

#### RECYCLECON

STANDARD CONTRACT FOR THE SALE OF VESSELS FOR GREEN RECYCLING

PART I

1. Place and Date of Contract (Cl. 1):			
Sellers/Place of business (state full style and address) (Cl. 1)	Buyers/Place of business (state full style and address) (Cl. 1)		Ship Recycling Facility (state full style and address) (Cl. 1)
5. Name of Vessel (Cl. 1, 6(b))	6. Type of Vessel (Cl.	1, 6(b))	7. Year and place built (Cl. 1, 6(b))
8. Flag (Cl. 1, 6(b))	9. Place of registry (Cl.	1, 6(b))	10. IMO number (Cl. 1, 6(b))
11. Light Displacement Tonnage (state metric or long tons) (Cl. 1, 8(a))  (a) Lightweight (b) Deductions (c) Contractual Weight ((a)-(b))  13. Deposit (Cl. 4, 5) (a) State percentage of purchase price (b) State name and place of bank to which the deposit shall be paid		and the equivalent (a) Lump sum price (b) Equivalent price  14. Sellers' bank (state which the balance of	e per ton Contractual Weight  name and place and bank account details to of the purchase price shall be paid) (Cl. 4, 5)
15. Place of closing (Cl. 1, 6)		16. Place of Delivery (0	Cl. 1 , 2, 9(a))
17. Earliest date of delivery (Cl. 10(a))		18 Cancelling date (Cl	I. 10(a))
19. Post-delivery assistance (Cl. 11)  (a) State number of days:  (b) State daily cost:			(state 22(a), 22(b) or 22(c)); if 22(c) agreed must be stated)(Cl. 22)
21. Notices to Sellers (state contact details) (C	th. 24(b))	22. Notices to Buyers (	(state contact details) (Cl. 24(b))
23. Numbers of additional clauses covering sp	ecial provisions, if agree	d	

It is mutually agreed between the party named in Box 2 and the party named in Box 3 that this Contract consisting of PART I including additional clauses, if any agreed and stated in Box 23, and PART II as well as Apnexes "A" (Vessel Details), "B" (Excluded Items) and "C" (Statement of Completion) attached hereto, shall be performed subject to the conditions contained herein. In the event of a conflict of conditions, the provisions of PART I and Annexes "A", "B" and "C" shall prevail over those of PART II to the extent of such conflict but no further.

Signature (Sellers)	Signature (Buyers)

