BILL OF LADING FOR COMBINED TRANSPORT OR PORT TO PORT SHIPMENT

John Smith ≅							B/L 0401Q1800001	
SHIPPER							BKG 0401Q1800001 No.	
							Page 1	
CONSIGNEE	Jerry Lin, Another Forwarder Company							
Gertrude Hummels Forwarder Company Javier Garcia Yet Another Example Shipper Company				any				
LOCAL VESSEL N/A FROM				FROM			ACCEPTANCE en this document is used as a Combined Transport B/L)	
OCEAN	N VESSEL	VOYAGE NO).	PORT OF LO	OF LOADING Shanghai		ta an occanica success a combined Transport St.2)	
		AX901238					PLACE OF DELIVERY	
PORT OF DISCHARGE Gothenburg		Gothenburg	FINAL DESTINA		ATION (FOR TRANSSHIPMENT)	(Applicable only when this document is used as a Combined Transport B/L) N/A		
CONTAINER NUMBERS/MARK AND *** NUMBERS			**NUI	UMBER AND KIND OF PACKAGES, DESCRIPTION OF GOODS			MEASUREMENT (CUBIC METERS) GROSS WEIGHT (KILOS)	
EXCESS VALUE DECLARATION 23,000 € Freight and charges *Total No. of Contact of Cont				the container(s) or package(s) said to contain the cargo herein agreed, authorized or permitted herein and subject to all the to			mentioned, to be transported to such place as terms an conditions appearing on the front an	
€ 244.51				X	privileges and customs notwithstanding. This particulars given below as stated by the shipper and the weight, measure, quantity, condition, contents and value of the Goods are unknown off the Carrier. The Carrier has had no possibility to check whether these particulars are correct. One original Bill of Lading duly endorsed must be surrendered by the merchant tot he carrier in exchange for the goods or issuing a delivery order. In the witness whereof the number of original Bills of Lading stated below all of this tenor and dates has been signed, one of which being accomplished the others to stand null and void.			
CTR	STATUS MOVE TYPE	FREIGHT T			N.OF ORIGINALS B(S)/L		f the contract here in contained the number of I opposite have been issued, one of which being	
	Pick up International shipp		smpping		2	-	the other(s) to be void.	
FREIGHT PAYABLE AT 10/05/2017				PLACE OF ISSUE AND DATE OF ISSUE Hamburg, 09 Jan 2018		As Carrier:	A.P. Møller- Maersk Line A/S	

CONDITIONS

1. DEFINITIONS

Carrier: MEDKON LINE MANAGEMENT MARITIME AND TRADE S.A.
Container: Includes any container, flat, open top, open sided with

o consolidate cargo.

nsport: Arises when the Place of Receipt and or the Final Destination are shown on the face

Pert to Port Shipment-Avises when the Port of Loading and the Port at Discharge only are shown on the face hereof and neither the Place of Receipt, nor the Final Destination are stipulated on the face hereof. Merchant: Shall include the Shipper, Consignee and the Holder of the Bill of Lading the Receiver and the Owner of the goods. Goods: Shall mean the cargo described on the face of this Bill of Lading.

Netronant: Stati threather the support, consugate and net rotated on the 3th of Lading.

Goods: Shall mean the cargo described on the face of this Bill of Lading.

Goods: Shall mean the cargo described on the face of this Bill of Lading.

Laterpretation: Works in the singular shall include where the context admits the plural and vice versa.

2. PARAMOUNT CLAISE

it is mutually agreed that this Bill of Lading shall have effect subject to the provisions of the International Convention relating to Bills of Lading shall have effect subject to the provision of shall perform the control of the page Rules as amended by the protocol signed in Brussel-Sard February 1968 (Bereather called the Hagae Visby Rules) is compulsorily applicable, in which case this Bill of Lading shall have effect subject to the provision of such legalization. Nothing that Rague rules on the Hagae Visby Rules is always that the state of the Rules and the Rules and the Rules and immunities or an increase of any of his responsibilities under the said Enactments or under any other statutory protection or exemption from or limitation of liability.

