797	*) (a) This Charter Party shall be governed by and construed in accordance with English law and any dispute arising out of or in connection with this Charter Party shall be referred to arbitration in London in accordance with the Arbitration Act 1996 or any statutory modification or re-enactment thereof save to the extent necessary to give effect to the provisions of this Clause. The arbitration shall be conducted in accordance with the London Maritime Arbitrators Association (LMAA) Terms current at the time when the arbitration proceedings are commenced.	840 841 842 843 844 845 846 847 848 849 850
(b) When there is no enactment of the Hague-Visby Rules in either the country of shipment or in the country of destination, the Hague-Visby Rules shall apply to this Charter Party save where the Hague Rules as enacted in the country of shipment or if no such enactment is in place, the Hague Rules as enacted in the country of destination, compulsorily applicable to shipments, in which case the provisions of such Rules shall apply.	798 799 800 801 802 803 804 805 806	The reference shall be to three arbitrators. A party wishing to refer a dispute to arbitration shall appoint its arbitrator and send notice of such appointment in writing to the other party requiring the other party to appoint its own arbitrator within 14 calendar days of that notice and stating that it will appoint its arbitrator as sole arbitrator unless the other party appoints its own arbitrator and gives notice that it has done so within the 14 days specified. If the other party does not appoint its own arbitrator and give notice that it has done so within the 14 days specified, the party referring a dispute to arbitration may, without the requirement of any further prior notice to the other party, appoint its arbitrator as sole arbitrator and shall advise the other party accordingly. The award of a sole arbitrator shall be binding on both parties as if he had been appointed by agreement. Nothing herein shall prevent the parties agreeing in writing to vary these provisions to provide for the appointment of a sole arbitrator.	851 852 853 854 855 856 857 858 859 860 861 862 863 864 865 866 867 868 869 870
(c) The Protocol signed at Brussels on 21 December 1979 ("the SDR Protocol 1979") shall apply where the Hague-Visby Rules apply, whether mandatorily or by this Charter Party.	807 808 809 810	In cases where neither the claim nor any counterclaim exceeds the sum of US\$50,000 (or such other sum as the parties may agree) the arbitration shall be conducted in accordance with the LMAA Small Claims Procedure current at the time when the arbitration proceedings are commenced.	871 872 873 874 875 876
(d) The Owners shall in no case be responsible for loss of or damage to cargo arising prior to loading, after discharging, or while the cargo is in the charge of another carrier, or with respect to deck cargo and live animals.	811 812 813 814 815	*) (b) This Charter Party shall be governed by and construed in accordance with Title 9 of the United States Code and the Maritime Law of the United States and any dispute arising out of or in connection with this Contract shall be referred to three persons at New York, one to be appointed by each of the parties hereto, and the third by the two so chosen; their decision or that of any two of them shall be final, and for the purposes of enforcing any award, judgement may be entered on an award by any court of competent jurisdiction. The proceedings shall be conducted in accordance with the rules of the Society of Maritime Arbitrators, Inc.	877 878 879 880 881 882 883 884 885 886 887 888 889
24. Force Majeure	816	In cases where neither the claim nor any counterclaim exceeds the sum of US\$50,000 (or such other sum as the parties may agree) the arbitration shall be conducted in accordance with the Shortened Arbitration Procedure of the Society of Maritime Arbitrators, Inc. current at the time when the arbitration proceedings are commenced.	890 891 892 893 894 895 896
Save to the extent otherwise in this Charter Party expressly provided, neither party shall be responsible for any loss or damage or delay or failure in performance hereunder resulting from Act of God, war, terrorism, civil commotion, quarantine, strikes, lockouts, arrest or restraint of princes, rulers and peoples or any other event whatsoever which cannot be avoided or guarded against.	817 818 819 820 821 822 823 824	*) (c) This Charter Party shall be governed by and construed in accordance with the laws of the place mutually agreed by the parties and any dispute arising	897 898 899