Th th	reamble ne party stated in Box 2 (hereinafter "the Sellers") has agreed to sell and the party stated in Box 3 (hereinafter ne Buyers") has agreed to buy the Vessel named in Box 5 on the following terms and conditions which, in articular, include an undertaking to recycle the Vessel in a safe and environmentally sound manner consistent th international and national law and relevant guidelines.	1 2 3 4 5
1.	<b>Definitions</b> "Banking Days" are days on which banks are open both in the country of the currency stipulated for the purchase price in Clause 3 (Purchase Price) and at the place of closing stated in Box 15.	6 7 8
	"Buyers" means the party stated in Box 3.	ç
	"Contractual Weight" means the LDT less the Deductions stated in Box 11.	10
	"Deductions" means the permanent ballast and other weight deductions stated in Box 11.	11
	"IMO" means the International Maritime Organization.	12
	"Inventory of Hazardous Materials" means a list of hazardous materials (as defined in Appendix 1 of the IMO 2011 Guidelines for the Development of the Inventory of Hazardous Materials (Resolution MEPC.197 (62)) or any subsequent amendment thereto) in the Vessel's structure and equipment, in operational wastes and stores on board the Vessel, including the location and weight of such materials.	13 14 15 16
	"LDT" means the light displacement tonnage in tons stated in Box 11. (Box 11 to state whether metric or imperial measurement apply).	17 18
	"Place of Delivery" means the place stated in Box 16.	19
	"Recycling" means the activity of complete or partial dismantling of ships at the Ship Recycling Facility in order to recover components and materials for reprocessing and re-use, whilst taking care of hazardous and other materials, and includes associated operations such as storage and treatment of components and materials on site, but not their further processing or disposal in separate facilities.	20 21 22 23
	"Sellers" means the party stated in Box 2.	24
	"Ship Recycling Facility Plan" means a technical operational and management plan for the safe and environmentally sound operation of the Ship Recycling Facility (as defined in the relevant guidelines to be developed by the IMO).	25 26 27
	"Ship Recycling Facility" means a defined area that is an authorised site, yard or facility, as identified in Box 4, used for Recycling and that is designed, constructed, and operated in a safe and environmentally sound manner.	28 29 30
	"Ship Recycling Plan" means a technical and operational plan for the safe and environmentally sound Recycling of the Vessel and also including how the type and amount of materials identified in the Inventory of Hazardous Materials will be managed and disposed of (as defined in the IMO 2011 Guidelines for the Development of the Ship Recycling Plan (Resolution MEPC.196 (62)) or any subsequent amendment thereto).	31 32 33 34
	"Statement of Completion" means a written confirmation issued by the Ship Recycling Facility in the form as set out in Annex C (Statement of Completion).	35 36
	"Vessel" means the vessel named in Box 5 details of which are set out in Boxes 6 to 11 and Annex A (Vessel Details) attached hereto.	37 38
2.	Outright Sale  The Vessel has been accepted by the Buyers and the sale is outright and definite subject only to the terms and conditions of this Contract. The Sellers shall not be held liable for any representations, errors, omissions and/or overall condition of the Vessel upon arrival at the Place of Delivery stated in Box 16 except for the items specified in PART I and Annex A (Vessel Details).	39 40 41 42 43
3.	Purchase Price The purchase price is the sum stated in Box 12 payable in United States Dollars based on the Contractual Weight.	44 45 46
1.	Deposit (a) As a security for the due fulfilment of this Contract, the Buyers shall lodge a deposit free of bank charges as stated in Box 13 to be placed with the bank stated in Box 14 in the joint names of the Sellers and the Buyers.	47 48 49
	(b) Such deposit shall be made latest within five (5) Banking Days after the date of signing this Contract.	50
	(c) Interest, if any, on such deposit shall be credited to the Buyers.	51
	(d) Any fees or charges for establishing and holding such deposit shall be borne equally by the Sellers and the Buyers.	52 53

