Standard Conditions governing Multimodal Transport Documents Issued in accordance with Multimodal Transportation of Goods Act, 1993. [As placed on www.dgshipping.com / Shipping Notices / MTO]

Definitions

- Carrier means a person who is engaged in the business of transporting for hire goods by road, rait, inland waterways or sea; "Consignee" means the person named as consignee in the Multimodal Transport Contract;
- (c) "Consignment" means the goods entrusted to a MTO for Multimodal ransportation
- (d) "Consignor" means the person, named in the Multimodal Transport Contract
- (d) "Consignor" means the person, named in the Multimodal Transport Contract as consignor, by whom or on whose behalf the goods covered by such contract are entrusted to a MTO for Multimodal Transportation; (e) "Delivery" means (1) in the case of negotiable MTD, delivery on the consignment to, or placing the consignment at the disposal of, the consignment at the disposal of the consignment at the disposal of the consignment at the disposal of the consignment on his behalf; (f) "Endorsement" means the signing by the consignment on his behalf; (f) "Endorsement" means the signing by the consignment on the endorsee after adding a direction on a negotiable MTD, to pass the property in the goods mentioned in such document to a specified person; (g) "Goods" includes (1) containers, pallets or similar articles of transport used to consolidate goods; and (2) animats (h) "Mode of Transport" means carriage of goods by road, rafi, inland waterways of sea;

- "Mode of Transport" means carriage or goods by two or more modes of sea;
 "Multimodal transportation" means carriage of goods by two or more modes of transport from the place of acceptance of the goods in India to a place of delivery of the goods outside India;
 "Multimodal Transport contract" means a contract entered into by the consignor and the MTO for Multimodal Transportation;
 "Multimodal Transporter Operator" (MTO) means any person who (1) concludes a Multimodal Transport Contract on his own behalf or through another person acting on his behalf, (2) acts as a principal, and not as an agent either of the consignor or of the carrier participating in the Multimodal Transportation, and who assumes responsibility for the performance of the sald contract, and (3) is registered under sub-section (3) of Section 4 of the Act;
- Negotiable MTD* means a MTD which is (a) made out to order or to rer (or (b) made out to order and is transferable by endorsement, or (c) made out to bearer and is transferable without endorsement

(m)*Non-negotiable MTD* means a MTD which indicates only one named

2. Acceptability:
The provisions set out and referred to in this MTD shall apply, if the transport as described on the face of the document is by two or more modes of transport from the place of acceptance of the goods in India to a place of delivery of the

- glodes outside india.

 Effect of issuance of MTD:

 (1) The issuance of the MTD confers and imposes on all parties having or acquiring hernafter an Interest in the rights' obligations and defences set out in the conditions mentioned in this document.

 (2) By the issuance of the MTD the MTO;

 (a) Undertakes to perform and/ or in his own name to procure performance of the MTO including all services which are necessary to such transport from the time of taking the goods in charge to the time of delivery, and accepts responsibility for such transport and such services to the extent set cut in these conditions;

 (b) accepts responsibility for the acts and omissions of his agents or his servants, when such agents or servants are acting within their scope of their employment, as if such acts and omissions were own;

 (c) accepts responsibility for the acts and omissions of any other person whose services he uses for the performance of the contract evidenced by this MTD;

- (d) Undertakes to perform or to procure performance of all acts necessary to ensure delivery;
 (a) assumes liability to extent set out in these conditions for loss of or damage
- to the goods occurring between the time of taking them into his charge and the time of delivery and undertakes to pay compensation as set out in these conditions in respect of such loss or damage.

 (f) assumes flability to the extent set out in these conditions for delay in delivery
- of the goods and undertakes to pay compensation as set out in that

Negotiability and title to the goods:
By accepting the Multimodal Transport Document, the consignor and his transferees agree with the MTO that, unless it is marked Thon-negotiable it shalt constitute title to the goods and the holder, by endorsement of this MTD, shall be entitled to receive or to transfer the goods mentioned in this MTD.

Reservations:
If the MTD contains particulars concerning the general nature, leading marks, number of packages or pieces, weight or quantity of the goods which the MTO or a person acting on his behalf knows, or has reasonable grounds to suspect, do not accurately represents the goods actually taken in charge, or if the has no reasonable means of checking such particulars, the MTO or a person acting on his behalf shell insert in the MTD are servation specifying these inaccuracies, grounds of suspicion or the absence of reasonable means or checking it the MTO or a person acting on his behalf safe to note on the MTD the apprent condition of the goods, he is deemed to have noted or the MTD that the goods were in apparent good condition.

Evidentiary effect of the MTD:

- (1) The MTD shall be prima fact evidence of the taking in charge by the MTO
- In a M O shaft be prima fact evidence of the taking in charge by the MIO of the goods as described therein; and
 Proof to the contrary by the MTO shall not be admissible if the MTD is issued in negotiable form and has been transferred to a third party, including a consignee, who has acted in good faith in reflance on the description of goods therein.