All limitation of liability and other provisions been contained that insure not only to the benefit of the Carrier, his agents, servants, vessels, remployees and other representatives but also to the benefit of any independent contractor performing services to the goods.

3. CARRIERS TARRIFF

independent contractor pe 3. CARRIER'S TARIFF

CARRIERS LARIEF
The terms of the Carrier's applicable Tariff are incorporated herein. Copies of the relevant provision
pplicable Tariff are obtainable from the Carrier or his agents upon request. In the cases of incons
etween this Bill of Lading and the applicable Tariff the Bill of Lading shall prevail.

5. JURISDICTION

And the Carrier arising under this Bill Of Lading shall be decided according to the Turkish Law tts of Izmir, Turkey, to the exclusive jurisdiction of which the Carrier and the Merchant submit

6. RESPONSIBILITY
(i) The Carrier's obligations in respect of the goods shall begin when the goods are accepted at the Ocean vessel's nail at the port of loading and shall continue until the goods are discharged at the Ocean vessel's nail at the port of floading and shall continue until the goods are discharged at the Ocean vessel's nail at the port of discharge. The Carrier shall not in any circumstances whateoever be liable to any loss damage or delay to the goods (whether or not in his actual or constructive possession) howsoever caused occarring before they are accepted at the Ocean vessel's nail at the port of loading or after discharged at the Ocean vessel's nail at the port of loading or after discharge found the Ocean vessel, loading or after discharge found the Ocean vessel, loading or unloading of goods into or from containers or, the supply of containers are required by the Merchant the Merchant hereby constitutes the Carrier as his agent with unduring to enter in to any contract on his behalf and the Carrier shall be under no personal liability whatsoever or howsoever arising as carrier, ballee or otherwise in connection with the goods. (iii) When incidental to the Port to Port shipment, the carrier arranges for precurating, concarriage, carriage inland storage prior to loading or after discharge from the Ocean vessel, loading or unloading of goods into or from containers, or the supply of containers as aforesaid the Carrier shall be and of the Merchant the full freight for the entire carriage including the Carrier shall be and the Merchant the full freight for the entire carriage including the Carrier shall be and the Merchant and the Carrier is liable as principal for any precentinge, concarriage, carriage inhand storage or handing of goods the Carrier's liable in principal for any precentinge, concarriage, carriage inhand storage or handing of goods, the Carrier's liable in principal for any precentinge, concarriage, carriage inhand storage or handing of goods the Carrier's liable in principal fo

(B) COMBNED TRANSPORT

The carrier shall be repossible for loss or damage to the following extent but no further:

(i) With respect to loss damage howeover occurring within the period of responsibility under clause 6 (A) (i) above, liability of the Carrier shall be determined under the afteroastic clause.

(ii) With respect to loss or damage howeover occurring outside the period of responsibility referred to under clause 6 (A) (ii) where the liability of the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the actual amount recovered by the Carrier shall be limited to the carrier shall be limite

reception state and state of the goods.

(iii) The Carrier, without limiting sub-clause (ii) above, shall be relieved of liability for loss or damage where

precurringe or oncurringe of the goods.

(iii) The Carrier, whother limiting sub-clause (ii) above, shall be relieved of liability for loss or damage where such loss or damage can be reasonably attributed either in part or in whole to:

(a) A wrongful are to emission of the Merchant.

(b) Insufficiency or defective condition of the packing in the case of goods which by their nature are liable to loss or watage or bot damaged when not peached or when not properly packed.

(c) Compliance with the instruction of the Merchant or his agent.

(d) Handling, stowes, loading, or unloading of the goods by or on behalf of the Merchant.

(e) Indirect vice of the goods.

(f) Insufficiency or inadequacy of marks or numbers on the goods, coverings or containers.

(g) Sirke, lockout, stoppage or restraint of labor, from whatever caused and whether partial or general.

(h) Theft and/or atmenty thereat and the partial or general.

(h) Theft and/or atment pitterent and too loss or damage to the goods caused by any third party.

(i) Any other cause or event whateover or howsoever arising unless it is proven that the loss or damage resulted from an act or omission of the Carrier done with intent to cause loss or damage or recklessly with the knowledge that loss or damage would probably result.