5.	Payment The Buyers shall release the deposit stated in Box 13 to the Sellers and shall pay the balance of the said purchase price in full free of bank charges to the Sellers' bank stated in Box 14 on delivery of the Vessel, but not later than three (3) Banking Days from the time the Sellers have tendered or retendered (as the case may be) notice of readiness for delivery in accordance with Clause 8 (Notice of Readiness for Delivery).	54 55 56 57 58
6.	<b>Documentation</b> In exchange for the payment of the purchase price the Sellers shall furnish the Buyers with the following documents at the place of closing stated in Box 15, which shall be in English or with a certified English translation if in a language other than English:	59 60 61 62
	(a) legal bill of sale transferring title of the Vessel and stating that the said Vessel is free from all encumbrances and maritime liens or any other debts whatsoever, notarially attested, legalised or apostilled as appropriate by the Consul or other competent authority;	63 64 65
	(b) three (3) commercial invoices signed by the Sellers, stating the purchase price of the Vessel and her particulars as stated in Boxes 5-10 and Annex A (Vessel Details) as applicable;	66 67
	(c) a certificate or transcript of registry evidencing the ownership of the Vessel on the date of delivery and that the Vessel is free from registered encumbrances and mortgages. Such certificate or transcript of registry shall be dated not earlier than five (5) days prior to Sellers tendering notice of readiness for delivery;	68 69 70
	(d) a written undertaking from the Sellers to apply for and supply to the Buyers a certificate of deletion or closed transcript of registry latest thirty (30) days after delivery of the Vessel;	71 72
	(e) a written undertaking by the Sellers to instruct the Master or their agents to promptly release and physically deliver the Vessel to the Buyers;	73 74
	(f) the corporate authority of the Sellers according to which they decide the sale of the Vessel and a copy of the power of attorney authorizing the signature of the bill of sale; both documents to be notarially attested, legalised or apostilled as appropriate by the Consul or other competent authority;	75 76 77
	(g) a declaration according to which the Sellers guarantee that at the time of delivery the Vessel is free from all encumbrances and maritime liens or any other debts whatsoever;	78 79
	(h) an incumbency certificate or other corporate document listing the directors of the Sellers; and	80
	(i) power of attorney of the Buyers appointing one or more representatives to act on behalf of the Buyers in the performance of this Agreement, duly notarially attested and legalised or (as appropriate) apostilled.	81 82
	At the time of delivery the Buyers and the Sellers shall sign a protocol of delivery and acceptance confirming the date and time of delivery of the Vessel. As soon as the full purchase price has been irrevocably credited to the Sellers' bank account stated in Box 14 the Sellers shall confirm in writing to the Buyers receipt of the full purchase price.	83 84 85 86
	The Sellers shall make available to the Buyers copies, samples or drafts (as the case may be) of the documents listed in sub-clauses 6(a) to 6(i) within a reasonable time after the signing of this Contract, but no later than three (3) days prior to the date of the Sellers tendering notice of readiness for delivery.	87 88 89
7.	Advance Notices of Arrival  The Sellers shall give to the Buyers fifteen (15), ten (10), seven (7), and three (3) days' notice of the expected time of arrival of the Vessel at the Place of Delivery.	90 91 92
8.	Notice of Readiness for Delivery When the Vessel is physically ready for delivery, the Sellers shall give to the Buyers a written notice of readiness for delivery. The notice of readiness shall be tendered during normal office hours at the Place of Delivery and, unless otherwise specifically provided elsewhere in this Contract, be accompanied by the following documents to the extent necessary:	93 94 95 96 97
	(a) a certificate issued by a local marine surveyor confirming the LDT of the Vessel as per the original of the valid trim and stability booklet on board the Vessel, which has been sighted;	98 99
	(b) a valid certificate issued by the relevant authorities on arrival at the Place of Delivery specifying that all the Vessel's cargo tanks, pump rooms and cofferdams are safe for entry and safe for hot work;	100 101
	(c) a letter from the Sellers' local agents at the Place of Delivery stating that there are no pending dues against the Vessel at the time of delivery; and	102 103
	(d) a letter signed and stamped by the Master stating that neither he nor the crew have any outstanding claims against the Vessel.	104 105
	The Buyers shall either accept or reject the Notice of Readiness within one (1) Banking Day, failing which it shall be deemed accepted. A rejection of the Notice of Readiness shall be reasoned. In the event of a rejection, the Sellers may either maintain the original Notice of Readiness or make proper rectification and retender the Notice	107