25. Bills of Lading	825		
Bills of Lading shall be presented and signed by the Master as per the "COAL-OREVOYBILL" Bill of Lading form, always in accordance with Mate's Receipts and without prejudice to this Charter Party, or by the Agents provided written authority has been given by Owners to the Agents, a copy of which is to be furnished to the Charterers. The Charterers shall indemnify the Owners against all consequences or liabilities that may arise from the signing of bills of lading as presented to the	826 827 828 829 830 831 832 833 834		

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out of or in connection with this Charter Party shall be referred to arbitration at a mutually agreed place, subject to the procedures applicable there.	900	estimated amount of freight to be paid by the party responsible for such non-execution to the Brokers as indemnity for the latter's expenses and work. In case of more voyages the amount of indemnity to be agreed.	965 966 967 968 969
(d) Notwithstanding (a), (b) or (c) above, the parties may agree at any time to refer to mediation any difference and/or dispute arising out of or in connection with this Charter Party.	901 902 903 904 905		
In the case of a dispute in respect of which arbitration has been commenced under (a), (b) or (c) above, the following shall apply:-	906	28. Notices	970
(i) Either party may at any time and from time to time elect to refer the dispute or part of the dispute to mediation by service on the other party of a written notice (the "Mediation Notice") calling on the other party to agree to mediation.	907 908 909 910 911 912 913 914	(a) All notices given by either party or their agents to the other party or their agents in accordance with the provisions of this Charter Party shall be in writing.	971 972 973
(ii) The other party shall thereupon within 14 calendar days of receipt of the Mediation Notice confirm that they agree to mediation, in which case the parties shall thereafter agree a mediator within a further 14 calendar days, failing which on the application of either party a mediator will be appointed promptly by the Arbitration Tribunal ("the Tribunal") or such person as the Tribunal may designate for that purpose. The mediation shall be conducted in such place and in accordance with such procedure and on such terms as the parties may agree or, in the event of disagreement, as may be set by the mediator.	915 916 917 918 919 920 921 922 923 924 925 926 927	(b) For the purposes of this Charter Party, "in writing" shall mean any method of legible communication. A notice may be given by any effective means including, but not limited to, cable, telex, fax, e-mail, registered or recorded mail, or by personal service.	974 975 976 977 978
(iii) If the other party does not agree to mediate, that fact may be brought to the attention of the Tribunal and may be taken into account by the Tribunal when allocating the costs of the arbitration as between the parties.	928 929 930 931 932		
(iv) The mediation shall not affect the right of either party to seek such relief or take such steps as it considers necessary to protect its interest.	933 934 935		
(v) Either party may advise the Tribunal that they have agreed to mediation. The arbitration procedure shall continue during the conduct of the mediation but the Tribunal may take the mediation timetable into account when setting the timetable for steps in the arbitration.	936 937 938 939 940 941		
(vi) Unless otherwise agreed or specified in the mediation terms, each party shall bear its own costs incurred in the mediation and the parties shall share equally the mediator's costs and expenses.	942 943 944 945 946		
(vii) The mediation process shall be without prejudice and confidential and no information or documents disclosed during it shall be revealed to the Tribunal except to the extent that they are disclosable under the law and procedure governing the arbitration.	947 948 949 950 951 952		
(Note: The parties should be aware that the mediation process may not necessarily interrupt time limits.)	953 954		
(e) If Box 30 in PART I is not appropriately filled in, sub-clause (a) of this Clause shall apply. Sub-clause (d) shall apply in all cases.	955 956 957		
*) Sub-clauses (a), (b) and (c) are alternatives; indicate alternative agreed in Box 30:	958 959		
27. Brokerage	960		
A brokerage commission at the rate stated in Box 31 on the freight, dead-freight and demurrage earned is due to the party mentioned in Box 31.	961 962 963		
In case of non-execution 1/3 of the brokerage on the	964		