BILL OF LADING FOR PORT TO PORT OR COMBINED TRANSPORT

GUANGDONG MANGOSTEEN TECHNOLOGY CO., LTD. WORKSHOP B, FLOOR 3, BLOCK A, BUILDING

6, YILI INDUSTRIAL PARK, LONGTANG TOWN, QINGCHENG DISTRICT , QINGYUAN

CITY, GUANGDONG PROVINCE

Consignee (if "To Order" so indicate)

INTERLINEX BV DR NOLENSLAAN 155.6136GM SITTARD, NETHERLANDS NL859425332B01

Bill of Lading No SZXRTMM02611



PELORUS SHIPPING LINE LTD. No.2, G/Fl., Block A, Tonic Industrial Center 26 Kai Cheung Road, Kowloon Bay Kowloon, Hong Kong

Notify Party (no claim shall attach for failure to notify)

SAME AS CONSIGNEE

For Delivery, please apply to HELLMANN WORLDWIDE LOGISTICS B.V. RHONEWEG 78 3198 LE EUROPORT ROTTERDAM

THE NETHERLANDS

Tel: +31102801888 / Fax: +31104128321

Country of Origin

Vo. of Oriain nal Bills of Lading / THREE

Vessel & Voyage

HMM ST PETERSBURG / 006W

Port of Transshipment (if applicable)

Transshipment Vessel (if applicable)

Port of Loading

Port of Dischar

Place of receipt (for Comb. Transport only) YANTTAN

YANTIAN

ROTTERDAM

Place of Delivery (for Comb. Transport only) ROTTERDAM

Marks & Numbers

Pre-Carriage by

Number of Packages

Description of goods

Gross Weight

Measurement

CY/CY

SHIPPER'S LOAD & COUNT & SEAL

ONE (1X40 'HC) CONTAINER

SAID TO CONTAIN:

CONTAINER NO/SEAL NO

HLBU3386566/HLG3405836/40 'HC/111CTN(S)/10212.000KG/60.260CBM(CY/CY)

111 CTN(S)

10212.000 KG 60.260 CBM

N/M

111 CTN(S)

========

//FREIGHT PREPAID//

10212.000 KG

ELECTRIC SCOOTER

60.260 CBM

TOTAL: ONE (1X40 'HC) CONTAINER ONLY

Temperature Control Instructions Total No. of Package Bill of Lading Type FCL / FCL 111 ORIGINAL Freight Payable At Excess Value Declaration: Refer to Clause 15.3(b) on reverse side

ORIGIN

Special Clauses

Freight Details, Charges, etc.

Received by the Carrier, as far as ascertained by reasonable means of checking in apparent good order and condition unless otherwise herein stated, the fotal number or quantity of Containers or other packages or units indicated in the box entitled Number of Packages for carriage the port of loading (or the place of Edwerty if mentioned above) to the port of isolating or the place of Edwerty if mentioned above) to the port of discharge for the place of Edwerty if mentioned above) such carriage being always subject to the terms, rights, defences, provisions, conditions, exceptions, limitations, and liberties hereof (INCLUDING ALL THOSE TERMS AND CONDITIONS CONTRIBLED IN THE CARRIER TERMS AND CONDITIONS CONTRIBLED THE CARRIER TERMS AND CONDITIONS CONTRIBLED IN THE CARRIER TERMS AND CONDITIONS CONTRIBLED IN THE CARRIER TERMS AND CONTRIBLED THE TERMS AND CONTRIBLED THE TERMS AND CONTRIBLED THE TERMS AND CONTRIBLED THE

Shipped On Board the Vesse

HMM ST PETERSBURG/

006W

YANTIAN

18.04.2022 On (date)

As Agents for Carrier: PELORUS SHIPPING LINE LTD.

Place and Date of issue SHENZHEN, 18.04.2022

Signed on behalf of the Carrier: PELORUS SHIPPING LINE LTD.