7. Guarantee by the consignor:

- Guarantee by the consignor:

 (I) The consignor shall be deemed to have guaranteed, to the MTO, the accuracy at the time the goods were taken incharge by the MTO, of particulars relating to the general nature of the goods, their marks, number, weight and quantity and, if applicable, to the dangerous character of the goods, as furnished by him for insertion in the MTO.

 (I) The consignor shall indemnify the MTO against loss resulting from inaccuractes or inadequactes of the particulars. The consignor shall remain liable even if the MTO has been transferred by him. The right of the MTO to such indemnify shall in no way limit his liability under the Multimodal Transport Contract to any cerson other than the consignor.

- The consignor shall mark or label dangerous goods in a sultable manner as "dangerous goods"
- (1) the consignor shall mark or fabel dangerous goods in a suitable manner as "dangerous goods."

 (2) Where the consignor hands over dangerous goods to the MTO or any person acting on his behalf the consignor shall inform him of the dangerous character of the goods and if necessary, the precautions to be taken, if the consignor falls to do so and the MTO does not otherwise have knowledge of their dangerous character, then;

 (i) the consignor shall be liable to the MTO for all loss resulting from the shipment of such goods, and (ii) the goods may at any time be unloaded, destroyed, or rendered innocuous, as the circumstances may require, without payment of compensation.

 (3) The above provisions may not be involved by any person if during the Muttmodal Transport he has taken the goods in his charpe with knowledge of the dangerous character.

 (4) If, in cases where the provisions, (2) (b) referred to above do not apply or may not be evoked, dangerous goods, become on actual denger to life or property, they may be unloaded, destroyed or rendered innocuous, as the

circumstances may require, without payment of compensation, except where there is an obligation to contribute in general average or where the MTO is liable, in accordance with the provisions of relevant conditions

- Period of responsibility
 (1) The responsibility of the MTO for the goods covers the period from the time he takes the goods in his charge to the time of their delivery. For the purpose of this responsibility, the MTO is deemed to be in charge of the
- goods:

 (a) from the time he has taken over the goods from: (1) the consignor or a person acting on his behalf: or (2) an authority or other third party to whom, pursuant to taw or regulations applicable at the place of taking charge the goods must be handed over for transport;

 (b) until the time he has delivered the goods:(1) by handing then over to the consignee; or (2) by placing them at the disposal of the consignee in accordance with the Multimodal "nansport Contract or with the law or with the transport goods to an authority or other third party to whom: pursuant to taw or recognitions applicable at the place of delivery; or (3) by handing over the goods to an authority or other third party to whom: pursuant to taw or recognitions applicable at the place of delivery, the goods must be handedover.

 (2) Reference to the MTO in this regard shall include his servants or agents or any other person of whose services he makes use of for performance of the Multimodal Transport Contract, and reference to the consignor or consignee shall include their servants of agents.

- 10. Basis of liability:

 (1) The MYO shall be liable for loss resulting from loss of or damage to the odds, delay in deflivery and any consequential loss or damage to the goods, delay in deflivery and any consequential loss or damage arising from such delay if the occurrence which caused such loss, age or delay in deflivery, took place while the goods were in his charge unless the MTO proves that he, his servants or agents or any other person whose services he uses for the performance of the contract evidenced by this Mutlomodal
- he uses for the performance of the contract evidenced by this Mutlomodal Transport Document, took all measures that could reasonably required to avoid the occurrence and its consequences.

 (2) Where fault or neglect on the part of the MTO, his servants or agents or any other person whose services he uses for the performance of the contract evidenced by this MTD, combines with another cause to produce loss or damage or delay in delivery, the MTO shall be liable only to the extent tjat the loss, damage or delay and delivery wich is attributable to such fault are neglect, provided that the MTO proves the part of the loss, damage or delay in delivery not attributable thereto.

 (3) Delay in delivery occurs when the goods have not been delivered within the time expressly agreed upon or in the absence of such agreement, within reasonable time required by a diligent MTO, having regard to the circumstances of the cases to effect the delivery of goods.

 (4) If the goods have not been delivered within ninety consecutive days following the date of delivery expressly agreed upon, the claimant may treat the goods as lost.

11. Liability for loss or damage when the stage of transport where the loss or damage occurred is not known:

- r damage occurred is not known:

 When the MTO is liable to pay compensation in respect of loss of or damage to, the goods occurring between the time of taking them into his charge and the time of delivery and the stage of transport where the loss or damage occurred is not known;

 Such compensation shall be calculated by reference to the value of such goods at the place and the time they are delivered to the consignee or at the place and time when, in accordance with the contract of Multimodal Transport, they should have been so delivered.