	of Re	adiness.	109
9.	with n	he Vessel shall be delivered by the Sellers to the Buyers at the Place of Delivery under her own power nain engine and all generators in working condition, safely afloat, substantially intact, free of cargo, anchors in place, unless otherwise described in Annex A (Vessel Details).	110 111 112 113
	limited may stall alway unrea	on the Vessel's arrival, the Place of Delivery is inaccessible for any reason whatsoever including but not d to port congestion, the Vessel shall be delivered and taken over by the Buyers as near thereto as she safely get at a safe and accessible berth or at a safe anchorage which shall be designated by the Buyers, is provided that such berth or anchorage shall be subject to the approval of the Sellers which shall not be alsonably withheld. If the Buyers fail to nominate such place within twenty-four (24) hours of arrival, the at which it is customary for vessels to wait shall constitute the Place of Delivery.	114 115 116 117 118 119
	of the	ne delivery of the Vessel according to the provisions of sub-clause 9(b) shall constitute a full performance Sellers' obligations according to sub-clause 9(a) and all other terms and conditions of this Contract shall as if delivery had taken place according to sub-clause 9(a).	120 121 122
	Vesse	I expenses incurred prior to delivery of the Vessel and all local fees/port disbursements relating to the el, including repatriation of the crew shall be for the Sellers' account while all expenses after delivery of essel, including import duties and other local taxes, if any, shall be for the Buyers' account.	123 124 125
	to the	ne Vessel with everything belonging to her shall be at the Sellers' risk and expense until she is delivered Buyers.  ne Vessel shall be delivered without any stowaways, contraband or arms and ammunition on board.	126 127 128
10	). Earli (a) Th	riest date of Delivery/Cancelling Date ne Vessel shall tender notice of readiness for delivery in accordance with Clause 7 (Advance Notices of all) on or after the date stated in Box 17 but latest on the date stated in Box 18 (hereinafter "the Cancelling")	129 130 131 132
	(b) (i)	Should the Sellers anticipate that notwithstanding the exercise of due diligence, the Vessel will not be ready for delivery by the Cancelling Date they may notify the Buyers in writing stating the date when they anticipate that the Vessel will be ready for delivery and propose a new date for the Cancelling Date. Upon receipt of such notification the Buyers shall have the option either to cancel the Contract according to Clause 21 (Sellers' Default) within two (2) Banking Days of receipt of such notice or of accepting the new date as the Cancelling Date. If the Buyers have not declared their option within two (2) Banking Days of receipt of the Sellers' notification or, if the Buyers accept the new date, the date proposed by the Sellers shall become the Cancelling Date.	133 134 135 136 137 138 139 140 141
	(ii)	If this Contract is maintained with the new Cancelling Date, all other terms and conditions hereof shall remain in full force and effect. Cancellation or non-cancellation by the Buyers in accordance with the provisions of sub-clause 10(b)(i) shall be without prejudice to any claim for loss and/or damages the Buyers may have against the Sellers under this Contract.	142 143 144 145
11	Follow numb Buyer	e-Delivery Assistance wing payment and delivery of the Yessel the Sellers shall assist the Buyers for a period not exceeding the er of days and at the daily cost stated in Box 19 with post delivery operations reasonably requested by the rs, provided the Sellers can arrange for crew as appropriate to remain with the Vessel for such period and a crew insurance cover. Such cost is payable by the Buyers to the Sellers on receipt of the Seller's invoice.	146 147 148 149 150
	The E	Buyers shall assist in the safe disembarkation of the crew.	151
		Buyers shall indemnify and hold the Sellers harmless from any loss and/or liabilities incurred as a equence of the post-delivery assistance.	152 153
12	statut also h article vesse	ne Vessel shall be delivered with everything belonging to her on board without removals other than ory certificates, hired equipment and those items stated in Annex B (Excluded Items). The Sellers shall have the right to take ashore without compensation the following items: crockery, cutlery, linen and other as bearing the Sellers' flag or name, as well as library, forms, etc., exclusively for use in the Sellers' els. Master's, Officers' and crew's personal belongings including slop chest and the Vessel's log book be excluded from the sale.	154 155 156 157 158 159 160
		nless otherwise agreed, any remaining bunkers, lubricating oils, stores, equipment and spares used or ed on board at the time of delivery shall become the Buyers' property without extra payment.	161 162
		ne Sellers shall, at the time of delivery, hand to the Buyers all plans, specifications and certificates, or s hereof, as available and whether valid or invalid.	163 164
	and p	ne Sellers are not required to replace such material, spare parts or stores including spare tail-end shaft(s) propeller(s), if any, which may be consumed or taken out of spare and used as replacement prior to ery, but all replaced spares shall be retained on board and shall become the property of the Buyers.	165 166 167
13	3. Verit	fication of Light Displacement Tonnage (LDT)	168