No.2, G/Fl., Block A, Tonic Industrial Center 26 Kai Cheung Road, Kowloon Bay

Kowloon, Hong Kong

By: HELLMANN WORLDWIDE LOGISTICS (CHINA) LIMITED SHENZHEN BRANCH

As Agents

Pelorus Shipping Line Ltd., No.2, G/Fl., Block A, Tonic Industrial Center, 26 Kai Cheung Road, Kowloon Bay, Kowloon, Hong Kong

DEFINITIONS AND INTERPRETATION Definitions

Carriage means any operations or services (including all related documentary, customs and infort technology processes used or produced) undertaken by or on behalf of the Carrier in respect of the Carrier means Pedrus Shipping line Limited whose registered office is at No.2 (AFI), Block A, To Industrial Center, 26 Kai Cheung Road, Kowloon Bay, Kowloon, Hong Kong, on whose behalf this bi

Carrier Group means the Carrier and every other Person which, from time to time, is or becomes a subsidiary or holding company of the Carrier, or a subsidiary of any such holding company or the ultimat holding company of the Carrier (and the terms subsidiary and holding company shall have the meaning given to them by the Companies Ordinance (Chapter 622 of the Laws of Hong Kong)).

Carrier's Agents includes the company within the Carrier Group or the independent agent of the Carrier which arranged the Carrier and Lording and the company within Carrier Group or the independent agent of the Carrier in the country where the Goods are discharged and/or delivered.

Charges includes Frieght, demurrage, detention costs and all other expenses and monetary obligations, including duties, taxes and dues, incurred by the Carrier and payable by the Merchant.

COSSA means that I.S. Carrierand Goods has Sea, for the Mistrad States of America, 1036.

ans the U.S. Carriage of Goods by Sea Act of the United States of America 1936

Consolidation includes stuffing, packing, loading or securing of Goods on or within Containers (and **Consolidate** and **Consolidated** shall be construed accordingly);

Container includes any container (including open top containers), trailer, transportable tank, platform, lift van, flat, flat-rack, cradle, pallet, sled or any similar article of transport used to Consolidate goods and any

Compulsory Legislation means an international convention or national law w

Port to Port Transport arises if it is not Combined Transport;

Combined Transport arises if the Carrier has indicated a place of receipt and/or a place of delivery that is

Carriage and which cannot be departed from, including COGSA in the case of US Carriage

es the Shipper, the Consignee, the receiver of the Goods and the Person entitled to

of any of the above mentioned Persons, including agents, servants and Sub-Contractors; ge_means any Carriage which is not US Carriage; a Container is loaded with more than one package or unit, the packages or other shipping d on the face of this bill of fading as packed in such Container are each deemed a Package as in individual, corporation or other legal entity; also known as the United States Federal Bill of Lading Act 1916, 49 U.S.C. §§80101-80116

ins the International Convention for the Safety of Life at Sea of the International Maritime lemented by the SOLAS Guidelines, as amended from time to tin SOLAS Guidelines means the Guidelines regarding the verified gross mass (VGM) of a container carrying cargo (MSC.1/Circ.1475) published by the International Maritime Organization;

Sub-Contractor includes owners, charterers and operators of Vessels (other than the Carrier), stev terminal and/or groupage operators, road, rail and air transport operators, customs brokers, warehou

Where the Carrier is instructed to provide a Container, unless otherwise agreed by the Ca Carrier is not under an obligation to provide a Container of any particular type or quality. This bill of lading shall govern the responsibility of the Carrier in connection with or arisin supply of a Container to the Merchant, whether supplied before or after the Goods are rec Carrier or delivered to the Merchant.

oever shall be at the sole risk of the Merchant until proper CONSOLIDATION AND STUFFING OF THE CONTAINERS

caused by the unsuitability of the Goods for carriage in the Contai

hant at or prior to the time when the Container was stuffed; of

ned by other Persons

abilish the verified gross mass of e ried pursuant to this bill of lading. Carrier shall not have any liability ne event that the verified gross ma

MERCHANT'S RESPONSIBILITIES AND WARRANTIES

the Goods or the Merchant

THE GOODS

6.1

The merchant warrants that, in agreeing to this bill of lading it is, or is the agent of and has the authority of, the P entitled to the possession of the Goods and this bill of lading or any Person who has future interest in the Goods and this bill of lading.

entitled to the possession of the Goods and the Sid Ind Indiang.

future interest in the Goods and this Sid Ind Indiang.