(iv) If it cannot proven when the loss or damages to carrier done with intent to cause loss or damage shall be deemed to have occurred ounside the Carrier's period of responsibility within the meaning of clause 6 (A) (i) above.

(c) GENERAL (applicable to both be frost for shipmants and Combined Tianspole)

(i) The Carrier shall in no circumstances whatsoever be responsible for any direct or indirect loss or demarge sustained by the Merchant occasioned through delay whether by reason of representation or otherwise by the Carrier, is serveral or agents.

imstances whatsoever be liable for indirect, or conse

INNERS
the Merchant and the Carrier or his agent agreed in writing under the deck shipment (before or at f booking the carriage of the goods) the Carrier shall have the option to Load containers on deck tice to the Shipper, and if they are so carried the Hague Visby Rules shall apply and the goods shall

without moure to me shapper, and a new years a secondary to the contribute in General Average.

(ii) In the case of live animals and cargo requested by the Merchant to be carried on deck and which in this Bill Of Lading are stated to be carried on deck and are so carried the Hague Visby Rules shall apply and the goods shall contribute in General Average.

(iii) In the case of containers supplied by the Merchant or by the Carrier to the Merchant for the Merchant's use

(to) if a line, a clear or testimated is Supplear by the stretchment to the rectament of the relationship conditions shall apply;

(a) The Shipper, before using a container shall impact it to make certain that it is one in the class mount and suitable for the Carrier.

(a) The Shipper, before using a container shall impact it to make certain that it is clean sound and suitable for it.

(b) The Shipper, before using a container shall impact it to make certain that it is one for a container shall impact it to make the shipper shall have the right to reject any unsatisfactory container.

In case of war, hostilities, strike, port congestion, lock-outs, supprages, evil commont.

before use.

(b) The Carrier shall be under no liability whatsoever in the event of loss or damage to any of the goods directly or indirectly caused by the manner in which the goods have been packed or stowed in the containers or by the unsuitability of the goods for container carriage.

(c) The Merchant beerby agrees to indemnify the Carrier against all and any loss damage which the carrier may sustain or against liability to any person which the Carrier may incur on account of personal injury or how or damage to properly due to the manner in which the goods have been packed and/or stowed inside the container or due to the unsuitability of the container.

(d) The Merchant further agrees to indemnify the Carrier against any additional expenses, fines, duties and taxes which the Carrier may incur by reason of error or omission in the mark, numbers or description of the container or its contents.

taxes which the Carrier may incur by reason of error or omission in the mark, numbers or description of the container or its contents.

(iv) In the case of the supply of a container to an agent appointed by the Carrier on the Merchants behalf, the Carrier shall be under no responsibility or liability for loss or damage to the goods caused by the unsuitability of effective condition of the container unless such unsuitability or condition be attributable to lack of due diligence on the part of the Carrier.

(v) The Carrier shall be entitled but under no obligation to open any container at any time and to inspect the contents. If it thereupon appears that the contents or any part thereof cannot safely or properly be carried further either at lad or without incurring any additional expenses or taking any measure in relation to the container or its contents or any part thereof, the Carrier may abundon the transportation thereof and or take any measures and/or incur any reasonable additional expenses or carry or to continue the carriage or to store the same ashore or float under cover or in open at any place which storage shall be deemed to constitute the delivery under this Bill Of Lading. The Merchant shall indomnify the Carrier against any reasonable additional expenses so incurred.

additional expenses so incurred.

(vi) Where containers are supplied pursuant to Clause 7 (iii) above are unpacked at the Consignee's or receivers premises the Consignee's or Receiver's are responsible for returning the empty containers clean and in a neashed condition in all respect and suitable for the carriage of cargo of any description the port or place to discharge or other place nominated by the Carrier within the time prescribed to them. Should a Container not be return within the prescribed time the Merchant shall be liable for any demurrage loss or expenses which may arise from such nonreturn.

arise from such nonretum.

The Merchant agrees to indemnify the Carrier for any loss or damage to the containers or for any liability ag from any act or omission by the Merchant, his servants or Agents arising directly or indirectly from but

into any ac of comission or yue inservation, mo servains or Again arising university or manieron jumined to the specking or stowage of cargos in the container or the use thereof.