	The Vessel's LDT shall be verified by the Vessel's valid trim and stability booklet, a copy of which shall be made available to the Buyers' representatives prior to the signing of this Contract.	169 170
	The Sellers shall ensure that the original of the Vessel's trim and stability booklet is on board the Vessel at the time of tendering the notice of readiness in accordance with Clause 7 (Advance Notices of Arrival).	171 172
	Should the Vessel's trim and stability booklet not be the builders' trim and stability booklet, the Buyers may request the builders' trim and stability booklet and any documentation relating to any subsequent modifications of the LDT, if available.	173 174 175
14	I. Charters, Encumbrances, Maritime Liens, Debts and Claims  The Sellers warrant that the Vessel, at the time of delivery, is free from all charters, encumbrances and maritime liens or any debts whatsoever.	176 177 178
	Should any claims, which have been incurred prior to the time of delivery, be made against the Vessel, the Sellers hereby undertake to indemnify the Buyers against all consequences of such claims to the extent it can be proved that the Sellers are responsible for the aforementioned claims.	179 180 181
15	5. Charges  Any taxes, dues, fees and expenses connected with the purchase of the Vessel shall be for the Buyers' account, whereas similar charges connected with the closing of the Sellers' register shall be for the Sellers' account.	182 183 184
16	The Sellers agree to allow the Buyers to place up to three (3) representatives on board the Vessel once the deposit has been lodged in accordance with Clause 4 (Deposit) but not earlier than fifteen (15) days prior to expected delivery.	185 186 187 188
	Whilst on board the Vessel, such representatives shall be at the sole risk, liability and expense of the Buyers and the Buyers shall indemnify the Sellers against any claim for loss and/or damages in this respect. The representatives must not interfere with the operation of the Vessel and they shall sign the Sellers' letter of indemnity prior to their embarkation.	189 190 191 192
17	7. Purpose of Sale  The Vessel is sold for Recycling only and the Buyers undertake and warrant that the Vessel will be recycled at the Ship Recycling Facility Plan and the Ship Recycling Plan.	193 194 195
18	The Buyers shall on the Sellers' request (i) either provide a copy of the Ship Recycling Facility Plan or an attestation that the Ship Recycling Facility has a Ship Recycling Facility Plan and (ii) allow the Sellers to visit the Ship Recycling Facility to review the Ship Recycling Facility Plan and verify that the Ship Recycling Facility is compliant with the Ship Recycling Facility Plan.	196 197 198 199 200
	If not already provided, the Sellers shall provide the Buyers with Part I of the Inventory of Hazardous Materials as soon as possible after the date of this Contract.	201 202
	The Sellers shall provide the Buyers with provisional Parts II and III of the Inventory of Hazardous Materials as soon as possible after the date of this Contract and final Parts II and III upon delivery of the Vessel.	203 204
	The information contained in the Inventory of Hazardous Materials is given to the best of the Seller's knowledge but always without guarantee.	205 206
	Following the receipt of Part I and the provisional Parts II and III of the Inventory of Hazardous Materials, the Buyers shall without undue delay provide the Sellers with the Ship Recycling Plan.	207 208
	The Buyers shall ensure that after delivery the Sellers' representatives are allowed to visit the Ship Recycling Facility to ascertain that the Recycling of the Vessel is being conducted in accordance with the Ship Recycling Facility Plan and the Ship Recycling Plan.	209 210 211
	The Buyers shall within two (2) weeks of completion of recycling of the Vessel provide the Sellers with a Statement of Completion as per Annex C (Statement of Completion).	212 213
19	Neither the Sellers nor the Buyers shall be under any liability if the Vessel should become an actual, constructive or compromised total loss before delivery, or if delivery of the Vessel by the Cancelling Date should otherwise be prevented or delayed due to outbreak of war, restraint of Government, Princes, Rulers or People of any Nation or the United Nations, Act of God, or any other similar cause beyond the Buyers' or the Sellers' control.	214 215 216 217 218 219
20	Should the deposit not be paid in accordance with the provisions of Clause 4 (Deposit), the Sellers shall have the right to cancel this Contract, and they shall be entitled to claim compensation for their losses and for all expenses incurred.	220 221 222 223
	Should the purchase price not be paid in the manner provided for in this Contract the Sellers shall have the right to cancel the Contract, in which case the amount deposited together with interest earned, if any, shall be	224 225