the description and particulars of the Goods and Container(s) set out on the face hereof includiverified gross makes, weight, Content, measure, quantity, quality, condition, marks, numbers and have been checked by the Merchant and are corect;

the Goods are packed and loaded within the Container in a manner adequate to withstand the orisks of Carniga, having regard to their nature and in compliance with all laws, regulations and requirements which may be applicable.

the Goods contain no stolen goods, contraband or other illegal material or substances or any gry which violate any intellectual orether property rights of any third party, neither the Goods contain no stolen goods, contraband or other illegal material or substances or any gry which violate any intellectual orether property rights of any third party, neither the Goods can be subject to any import or expert prohibitor, Sanction or restriction imposed by an country, supranational or international governmental organisations or here relevant authority. He Goods can be received held, carried and delivered, and all associated payments made and received, in each case without infringing any sanction, prohibition or restriction, imposed by an ountry, supranational or international governmental organisation or or other relevant authority, by reason of the nature of the Goods or the involvement of any party.

The Merchant shall comply with all applicable laws, regulations and requirements (including at imposed at any time before or during the Carriage relating to anti-terrorism measures) of oust port and other authorities and shall bear and pay all duties, taxes, fines, imposts, expenses any including authorities and shall bear and pay all duties, taxes, fines, imposts, expenses any undertaken) incurred or suffered by reason thereof or by reason of any illegal, incorrect or incurred or suffered by reason thereof or by reason of any illegal,

annt shall be liable for the loss, damage, contamination, soiling, detention or demurrage of noluding Containers) of the Carrier or any Person (other than the Merchant) or Vessel

Soods which are or may become dangerous (whether or not so listed in codes), inflammable, laging, injurious (including radioactive materials), noxious or which are or may become liable to

accordance with all applicable laws, regulations or requirements (or any combination of the foregoir including information about the characteristics of the Goods, the appropriate manner and method or

uoning innormation adout the characteristics of the Goods, and crage, handling and transportation of the Goods, and Container and/or other covering in which the Goods are to be transported and/or the Goods mselves being distinctly marked on the outside so as to indicate the nature and character of any the Goods and so as to comply with all applicable laws, regulations and/or requirements. ny such Goods are delivered to the Carrier in breach of Clause 6.1(a), or if, at any time in the opini

any property or Person whatsoever shall be tendered to the Carrier for Carriage without rrier's express consent in writing; ormation necessary for the Carrier to perform its obligation in connection with the Goods i

and any independent contractors, servants or agents employed by the Carrier in performance of the Carriage and any independent contractors, servants or agents employed by the Carrier in performance of the Carriage and including their direct and indirect sub-contractors, servants and agents. US Carriage means Carriage to, from or through any port of the United States of America; Vessel means any waterborne craft used in the Carriage under this bill of lading, including feeder vessels,

sels and inland water vessels and whether named in the bill of lading or substituted vessels; and the Carriage means the carriage of Goods by sea or inland waterways.

porima facie evidence of that Container being sound and suitable for usased into the care of the Merchant for packing, unpacking or any other

ontainer has been Consolidated by the Merchant the Carrier shall not be liable for loss of o

oss mass provided by or on behalf of the Merchant is inaccura

ds and this bill of lading or any Person who has a present of

y delay from establishing the verified gross mass in accordance with Clause 4.2 and Il indemnify the Carrier from and gainst any and all liabilities resulting from the

caused by the unsuitability or defective condition of the Container actually used, provided that the Container has been supplied by or on behalf of the Carrier, this paragraph 3.2(c) shall only

ng the word including shall be interpreted without limitation to the generality of the ed as Merchant shall be jointly and severally liable to the Carrier for the fulfi

on who tendered the Goods to the Carrier and any Person named as shipper in the

COGSA

n-US Carriage

Person includes a Pomerene Act al

Interpretation

SOLAS mea

2.4

(a) (b) (c)

eans the Carrier and every other Person which, from time to time is or l

COLLECTION AND DELIVERY AT THE MERCHANT'S PREMISES nen collection or delivery takes place at the Merchant's premises, the place of coll all be the usual place of loading or undealing the Goods into or from the whice an c Carrier shall not be under any obligation to provide any plant, power or labour with juried for the loading or unloading at such premises, and this shall be the responsi trohant at it so wan risk and expense; and

ance given by the Carrier additional to the foregoing is given entirely at the Merchant's risk

unless made out "to order.

