AQUATIC			BILL OF LA OR I	DING FOR OCEAN TF MULTI MODALTRANS	RANSPORT PORT	B/L No.		
Shipper			Booking No					
			Export Reference					
			Service Contract					
Consignee (negotiable if consigned 'to order', or 'to order of' a named person or 'to order of bearer' )			Delivery Agent at place of Delivery					
			•					
Notify Party (see clause 22)			Onward inland routing (Not part of Carriage as defined in clause 1. for account and risk of Merchant)					
			Place of Receipt, Applicable only when document used as Multimodal Transport B/L (see clause 1)					
Vessel (see clause 1+19)	Voyage No.		Place of Delivery, Applicable only when document used as Multimodal Transport B/L (see clause 1)					
Part of Loading	Port of Discharge	(						
Port of Loading	Port of Discharge							
PARTICULARS FURNISHED BY IPPER - CARRIER NOT RESPONSIBLE								
Container No/Seal No. Kind of Packages; Description of Goods;	Marks and Number;		*		Gross V	Veight	Measurement	
Above particulars as mentioned by shipper, but without respons	ibility of or representation by Ca	rrier (see clau	se 14)					
Freight & Charges	Rate Unit		,	Currency	Prepaid		Collect	
Carrier's receipt (see clause 1 & 14) Total number of Containers or packages received by carrier	Place of issue of B/L		SHIPPED as far as ascertained by reasonable means of checking, In apparent good order and condition unless otherwise stated herein, the total number or quantity of Containers or other packages or units indicated in the box entitled 'Carrier's always subject to all terms					
		and Conditions hereof (INCLUDING ALL THOSE TERMS AND CONDITIONS ON THE REVERSE HEREOF AND THOSE TERMS AND CONDITIONS CONTAINED IN THE CARRIER'S APPLICABLE TARIFF) from the place of receipt or the port of loading, whichever is						
Number & Sequence of Original B(s)/L	Date of issue of B/L		applicable, to the Port of Discharge or place of Delivery, whichever is applicable, When the Place of Receipt box has been completed, any notation on this Bill of Lading of 'on board' loaded on board' or words to like effect, shall be deemed to be on board the means of transportation performing the Carriage from the place of Receipt to the Port of Loading, where the bill of lading is					
		r		non - negotiable, the carrier may give delivery of the goods to the named consigned upon reasonable proof of identity and without requiring surrender of an original bill of lading, Where the bill of lading is negotiable, the Merchant is obliged to surender one				
Declared Value (see clause 7.3)	Shipped on Board Date		original, duly endorsed, in exchange for the Goods. The Camier accepts a duty of reasonable care to check that any such document which the Merchant surrenders as a bill of lading is genuine and original. If the Carrier complies with this duty, it will be entitled to					
			deliver the Goods against what it reasonable believes to be genuine and original bill of lading, such deliver discharging the Camiers delivery obligations, in accepting this bill of lading, any local customer or privileges to the contrary notwithstanding, the Merchant agree to be be used to all Toms and Coordinate stands design whether written printed standards in comparing the lates or reverse.					
			side hereof, as tully as	gree to be bound by all Tems and Conditions stated herein whether written, printed, stamped or incorporated on the face or reverse de hereof, as tully as is they were all signed by the merchant IN WITNESS WHEREOF the number of original Bills of Lading stated on is side have been signed and wherever one original Bill of Lading has been surrendered any others shall be void.				
			<del>-</del> ·	<b>3</b>		-		