 The value of such goods shall be determined according to the current commodify exchange price or if there is no such price, according to the current market price, or if there is no commodify exchange price are current market price, by reference to the normal value of goods of the same kind and quality;
- market price, by reference to the normal value of young of the same not and quality. However, the MTO shall not, in any case be liable for an amount greater than the actual loss to the person entitled to make the claim. Where the MTO becomes liable for any loss of, or damage to, any consignment, the nature and value whereof, have not been declared by the consignment before such consignment has been taken in charge by the Multimodal Transport Operator and the stage of transport at which such loss or damage occurred is not known, then the liability of the MTO to pay compensation shall not exceed two Special Drewing Rights per kilops and the cross weight of the consignment lost or damaged or 686.67. Special of the gross weight of the consignment lost or damaged or 666.67. Special Drawing Rights per package or until lost or damaged, whichever is higher.

- of the gross weight of the consignment lost or damaged or 868 67. Special Drawing Rights per package or until tost or damaged, whichever is higher.

 Nowithstanding anything contained above if the multimodal transportation does not, according to the Multimodal Transport Contract, including carriage of goods by sea or ty intend waterways, the MTD shall be limited to an amount not exceeding 8.33 Special Drawing Rights per kilogram of the gross weight after goods loster damaged.

 12. Liability for fore producing while itse stage of transport where the loss or damage occurred is known:

 (1) When the MTO is liable to pay companisation in respectively according to the goods occurred a known:

 (1) When the MTO is liable to pay companisation in respectively auch loss or damage occurred as wholey beneat the fine of taking-fish into his charge and the time of delivate and the stage of taking-fish into his charge and the designment of the figure of the special such loss or damage occurred is wholey beneated the stage occurred as the case maybe, white the provisions of the indian law or the applicable law out to the provisions of the indian law or the applicable law out to the provisions of the indian law or the applicable law out to the provisions of the indian law or the MTO shall be determined as though the ATO was a carrier referred to in so the provisions of the ast referred to condition. (1) above the liability of the ATO was a carrier referred to in so that the provisions of the law referred to condition. (1) above the liability of the ATO was a carrier referred to in so that and the provisions of the carriage.

13. Defence and limits for the MTO and his servants:

- (1) The defence and the limits of liability provided for in this MTD shall apply in action against the MTO in respect of loss resulting from loss or damage to goods, delay in delivery and any consequential loss or damage arising
- from such delay.

 (2) If any action in respect of loss resulting from loss of, or damage along from such delay.

 (2) If any action in respect of loss resulting from loss of, or damage to, the goods or from delay in delivery is brought against the servant or agent of the MTO, if such servant or agent proves that he acted within the scope of his employment, or against any other person of whose services he makes use for the performance of the Mutilmodal Transport Contract. If such other person proves that he acted within the performance of the contract the servant or agent or such other person shall be entitled to avail himself of servant or agent or such other person shall be entitled to avail himself of the defences and limits of liability which the MTO is entitled to invoke under this MTD
- (3) Except as provided for liability for delay, as mentioned below, the aggregate of the amounts recoverable from the MTO and from a servant or agent or any other person of whose services he makes use of for the performance of the Multimodal Transport Contract shall not exceed the limits of liability vided for In this MTD.

14. Liability for delay:

The liability of the MTO for loss resulting from delay in delivery as per condition 10 above shall be limited to an amount equivalent to the freight payable for the goods delayed but not exceeding the total freight payable under the Multimodal Tansport Cotract.

Loss of the right to limit liability:

(1) The limits of liability established in conditions 11,12and 14 above shalf not apply if it is proved that the loss damage or delay in delivery resulted from an act or omission of the MTO (or his servants or agents or any other

- person of whose services he makes use for the performances of Multimodal
- person of whose services he makes use for the performances of Multimodal Transport Contract), done with the intent to cause such loss, or damage or delay in delivery or recklessly and with knowledge that such loss, damage or delay would probably result.

 (2) Notwithstanding the provisions 13(2) above, if it is proved that the loss, damage or delay in delivery resulted from an act, or omission of a servant or agent (or any person whose services the MTO makes use for the performance of Multimodal Transport Contract), done with the intent to cause loss, damage or delay in delivery would probably result, the servant or agent shall not be entitled to the benefit of limitation of liability provided for in these condition. for in these condition

- 16. Delivery /non-delivery

 (1) If the goods are not taken delivery of the goods by the consignee within a reasonable time after the MTO has called upon him to take delivery MTO shall be at libery to put the goods in safe custody on behalf of the consignee at the consignee's risk and expenses or to place the goods at the disposal of the consigne in accordance with the Multimodal Transport Contract or with the law or with the usage of the particular trade applicable at the with the law, or with the usage of the particular trade applicable at the place of delivery.