of lading under its control, provided that, and only to the extent the Carrier had, reasonable means of

Goods of any description (whether containerised or not) may be stowed on or under deck without notice to the Merchant, unless on the front of this bill of lading it is specifically stipulated that the

Containers or Goods will be carried under deck, and any deck stowage shall not be a deviation of whatsoever nature or degree. If carried on deck, the Carrier shall not be required to note, mark or stamp on the bill of lading any statement of such on deck carriage. Subject to Clause 9.2, such Go

stamp or the tim in always at statement to south or beek carnage. Sougher to clause 92, 30 whether carnage and beek or under deck shall participate in General Average and such Goods sha deemed to be within the definition of Goods for the purposes of any Compulsory Legislation. Goods which are stated on the front of this bill of lading to be carried on deck, and which are act carried on deck (and livestock, whether or not carried on deck), are carnied without responsibility part of the Carrier for loss or damage of whatsoever nature arising during Carnage by sea or initial waterway whether caused by unseaworthiness or negligence or any other cause whatsoever. The Merchant shall indemnify the Carrier against all and any extra cost incurred for any reason what

comply with any orders or recommendations given by any government or authority or any Persocoty acting or purporting to act as or on behalf of such government or authority or having under

injuried persons, and call for fuel at any port(so n) place(s).

Anything done in accordance with this Clause or any delay arising therefrom shall be deemed to within the contractual Carriage and shall not be a deviation of whatsoever nature or degree.

Hindrances or delay

If at any time the Carriage is or is likely to be affected by any hindrance, risk, delay, difficulty or disadvantage of any kind (including the condition of the Gods and any of the Merchant or Sub-Contractors becoming insolvent), or if it appears at any time that the Goods, or any part of the cannot safely or properly be carried or carried further, either at all not without notices to the Carriage are diverted or carried further, either at all not without notices to the Merchant treat the performance of the Carriage as terminated and place the Goods at the diaposal and responsibility of the Merchant at any place or port, or without projectic be to the Carrier right to subsequently abandon the Carriage under Clause 10s above, continue the Carriage and (as the Merchant's agent only) take any measures and/or incireasonable additional eyepens to carry or continue the Carriage and merchant shall be entitled to the full Charges on Goods received for Carriage and Merchant plans and plans and subsequently abandon the Carriage and Merchant shall be entitled to the full Charges on Goods received for Carriage and Merchant shall payany additional costs resulting from the above mentioned circumstances.

DELIVERY OF GOODS

o the Carrier. Such storage shall constitute due delive of the Carrier in respect of the Goods or that part the scharged by the Carrier, if the Merchant fails to take

reasonable time or whenever in the opinion of the farmity to take derively or in e door reasonable time or whenever in the opinion of the farmity the Goods are likely to ate, decay, become worthless or incur charges whether for storage or otherwise in of their value, the Carrier may, at its discretion, without prejudice to any rights which he er against the Merchant, without notice and without any responsibility whatsoever g to him, unstuff, sell, destroy or dispose of the Goods at the sole risk and expense of

uave against the Merchant, without notice and without any responsibility what soever ining to him, unstring self, destroy or dispose of the Goods at the sole risk and expense of the nant, and apply any proceeds of sale in reduction of the sums due to the Carrier from the gain. The aforesaid unstuffing, sale, destruction or disposal of the Goods shall constitute elivery hereunder and thereupon all liability what soever of the Carrier in respect of the

hant is responsible for returning the Containers empty, with interiors brushed and clean, odou The prescribed by the Carrier. Should a Container not be returned within the time so prescribed, the laction shall be liable for any detention, loss or expenses (as set out in the approximation of the carrier and the Management of the carrier and the car

Carrier and the Merchant fany, or where there is no such agreement, the determint loss or expenses (as set out in the agreement between the payable under this clause will be as charged to the Carrier by the relevant Sub-Contractor) which may raise from such hoperetury. The Merchant shall be esponsible for any loss of demonst

Containers supplied by or on behalf of the Carrier.