forfeited to the Sellers. If the deposit does not cover the Sellers' losses, they shall be entitled to claim further 226 compensation for their losses and for all expenses incurred. 227 21. Sellers' Default 228 Should the Sellers fail to give notice of readiness in accordance with Clause 7 (Advance Notices of Arrival) or 229 fail to execute a legal transfer or to deliver the Vessel with everything belonging to her by the Cancelling Date, 230 the Buyers shall have the right to cancel the Contract, in which case the deposit in full shall be returned to the 231 Buyers together with interest earned. 232 Whether or not the Buyers cancel this Contract the Sellers shall make due compensation to the Buyers for any 233 loss and for all expenses incurred by their failure to give notice of readiness, to execute a legal transfer or to 234 deliver the Vessel with everything belonging to her by the Cancelling Date, if such failure is due to the proven 235 negligence of the Sellers. 236 22. BIMCO Dispute Resolution Clause 237 (a) This Agreement shall be governed by and construed in accordance with English law and any dispute arising 238 out of or in connection with this Agreement shall be referred to arbitration in London in accordance with the 239 Arbitration Act 1996 or any statutory modification or re-enactment thereof save to the extent necessary to give 240 effect to the provisions of this Clause. 241 The arbitration shall be conducted in accordance with the London Maritime Arbitrators Association (LMAA) 242 Terms current at the time when the arbitration proceedings are commenced. 243 The reference shall be to three arbitrators. A party wishing to refer a dispute to arbitration shall appoint its 244 arbitrator and send notice of such appointment in writing to the other party requiring the other party to appoint its 245 own arbitrator within 14 calendar days of that notice and stating that it will appoint its arbitrator as sole arbitrator 246 unless the other party appoints its own arbitrator and gives notice that it has done so within the 14 days 247 specified. If the other party does not appoint its own arbitrator and give notice that it has done so within the 248 14 days specified, the party referring a dispute to arbitration may, without the requirement of any further prior 249 notice to the other party, appoint its arbitrator as sole arbitrator and shall advise the other party accordingly. 250 The award of a sole arbitrator shall be binding on both parties as if he had been appointed by agreement. 251 Nothing herein shall prevent the parties agreeing in writing to vary these provisions to provide for the 252 appointment of a sole arbitrator. 253 In cases where neither the claim nor any counterclaim exceeds the sum of USD 50,000 (or such other sum as 254 the parties may agree) the arbitration shall be conducted in accordance with the LMAA Small Claims Procedure 255 current at the time when the arbitration proceedings are commenced. 256 (b) This Agreement shall be governed by and construed in accordance with Title 9 of the United States Code 257 and the Maritime Law of the United States and any dispute arising out of or in connection with this Agreement 258 shall be referred to three persons at New York, one to be appointed by each of the parties hereto, and the third 259 by the two so chosen; their decision or that of any two of them shall be final, and for the purposes of enforcing 260 any award, judgment may be entered on an award by any court of competent jurisdiction. The proceedings 261 shall be conducted in accordance with the rules of the Society of Maritime Arbitrators, Inc. 262 In cases where neither the claim nor any counterclaim exceeds the sum of USD 50,000 (or such other sum as 263 the parties may agree the arbitration shall be conducted in accordance with the Shortened Arbitration 264 Procedure of the Society of Maritime Arbitrators, Inc. current at the time when the arbitration proceedings are 265 commenced. 266 (c) This Agreement shall be governed by and construed in accordance with the laws of the place mutually 267 agreed by the parties and any dispute arising out of or in connection with this Agreement shall be referred to 268 arbitration at a mutually agreed place, subject to the procedures applicable there. 269 (d) Notwithstanding Sub-clauses 22(a), 22(b) or 22(c) above, the parties may agree at any time to refer to 270 mediation any difference and/or dispute arising out of or in connection with this Agreement. 271 In the case of a dispute in respect of which arbitration has been commenced under Sub-clauses 22(a), 272 22(b) or 22(c) above, the following shall apply: 273 Either party may at any time and from time to time elect to refer the dispute or part of the dispute to 274 mediation by service on the other party of a written notice (the "Mediation Notice") calling on the other 275 party to agree to mediation. 276 The other party shall thereupon within 14 calendar days of receipt of the Mediation Notice confirm that 277 they agree to mediation, in which case the parties shall thereafter agree a mediator within a further 14 278 calendar days, failing which on the application of either party a mediator will be appointed promptly by the 279 Arbitration Tribunal ("the Tribunal") or such person as the Tribunal may designate for that purpose. The 280 mediation shall be conducted in such place and in accordance with such procedure and on such terms as 281