It is not a consistent of the container of the use thereof, and the container of the size of the container on the container on the container of the form of or any other party, such transportation shall be undertaken only in accordance with terms of this improvishing that no formal Bill Of Lading be issued for such return transportation.

Carriers has no responsibility whatsoever for the functioning of refere containers or trailers into

nor leased by the Carrier. 8. LIEN

8. LLEN
(i) The Carrier his servants or Agents shall have a lien on the goods and the right to sell the goods wh
privately or by public auction for all freight (including additional freight payable under Clause 12) prin
dead freight, demurrage container denurrage and storage charges detention charges salvage for
Average contributions and all other charges and expenses whatsoever including (not limited to) matter

under Clause I2 (iii) and 13 (e) herein which are for the account of the goods or of the Merchant and for the costs and expenses of excresions gush lien and such as he including legal fees and also for all previously unsatisfied debts whatsoever due to him by the Merchant. Without prejudice to the foregoing the Carrier shall be entitled to lien the Merchant eargor or any and all of the above even thought concerned with on carriage, pre-carriage and or instance and despite the Merchant constituting the Carrier as his agent for the purposes of armaging such carriage and asystem, Politing in this Clause shall prevent the Carrier from recovering from the Merchant the difference between the amount to from him to the Carrier and the amount realized by the excress of the rights given to the Carrier under this clause.

(ii) Without prejudice to the generality of the foregoing notwithstanding that the property in the goods shall have passed to an Endorse of the Bill O clading or Consignee named herein and irreportive of whether or not the Carrier shall have exercised his lien the Carrier shall be entitled.

(ii) Without prejudice to the generality of the foregoing notwithstanding that the property in the goods shall have passed to an Endorse of the Bill O clading or Consignee mannel herein and terropective of whether or not the Carrier shall have exercised his lien the Carrier shall be entitled.

(ii) Without prejudice to the generality of the foregoing notwithstanding the instruction to ship the goods was made (hereinalter referred to as the "Pincipal") Fieight, dead fieight, charges (whether relating to storage landing which in fact remains unguid (whether or not in the case of freight charges there is any stipulation on the face of the Bill of Caling to the Critic religible thanges have been paid or any positive and continued the continued of the continued where the same has become damaged (whether o

9. BOTH TO BLAME COLLISION CLAUSE
If the ship comes in to collision with another ship as result of the negligence of the other ship and any act, neglect or default of the Masters, Mariners, pilots or the severant of the Carrier in the navigation or in the management of the ship, the Cowers or the goods carrisc hereunder will indemnify the Carrier against all loss or liability to the other non-carrying ship or her Owners in so far as such loss or liability so the other non-carrying ship or her Owners of the said goods paid or populse by the other or non carrying ship or her Owners of the said goods and set off, recouped or recovered by the other or non carrying ship or her Owners of the said goods and set off, recouped or recovered by the other or non carrying ship or her Owners apart of them chiam against the carrying ship or Carrier. The foregoing provisions shall also apply where the Owners Operators or those in charge of any ship or ships or objects other than or in addition to the collision and spips or objects are at full in respect to a collision or contact.

NEW JASON CLAUSE WAR RISKS CLAUSES I AND 2 are deemed to be incorporated in this Bill of Indire.

NEW JASON CLAUSE WAR RISKS CLAUSES 1 AND 2 are deemed to be incorporated in this Bill of Lading.

10. GENERAL AVERAGE AND SALVAGE
(a) General average shall be payable according to York-Antwerp Rules 1974 and shall be adjusted at any port or place selected by the carrier.

(b) In the event of accident, danger, damage or disaster before or after the commencement of the voyage, resulting from any cause whatsoever whether date to negligence or not for which or for the consequence of which the carrier is not responsible by statute contract or otherwise the goods and/or the Merchant shall contribute with the Carrier in General Average to the payment of any sacrifices, losses or expenses of a closenal Average nature that may be by statute contract or otherwise the good and/or the Merchant shall contribute with the Carrier in General Average to the payment of any sacrifices, losses or expenses of a closenal Average nature that may be the state to contract on the contract of the goods.