CHAINGES

The provisions of the Carrier's applicable tariff, if any, are incorporated herein. Particular attention is drawn to the provisions therein, if any, relating to free storage time and to Container and vehicle demurrage. Copies of such provisions are obtainable from the Carrier or his agents upon request or, where applicable, from a government body with whom the tainfil has been filled. In the case of inconsistency between this bill of landing and the applicable tariff, this bein filled in the case of inconsistency between this bill of landing shall prevail.

Charges shall be deemed fully earned upon receipt of the Goods by the Carrier and shall be paid and non-returnable in any event.

The Merchant's attention is drawn to the stipulations concerning currency in which the Charges are be paid, rate of exchange, devaluation and other contingencies relative to the Charges in the relevant tariff conditions. If no such stipulation as to devaluation exists or is applicable and if the currency in which the Charges are quoted is devalued or revalued between the date of the Charges agreement at the date when the Charges are dischanged in the all Charges shall be automatically and immediately change in proportion to the extent of the devaluation or revaluation of the said currency. Payment shall be made in the currency named in the bill of lading, or, at the option of the Carrier, in another currency specified by the Carrier.

harged) and the costs incurred by the Carrier in establishing the correct parti

en calculated on the basis of particulars furnished by or on behalf of the

behalf of the Carrier are unpacked at the Merchant's premises, the

ns of the insurance on the conveyance employed by the Carrier the right

port or place whatsoever, once or more and in any order (whether towards or av place of discharge), proceed at any speed, undergo repair, adjust equipment, dry

assist other vessels in any situation, deviate for the purpose of injured persons, and call for fuel at any port(s) or place(s).

Any mention herein of parties to be

during a reasonable

ods thereof shall cease RETURN OF CONTAINERS

ave against the Merchant, to remove from policy and a container call.

supplied by or on behalf of the Carrier

itled, but under no obligation, to open and/or scan any Container or packa

ISSUING OF BILLS AND WAYBILLS

This bill of lading shall be prima fa

STOWAGE OF THE CONTAINERS

METHODS AND ROUTE OF TRANSPORTATION

- all not be liable for any loss of or damage to the Goods arising fro e maune from any russ of or durningle to the Goods arising from defects, win or stoppage of the temperature controlling machinery, plant, insulation or ainer, provided that the Carrier shall before or at the beginning of the Carriage to maintain the refrigerated Container in an efficient state.
- is to be deemed as surrender by the Carrier of its rights, immunities, exemptions or limitations or an increase of any of its responsibilities or liabilities under COGSA. Except for Clause 15.2 every other term, condition, limitation, defence and liberty whatsoever contained in this bill of lading shall apply to US Carriage.

perty or of landing ill o

at the port of discharge (where the por

hout prejudice to any other rights that it

delivery of the G

- US carriage.

 Where the Merchant requests the Carrier to procure Carriage by an inland carrier in the United States of America, such Carriage shall be procured by the Carrier as agent only to the Merchant and such Carriage shall be subject to the inland carrier's own contractual conditions and tariff. If, for any reason, the Carrier as leading to the Goods shall be determined in accordance with Clause 15 hereof.

 Whether the Carrier or the Vessel shall in any event be or become liable in an amount exceeding US \$500 per package or customary freight unit. For limitation purposes under COSSA, it is agreed that the meaning of the word 'package' shall be any palleties and/or unitised assemblage of cartons which has been palletised and/or unitised for the convenience of the Merchant, regardless of whether said

- 15.2 Non-US Carriage(a) In the event of loss of or damage to the Goods, the following pro
- nit is disclosed on the front hereof
- to Port Transport and (ii) Combined Transport, where it is known that the loss of or damage occurred ng any element of the Combined Transport which involves Waterborne Carriag
- where any Compulsory Legislation applies, the liability of the Carrier howsoever occurring will be
- determined and limited in accordance with such Compulsory Legislation;
- where no Compulsory Legislation applies, the liability of the Carrier hov
- mined and limited in accordance with the Hague-Visby Rules Article 1-8 inclusive (excluding
- constructive possession before loading or after discharge, howsoever caused. Notwithstanding the oregoing, in case and to the extent that any Compulsory Legislation provides to the contrary, the Zarrier shall have the benefit of every right, defence, limitation and liberty in the Hague Rules, Hague-risby Rules, or any other rules as applied by Clause 15.2(b) during such additional compulsory period of
- estanding that the loss or damage did not occur at sea. Clause 152(a) the fairful Transport (save for Chorol to Chorol to Sea. (2008) and the one of Chorol to Choro