 (2) The MTO shall be discharged from his obligation to deliver the goods, if,
 - where a negotiable MTD has been issued in a set of more than on he, or a person acting on his behalf, has in good faith delivered the goods against surrender of one of such originals.

- 17. Notice of loss, damage or delay:

 (1) Unless notice of loss or damage: specifying the general nature nature of such loss or damage is given in writing by the consignee to the MTO at the time of taking over the goods such heading over its prima facie evidence of the delivery of MTO of the goods as described in the MTD.

 (2) Where the loss of damage is not apparent, the provisions of condition: (1) referred to above apply correspondingly if notice in writing is not given within six consecutive days after the day when the goods were handed over to the consinued.
 - over to the consignee.
 (3) if the state of the goods at the time they were handed over to the consignee
 - (3) if the state of the goods at the time they were handed over to the consignee has been the subject of a joint survey or inspection by the parties or their representatives at the place of delivery, notice in writing need not be given of loss or damage ascertained during such survey or inspection (4) In the case of any actual or apprehended loss or damage the MTO and the consignee shall give all reasonable facilities to each other for inspecting and tallying the goods.
 (5) If any of the notice periods provided for in condition (2) and (4) referred to above terminates on a public holiday at the place of delivery. Such periods shall be extended upto the next working day.
 (6) Notice given to a person acting on behalf of the MTO including any person of whose services he makes use at the place of delivery, shall be deemed to have given to the MTO.

 - to have given to the MTO.

18. Freight and charges :

- (1) Freight shall be deemed earned on receipt of goods by MTO shall be paid
- (2) For the purpose of verifying the freight basis, the MTO reserves the right to have the contents of the containers, trailers or similar articles of transport inspected in order to ascertain the weight, measurement, value or nature
- (3) All dues taxes and the charges levied on the goods and other expen-connection therewith, shall be paid by the consigner or the consign the holder of MTD or the owner of the goods.

19. Containers etc:

- (1) Goods may be showed by the MTO by means of containers. Trailers, transportable tanks, flats, pallets or similar articles of transport used to consolidate goods and these articles of transport may be stowed under
- or on deck.
 (2) If a container has not been filled, packed or stowed by the MTO, the MTO

- (2) If a container has not been filled, packed or stowed by the MTO, the MTO shall not be liable for any loss of, or damage to, its contents, and the consignor shall cover any loss of expense incurred by the MTO. If such loss, damage or expense has been caused by:

 (a) negligent filling, packing, or stowing of the container; or (b) the contents being unsuitable for carriage in container; or (c) the unsuitability or defective condition of the container unless the container has been supplied by the MTO and the unsuitable or defective condition would not have been apparent upon reasonable inspection at, or prior to, the time when the container was filled, packed and stowed.

 The provision of this condition also apply with respect to trailers, transportation nks, flats and pallets which have not been filled, packed or stowed by MTO.

 (3) The MTO does not accopt fiability for the functioning in reper equipment of pacific supplied by the consignor.

 (4) If, by order of the auriforities of any place, the goods have to be unpacked from their containers to be inspected, the MTO shall be entitled to recover the cost of unpacking, inspection and repacking from the consignor/consignee.

nces etc. affecting performance:

The MTO shall use reasonable endeavours to complete the transport and to deliver the goods at the place designated for delivery.

The MTO shall have a lien on the goods for any amount due under this Multimodal Contract and for the costs of recovering the same and may enforce such lien in any reasonable manner.

22. Limitation of action:

Any action relating to Multimodal Transport under these conditions shall be time barred if judicial proceedings have not been instituted within a period of nine months after:

(1) the date of delivery of the goods, or
(2) the date when the goods should have been delivered, or
(3) the date on and from which the party entitled to receive has the right to treat the good as lost.

23 Judediction

. Jurisdiction: In judicial proceedings relating to the contract for MTD under these conditions the plaintiff, at his option, may institute an action in a court which, according to the law of country where the court is situated, is competent and within the jurisdiction of which is situated one of the following places. (a) the principal place of business or in the absence thereof, the habitual residence of the defendant or (b) the place where the Multimodal Transport Contract was made, provided that the defendant has these a place of business branch of accorded that the defendant has these a place of business proched of according to the place where the Multimodal Transport Contract was made, provided that the defendant has the case of the size of business branch of according to the place where the Multimodal Transport Contract was made.

- that the defendant has there a place of business, branch of agency at
- (c) the place of taking charge of the goods for Multimodal Transportation or the place of delivery thereof; or (d) any offier place specified for that purpose in the Multimodal Transport Contract and evidenced in the MTD.

24. General Average:

he consignor or consignee, the holder of the MTD the receiver and the owner the goods shall indemnity MTO in respect of any claims of the goods average ature which may be made on him and shall provide such security as may be squired by the MTO in this connection.

25. Arbitration:

Sultable provisions may be incorporated, by the parties to the Multimodal Transport Contract.j