(c) If a salving vessel in owned or operated by the Carrier, salvage shall be paid for as fully as if the said salving vessel or vessels belonged to strangers. Such deposit as the Carrier or his agents may deem sufficient to cover the entitated contribution of the goods and may adapse and special charges thereon shall if required to ever the entitiated contribution of the goods and may adapse and special charges thereon shall if required to ever the contract of the post of the contract of the good or any part thereof without notice dincety thereof whether the carrier sha

the port of shipment (unless otherwise agreeds) at the time of the vessel sailing in the required freely interactive the current calculated aft the means of the closing rates of exchange in Turkey at the time of the vessel sailing.

(i) interest shall be paid on any freight primage and changes remaining unpaid after due date of payment. The freight payable hereunder has been calculated and based upon the open and to re-vessely the re-measure or re-value are furnished by the Shipper to the Carrier. The Carrier shall be entitled at any time to open and to re-vesight or re-measure or re-value any goods and if the weight or measurement or value as furnished by the Shipper is found to be incorrecte, freight shall be paid by the Merchant on the excess weight or measurements or value as oascretained together with the expenses incident tor-weighing or re-measuring or re-valuing which expenses shall be considered as freight. The Merchant athal, if required by the Carrier so to do furnish forthwith on demand to the Merchant the invoice or a true copy thereof relating to the goods.

(iii) The Merchantal comply with the regulations and repetiments of Port. Customs and other Authorities and shall be liable for all duties, taxes, fines, imposts, expenses, loss or damage of whotoever nature imposed on the goods or the Carrier visue in connection therewish. In the event of goods not complying with the port customs or other regulations and reports in connection therewish. In the event of goods not complying with the port customs or other regulations and reports in connection therewish. In the event of goods not complying with the port customs or other regulations and reports in the control of the aforesaid matters, arising and entry being refused by the Port. Customs or other appropriate Authorities. Carrier shall be at liberty to bring beck or re-ship such goods to the port of shipments at the sole risk and expense of the Merchant. The Carrier shall be entitled to recover the costs by reason of the complicance or not.

13. CARRIER'S LABILITIES IN THE EVENT OF BLOCKADE, DELAY, ETC.

In case of var, hostilities, strike, port congestion, lock-outs, spopages, civil commonitoris, quarantine, ce storm on any other cause whatsoever beyond the Carrier's control (whether any of the foregoing are actual or threatened and whether or not existing or anticipated at the commencement of the voyage) which matters or any of them in the judgment of the Master or Carrier (either of whose decisions shall be absolute and binding on all parties) may result in damage (so, et loss of the vessel, or give rise to risk of capture, scizure or detentio of vessel or cargo, are likely to prejudice the interest of the vessel including her future engagements and/or her cargo whether how bodge or the rows of the congo whether how sowers or make it unsafe or imputed for any reason to precede on or continue the voyage or her carriage by land or enter or discharge at the port of or place of discharge or transibilipment or place in the process of the carrier shall have the following liberties any warranty or rule of Law novientstanding.

(a) To proceed to such convenient port, as the Carrier shall in his absolute discretion select and discharge the goods.

(a) To proceed to such convenient port, as the Carrier shall in his absolute discretion select and discharge the goods.

(b) To carry the goods back to the country of shipment and discharge them there.

(c) To retain the goods to housd the ship and/or return them to the original port of discharge in the same or substituted ship and there discharge the goods at the sole risk and expertise of the Shipper Consignee and/or Owner of the goods on board the sole risk and expertise of the Shipper Consignee and/or Owner of the goods for the goods by land at such convenient place as the carrier shall in his absolute discretion select, and discharge the goods from the contains.

When the goods have been abandoned or discharge from the Ship or container as herein provided they shall thereafter be at the sole risk and expense of the Merchant of the sole risk and expense of the Merchant of the sole risk and expense of the Merchant of the sole sole so are as he is known.