- mount set out in such Compulsory Legislation; o
- 15.3 Liability applicable to both US Carriage and Non-US Carriage
 - efence, exception or limitation of liability authorised by any applicable laws, statutes or regulations of ny country. The Carrier shall have the full benefit of the all laws, statutes or regulations as if it were

 - I value of the Goods has been declared by the Merchant in writing before shipment and inserted the front face hereof, and extra freight has been paid thereon and the Carrier has conserted to such colored value, the amount of the declared value shall be substituted for the liability limits laid down in of lading.
 - re as otherwise provided herein, the Carrier does not undertake that the Goods shall arrive at any place at any particular time and shall no oricumstances be liable for direct function consequences of the consequence of the co
 - lay, liability shall be limited to the Charges applicable to the relevant stage of the transport. neral liability control and or provision of this bill of lading but subject to any Compulsory Legisla ce Carrier shall not be liable for any loss of profits, loss of sales, loss of business, loss of goo putation (in each case whether direct or indirect) or for any indirect or consequential loss; an e Carrier's maximum aggregate liability for all events which occur under the bill of lading (oth (loss of or damage to the Goods) shall be limited to an amount equal to the Charges payable since under this bill of lading to be considered to the consequence of the consequence be Carrier's fails, be deemed prima facie to have delivered the Goods as described in this bill of lates notice of loss of, or damage to, the Goods, indicating the general nature of such loss or pail have been join in writing to the Carrier or to his prepresentative at the place of delivery the time of removal of the Goods into the custody of the Person entitled to delivery therefore is bill of faders or the loss or demovals in the sustody of the Person entitled to delivery therefore.

 - this bill of lading or, if the loss or damage is not apparent, within three consecutive da
 - reof is given to the Carrier within nine months after the delivery of the Goo
 - The defences, limits and exclusion of liability provided for in this bill of lading shall apply in any actio against the Carrier whether the action be found in contract, bailment, tort, breach of express or implie warranty or otherwise. Save as set out in this bill of lading the Carrier shall not be liable for loss of or damage to any Go
- owsoever arising (whether caused by negligence or otherwise). he Merchant shall promptly indemnify the Carrier against all costs (including the costs of

date when the Goods should have been delivered.

- available on request.

 Notwithstanding Clause 17.1, the Merchant shall indemnify the Carrier in respect of any claims of a General Average nature which may be made against him and shall provide such security as may be required by the Carrier in this connection.

 Such security including a cash depost as the Carrier may deem sufficient to cover the estimated contribution of the Goods and any salvage and special charges thereon shall, if required be submitt to the Carrier prot of delivery of the Goods.

 The Carrier shall be under no obligation to take any steps whatsoever to collect security for Genera Average contributions due to the Merchant.
- All dues, taxes and charges levied on the Goods and other expenses in connection therewith shall be paid by the Merchant.

a Container the Goods or that part thereof if e Goods or that part thereof ashore, afloat, in the open The Merchant shall promptly indemnify the Carrier against all costs (including the costs of investigating and defending any claims), expenses, claims, losses, liabilities, orders, awards, fines, proceedings and judgments of whatsoever nature howsoever assumed incurred or suffered by the Carrier, the Sub-Contractors or any member of the Carrier Group (and their respective employees, servants, agents, insurers or reinsurers) as a result of or in connection with any of the following: any breach by the Merchant of any of the warranties given or obligations undertaken by the Merchant under this bill of lading, including the provisions of Clauses 6.1 or 6.2. the Carrier becoming liable to any other party (including to any authority bewing legal jurisdiction over the Carrier becoming liable to any other party (including to any authority bewing legal jurisdiction over the Carrier carrier of the Carrier carrier carrying or the Merchant's instructions; any cause arising from or with respect to the Goods for which the Carrier is not responsible for, including under Clauses 3.2 and 11.1; the Carrier is unitying liability in excess of its liability under the provisions of this bill of lading regardle of whether such liability arises from, or in connection with a breach of contract, negligence or breach of the but the Carrier is a soarts expensed or the Schortcarter.