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

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the parties may agree or, in the event of disagreement, as may be set by the mediator.

		parties.	285
	(v)	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.	286 287
	(vi)	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.	288 289 290
	(vii)	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.	291 292
	(viii)	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.	293 294 295
	(Note	e: The parties should be aware that the mediation process may not necessarily interrupt time limits.)	296
	(e) If	Box 20 in Part I is not appropriately filled in, Sub-clause 22(a) of this Clause shall apply.	297
		Sub-clauses 22(a), 22(b) and 22(c) are alternatives; indicate alternative agreed in Box 20. Sub-clause shall apply in all cases.	298 299
23	This ounder Box 1	Contract constitutes the entire agreement between the Sellers and the Buyers and no promise, rtaking, representation, warranty or statement by either party prior to the date of this Contract stated in I shall affect this Contract. Any modification of this Contract shall not be of any effect unless in writing d by both the Sellers and the Buyers.	300 301 302 303 304
24		ces ny notice to be given by either party to the other party shall be in writing and may be sent by fax, e-mail, tered or recorded mail or by personal service.	305 306 307
		ne address of the Parties for service of such communication shall be as stated in Boxes 21 and 22 actively.	308 309

Vessel Details (Cl. 1, 2, 6(b), 9(a))



Excluded Items (Cl. 12(a))



# ANNEX "C" (STATEMENT OF COMPLETION) TO THE BIMCO STANDARD CONTRACT FOR THE SALE OF VESSELS FOR GREEN RECYCLING CODE NAME: RECYCLECON

#### STATEMENT OF COMPLETION OF SHIP RECYCLING

This document is a statement of completion of Ship Recycling for:

(Name of the ship when it was received for recycling/at the point of deregistration)

RECYCLECON Contract dated:

Statement of Completion (Cl. 1, 18)

Distinctive number or letters:  Port of Registry:	
Port of Registry:	
Gross tonnage:	
IMO number:	^
Name and address of shipowner:	
IMO registered owner identification number:	4
IMO company identification number:	
Date of Construction:	
THIS CONFIRMS THAT:	<b>~</b>
The ship has been recycled in accordance with the Ship Recycling Plan at:	
(Name and location of the Ship Recycling Facility)	
and the recycling of the ship as required by the Contract was completed on:	
(dd/mm/yyyy) (Date of completion)	
Issued at (Place of issue of the Statement of Completion)	
(dd/mm/yyyy) (Date of issue) (Signature of the Ship Recycling Facility or a representative acting on behalf of the owner)	g on behalf of the owner)