(c) Full freight and charges shall be deemed to be carried hereunder and the Carrier shall be entitled to payment for all extra expenses incurred in the performance of the foregoing liberitors for which (together and charges) he shall have a lien on the goods. The Carrier shall in addition to be entitled in any of the advocation of the shall be declared to be carried hereunder and the Carrier declared in a shall be declared in the carrier of the carrier o

aforesaid circumstances to levy on the goods additional charges representing the interest cost to the Carrier (including but no limited to additional insurance and hunter costs)

14. CERTAIN RIGHTS AND IMMUNTIES FOR THE CARRIER AND OTHER PERSONS

(1) The Carrier shall be entitled to solve contracts on any terms the whole or any part of the Carriege (2) The Merchant undertakes that no claim or allegation shall be made against any person or vessel whatsoever, other than the Carrier, including but not limited to the Carrier's servants or agents, any independent contractor and his servants or agents, and all others by whom the whole or any part of Carriage whether directly or indirectly, is procued, performed or undertaken, which imposes or attempts to impose upon any such person or vessel any liability whatsoever in connection with the Goods or the carriage, and if my claim or allegation should nevertheless be made to deform, indemnify and hold harmless the Carrier against all consequences thereof. Without projudice to the foregoing every such person or vessel shall have the host off of all reads when the source of the other contractions. the benefit of all provisions herein benefiting the Carrier as if such provisions

were expressly for his benefit and in the entering into his contract the Carrier to the extent of these provisions, does so not only on his own behalf but also as agent or trustee for such persons and vessels and such persons and vessels and the line strent bor to be deemed to be parties to his contract.

(3) The Merchant shall defend, indemnify and bods harmless the carrier against any claim or liability (and any occasions and the contract of the contract o

15. DANGEROUS GOODS

of the vessel stating.

(a) That the goods and if applicable, the container, flat trailer etc. are adequately packed.

(b) The correct technical name and class of goods.

A special stowage order giving consent to shipment must also be obtained from the Carrier. The Merchant will be liable for all damage loss and expense whatsoever if the foregoing provisions are not compiled with.

16. THE SCOPE OF THE VOXAGE.

The scope of the wares beginn contracted for shall include usual of customers or advertised nort of call

will be linke for all damage loss and expense whatsoever if the foregoing provisions are not compiled with.

16. THE SCOPE OF THE VOX.GE.

The scope of the voyage herein contracted for shall include usual or customary or advertised port of call whether anmed in this contract or not also ports in or out of the advertised, geographical, usual or ordinary roate or order, even though in proceeding thereto the vessel may sail beyond the port of discharge; or in a direction contrary hereto, or return to the original port or depart from the direct or customary roate, and includes all canals, straits and other waters. The vessel may call at any port for the purposes of the current voyage or of a prior or subsequent voyage. The vessel may call that may port for the purposes of the current voyage or of a prior or subsequent voyage. The vessel may call that may be for or ports whether scheduled or not and may call at the same port more than once; may for matters occurring before loading either with or without the goods or passengers on board and before or after proceeding towards the port of discharge adjusting measures, make trial trips or test, take fuel or stores, embark or disembark passengers crew, workman or the property, anything done or not done in compliance with the above shall be deemed to be done or not done in property and the contractual voyage. The Carrier shall not be responsible for any loss sustained by the Merchant through delay of arrayl of the goods.

IVANATERS ARTECTING PERFORMANCE

(1) If at any time the carriage is or is likely to be affected by any hindrance, risk, delay, difficult or disadvantage of any kind (including the condition of the Goods), when so ever and howsoever arising (whether or not the Carriage has commenced) the Carrier may:

(whether or not the Carriage has commenced) the Carrier may: (a) Without notice to the Merchant admonth the Carriage of the Goods and where reasonably possible place the Goods or any part of them at the Merchant's disposal at any place which the Carrier may deem safe and convenient, whereupon the responsibility of the Carrier in respect of such Goods hall case. (b) Without prejudice to the Carrier's right subsequently to abandon the Carriage under (a) above, continue the Carriage. In any event the Carrier's shift be entitled to full Charges on Goods received for Carriage and the Merchant shall pay any additional cost resulting from the above mentioned circumstances.