- nt it made to the Merchant, then the Merchant will reimburse the Carrier in respect of that contribution and shall indemnify the Carrier for any other loss, liability or expenses incurred by the Carrier (or the Sub-Contractor) to the other ship whatsoever arising out of the other ship's claim for
- **GENERAL AVERAGE** shall be adjusted at any part or place at the Carrier's option, and to be set General Average shall be adjusted at any part or place at the Cartier's Aphilos and Color association according to the York-Antwerp Rules 1994, this covering all Goods whether carried on or under ded The New Jason Clause as approved by BIMCO shall be considered as incorporated herein which is
- The charges have been calculated on the basis of particulars furnished by or no behalf of the Merchant. The Carrier shall be entitled to production of the commercial invoice for the Goods or true copy thereof and to inspect, re-weigh, re-measure and re-value the Goods and if the particulars are found by the Carrier to be incorrect, it is agreed that, without prejudice to the rights of the Carrier under Clause 6.3, the Merchant shall pay the Carrier the correct Charges (credit being given for the Charges Zarrier to defend claims brought by the Merchant. The Merchant undertakes: hat no claim or allegation shall be made against any Sub-Contractor what and rectly, which imposes or attempts to impose upon any Sub-Contractor, connection with the Goods or the Carriage of the Goods, whether or not ari ort, negligence, breach of express or implied warranty or otherwise; and fany claim or allegation should nevertheless be made against a Sub-Contr
- All Charges shall be paid without any set-off, counter-claim, deduction or stay of execution. Despite the acceptance by the Carrier of instructions to collect Charges or other expenses from any inst a Sub-Contractor, to inder other Person in respect of the transport under this bill of lading, the Merchant shall remain responsible for such moneys on receipt of evidence of demand and the absence of payment for whatever reason. er against all consequences thereof. Vithout prejudice to the other provisions in this Clause 18, every Sub-Contractor shall have the be
- or an entity, injury, because, provisions, conductors, exceptions, initiations are interest accent benefiting the Carrier, including Clause 21 (Jurisdiction and Law) hereof, as if this bild Idading (including Clause 21 hereof) were expressly for its benefit and in entering into this contract the Carrier to the extent of these provisions, does so not only on his own behalf but also as agent or trustee for a by the interceptant.

 Be Merchant Shall reimburse the Carrier for any costs for deviation or delay or any other increase of sts of whatever nature caused by war, warlike operations, epidemics, strikes, government directions
- ns, rights, defences, provisions, conditions, exceptions, limitati
 - ich Sub-Contractor and such Sub-Contractor shall to this extent be or be deemed to be parties to this 19. VARIATION OF THE CONTRACT

- e Vessel, and the Merchant recovers payment for loss of or damage to the Goods from the oth ip, and the other ship obtains from the Carrier (or the Sub-Contractors) a contribution towards

ririer shall have a general lien on the Goods and any documents relating thereto, funds held and er goods in respect of which the Carrier is providing services to the Merchant (Other Goods) rdocuments relating thereto for all sums whatsoever due at any time to the Carrier under this dining, or otherwise, and for General Alverage contributions to whomesoever due. Fries shall also have a general lien against the Merchant on the Goods and any documents thereto, funds held and Other Goods and any documents relating thereto for all sums due from richant to the Carrier's Agents and/or any member of the Carrier Group under any other? in writing and is specifically authorised or ratified in writing by a director or as the actual authority of the Carrier to waive or vary. PARTIAL INVALIDITY

a lease of that other ship, and (ii) any act, neglect or default of the master, mariner, pilot of the ssel (or other servant of the owner or operator of the Vessel) in the navigation or management

- ne Carrier shall be entitled to sub-contract on any terms whatsoever the whole or an arriage and the Merchant agrees (to the extent that the Merchant is entitled to bring ab-Contractors) that any Sub-Contractor can, at its option, apply its own terms of cor arrier to defend claims brought by the Merchant.