Merchain statu pay any administration of the Condes shall cease on the delivery or other disposition of the Goods in accordance with the orders or recommendations given by any government or authority or any person

(2) The liability of the Carrier in respect of the Goods shall cease on the delivery or other disposition of the Goods in accordance with the orders or recommendations given by any government or authority or any person acting or purporting to cat as or to abulled 1 such as yearness and the control of the Carrier of the Master may does it as when the Carrier or the Master may does it advantage. The Carrier of the Master may does it advantage. The Carrier of Master may without notice, tranship the whole or any part of the goods at the original prort of shippenent, or any, other place or places even though outside the scope of the voyage or the route to or beyond the port of discharge or the destination of the goods, and forward the goods, to the port of destination by any such means, whether operated by the Carrier or by the and or by air or by any such means, whether operated by the Carrier or by others and whether departing or artifacing or scheduled to depart or armye before or after the vessel expected to be used for the transportation of the goods. This Carrier in making armagements for any transhipping criter and all transhipment or forwarding agant less subject to all the terms whatsoever in the regards from of Bill of Lading, freight note, contract or other shipping documents used at the time by such Carrier, whether issued for the goods or not, and of the contract of the poods of the product of the contract of the poods or not, and the contract of the poods of the poods or not, and contract or other shipping documents used at the time by such Carrier, whether issued for the goods or not, and the pool of the contract or other shipping and the strength of the contract or other shipping and the pool of the pool of the Carrier of the Agent or the pool of the Carrier of the Agent or the pool of the Carrier of the Agent or the shipping of the Carrier of the Agent or the shipping of the Carrier of the Agent or the same and the pool of the Carrier of the Agent or the same and the contract of the Agent or the sam

19. OPTION

The port of discharge for optional goods must be declared to vessel's Agents at the first of the optional port named in the option not later than 48 hours before the vessel's arrival there, or falling such declaration the Carrier may elect to discharge at the first or any optional port and contract of carriage shall then be considered fulfilled. Any option must be for the total quantity of goods under this Bill of Lading.

20. CARRIER'S INSERTIOR FOR INSERSOL

Without projudice to Clause 8 above. If the goods are not taken by the Merchant within 21 days of discharge (or in the case of perishable goods within 2 days), the carrier shall be at littery and without notice to the Merchant of the goods to abundon them to the appropriate authority or sell the goods as salvage for the account of whom it may concern where the Carrier at this sole discretion reasonably believes that the value that would be obtained in the sale or auction of the goods (see commission) would be less than the outstanding (and in the case of perishable goods anticipated) storage and similar charges.

21. DESCRIPTION OF GOODS

No representation is made by the Carrier as to the weight, contents, measure, quantity, quality, description,

presentation is made by the Carrier as to the weight, contents, measure, quantity, quality, description, ion, marks, numbers or value of Goods and the Carrier shall be under no responsibility whatsoever in

22. TEMPERATURE CONTROLLED CARGO

22. TEMPERATURE CONTROLLED CARGO

(1) The Merchant undertakes not to tender for transportation any Goods which require temperature control without previously giving written notice (and filling in the box on the front of this Cargo Receipl IT files Cargo receipl It shee long receiples the been prepared by the Merchant or a person acting on his behalf of their nature and particular temperature range to be maintained and in the case of a temperature controlled Container staffed by or health of the Merchant further undertakes that the Container has been properly recorded, that the Goods have been properly sattfed in the Container and that its thermostatic controls have been properly set by the Carrier. If the above requirements are not complied with the Carrier shall not be liable for any loss of or durage to the Goods caused by such non-compliance.

(2) The Carrier undertakes to provide ship's) electric current to keep the refiguration systems of the containers plugged whilst on board and control and set the thermostatic controls on the particular temperature range as described by the Merchant on the front of this Bill of Lading.

(3) The Carrier shall not be liable for any loss of or durage to the goods arising from defects, derangements breakdown, stoppage of the temperature controlling machinery, plant, insulation or any apparatus of the container provided that the Carrier shall before or at the beginning of the Carrieria exercise dealingment to container provided that the Carrier shall before or at the beginning of the Carrieria exercise dealingment to

(5) rue carrier saam not or maner or any most or dramage or un goods arising non derect, orangements breakdown, spopage of the temperature controlling machinery, plant, insulation or any apparatus of the container provided that the Carrier shall before or at the beginning of the Carriage exercise due diligence to maintain the refrigerated container in an efficient state, provided that the requirements as stated in (2) and complied with.

(4) The Carrier shall in no way be obliged to carry out any repair work to maintain the efficient state of the

23. LIMITATION The monetary liab

zi.LIMITATION

23. LIMITATION

The monetary liability of the Carrier shall not exceed the applicable limits of liability under The Hagae/Hagae/ Valoy Rules (whichever shall be applicable). The applicable unit for the purposes of package limitation shall be the number of containers referred to on the face of the Bill of Lading.

24. VARAITON OF THE CONTRACT

No servants or agent of the Carrier shall have the power to waive or varian on waive or variance is in wirting and is specially authorized or ratified in writing by the Carrier.

25. LANDING CHARGES

De Goods shall in all cases be landed by the vessel and not by the Merchant. All the landing charges and all expenses arising after discharge of the cargo including discharge on to quay, surtax dentepot, stevedoring handling, overtime, tally, quay dues, wharfage dues, storage ete shall be payable by the Merchant against delivery. Lighterage and expenses of weighing, measuring, valuing and contring ergor firm, at port of discharge, to be paid by the Merchant of the goods, any custom or alleged custom of the port to the contrary notwithstanding.

discharge, to be paid by the Merchant of the goods, any custom or alleged custom of the port to the contrary notwithstanding.

26. LIABILITY OF SERVANTS AND SUB-CONTRACTIORS

16 is hereby expressed yagreed that no servants or agent or the Carrier, including any independent subcontractors employed by the Carrier in any circumstances whatsoever be under any liability whatsoever to the Merchant for any loss or dumage or delay of whatsoever than draining or resulting directly or indirectly from any act neglect or default on his part while acting in course of, or in connection with his employment and without, pepildice to the generality of the freegring provisions in this clause every exception, limiting, condition and liberty herein contained and every right exception from liability, defense and immunity of whatsoever nature applicable to the Carrier or to which the carrier is entitled hereunder shall also be available provisions of this clause the carrier is on shall be deemed to the Carrier (necklading any stevedore, terminal operator or any other independent contractor) acting as the softensial and for the purpose of the freegoing provisions of this clause the carrier is on shall be deemed to be acting as agent or trustee on behalf of and for the benefit of all persons who are or might be his servant or agents (including all independent contractors as a foresaid) and all such persons shall on this extrath to e be deemed to be party to his Bill of Landing.

27. SHIPPER'S /MERCHANT'S RESPONSHILITY

(1) The Shipper warrants to the Carrier that the particular relating to the Goods as set out overleaf has been

27. SHIPPER'S MERCHANT'S RESPONSIBILITY

(1) The Shipper warrants to the Carrier that the particular relating to the Goods as set out overleaf has been checked by the Shipper on receipt of this Bill of Lading and that such particular and any other particular furnished by or on belad for the Shipper are correct.

(2) The Shipper shall indemnify the Curier against al loss damage fines and expenses arising or resulting from inaccuracies in or inadequacy of such particulars or from any other cause in connection with the Goods for which the Carrier is not responsible.

(3) The Merchant shall comply with all regulations or requirements of custons port or any other authorities and shall bear and pay all duties taxes, fines, imposts, expenses or charges or losses incurred or sufficed by reason thereof or by reason of any illegal incorrect or insufficient marking, numbering or addressing of goods and indemnify the Carrier in respect thereof.

(4) Where containers owned or leased by the Carrier are unpacked by the Merchant he is responsible for extrumine the energy Containers with interiors branded and clean and with all its ascessories, if any to the out to the out

(4) Where containers owned or leased by the Cartier are unpacked by the order of the containers of the containers with interiors brushed and clean and with all its accessories, if any to the port or place of discharge or to the port or place designated by the Carrier, his servants or agents within the time prescribed to them. Should a Container not be returned within the prescribed time, the Merchant shall be liable for any demurrage, loss or expense which may arise from such non-return.