- TERMS AND CONDITIONS FOR SHIPMENT

 I. Applicability and Definitions. The following terms and conditions govern the contractual relationship between Nove Tailors Co., hereby referred as Ocean Carrier and customer shipping belongings between residences, hereby referred as Merchant with respect to the goods. All pipor agreements for the shipment of the goods are approached by these Terms and Conditions hereof, the state of the property of the terms and Conditions. The Merchant warrants that in agreeing to the Term and Conditions hereof, he is, or has the authority of the person of the owning or entitled to the possession of the Goods. When used (A) "Ocean Carrier" means Move Tailors Co., which performs the sea carriage of Goods, and the vessel, her owner, and demise character, whether any of these Terms and Conditions hereof, he is, or has the authority of the person of the owning or entitled to the possession of the Goods. When used (A) "Ocean Carrier" means carrier or basic to the combined Transport of the Goods, and the vessel, her owner, and demise character, whether any of these Greeding parties is acting as ocean carrier, non-vessel operating common carrier, or bailee. (C) "Combined Transport means carriage of the Goods often than the Ocean Carrier" by land, water or at, participating in combined transport of the Goods, whether acting as carrier or bailee. (C) "Combined Transport means carriage of the Goods other than combined transport. (E) "Merchant" includes the shipper, consignor, consignee, owner, and receiver of the Goods. (F) "Goods", the man the cargo deserthed on the face of Bill of Lading and any ship, carll, tighter, the upper of the Goods of the Goods from Pools of the Goods and the condition of the Goods and the Carrier of Bill of Lading and any ship, carll, tighter, the upper other means of transport that is substituted in whole Board" or similar words endorsed on Bill of Lading means that the Goods have been loaded on board the Vessel or are in the custody of or Ocean Carrier, and in the event
- 2. (Clause Paramount) (A) Insofar as Bill of Lading covers carriage of Goods by water, Bill of Lading shall have effect subject to the provisions of the "Hague Rules", namely the International Conventions for the Unification of Certain Rules Relating to Bills of Lading, dated at Brussels, August 25, 1924, as amended (including, where enacted, the Protocol dated at Brussels, February 23, 1968, known as the Ysby Rules), as enacted in the country of shipment or its otherwise composing applicable, the Hague Rules as enacted in the country of shipment or its otherwise composing applicable, the Hague Rules as enacted by the Convention shall apply. When no such enactment is in force in the country of shipment or in the country of sestimation, or is otherwise composing of the Protocol shall be subject to the provisions of the United States Carriage of Goods by Sea Act, 1936, 46 U.S.C. P.1300 1315 as amended (hereinafter "U.S. COGSA"), the terms of which shall be incorporated berein. The provisions of U.S. COGSA shall (except as otherwise specifically provided in Bill of Lading) govern throughout the time when the Goods are in the custody of the Ocean Carrier and any other water carrier and as otherwise provided in Bill of Lading.
- 3. (Law and Jurisdiction) Whenever the Carriage of Goods by Sea Act 1936 (COGSA) of the United States of America applies, these terms and conditions are to be governed by United States Law. In all other cases actions against the Carrier may be instituted only in the country where the Carrier has its principal place of business and shall be decided according to the law
- 4. (Limitation of Liability Statutes) Nothing in these terms and conditions shall operate to limit or deprive the Ocean Carrier of any statutory protection, exemption from, or limitat liability authorized by the applicable laws, statutes, or regulations of any country.
- 5. (Sub Contracting: Exemptions and Immunities of Subcontractors) (A) The Ocean Carrier shall be entitled to subcontract on any terms the whole or part of the handling, storage, or carrier of the Goods and any and all duties whatsoever undertaken by the Ocean Carrier in relation to the Goods. (B) Merchant warrants than to claims in shall be made against any Subcontractor (as defined in Article 11), or Subcontractor, of Ocean Carrier, except Inaliand Carriers where otherwise appropriate, that imposes or an entempts to impose upon any of them or any vessel owned or operated by any of them any liability in connection with the Goods, and, if any such claims should nevertheless be made, to indemnify the Ocean Carrier against all consequences of such claims. (C) Without prejudic to the foregoing, every Subcontractor (shall have the benefit of all provisions in these terms and conditions for the benefit of the Ocean Carrier as if such provisions were expressly for the Subcontractor's benefit. In entering into contract the Ocean Carrier, to the extent of those provisions, does so not only on its own behalf of osciet Subcontractors.
- 6. (Route to Transport) (A) The Goods may, at the Ocean Carriers absolute discretion, be carried as a single shipment or as several shipments by the Vessel and/or any other means of transport by land, water, or air and by any route whatsoever, whether or not such route is the direct, advertised, or eastomary route. (B) The Vessel shall have liberty to call and/or stay at may port or place whethere. Advertised, or cessionary route, one or more often and in any order, and/or to mit calling up ont or place whether scheduled or not. (C) The Vessel shall have liberty, either with or without the Goods on board and either before or after proceeding toward the port of discharge to adjust to compasses and other navigational instruments, make trait lirgis or tests, dy dock, go to repair yards, shift better, sike on fuel or stores, embads or disembard any person, contraband, explosives, munitions, wat file stores and hazardous cargo, sail with or without pilots, tow or be towed, and save or attempt to save life or property. (D) If the Goods is the does in whole or in part are for any reason not carried on the Vessel and the stores of the store
- 7. (Repossibility) (A) Insofar as Bill of Lading is used for Port to Port Transportation of the Goods, the Ocean Carrier shall not be responsible for loss of or damage to the Goods caused before loading or after discharge. "Loading" shall be deemed to commence with the hooking on the vessel's tackle, or if not using the vessel's tackle, with the receipt of the Goods caused before loading or after discharge. "Loading" shall be deemed to commence with the hooking on the vessel's tackle, or if not using the vessel's deck.[d] Insofar as Bill of Lading is used for combined transport of the Goods, the responsibility of the Cean Carrier and each Indiand Carrier with respect to the Goods all be limited to the period when the carrier has eastedy of the Goods, and no carrier, either Ocean Carrier in the South of the Goods are responsibility of the Cean Carrier and each Indiand Carrier with respect to the Goods all be limited to the period when the carrier has eastedy of the Goods, and no carrier, either Ocean Carrier is responsible for loss of or damage to run to connection with the Goods are responsibly for subject to the provisions of Bill IO Lading, shall be the total to the Goods are responsibly for subject to the provisions of Bill IO Lading, shall be to the extent to which charge, or caused during any previous or subsequent presponsibility, subject to the provisions of Bill IO Lading, shall be to the extent to which sharps and the port of Gooding to the time when the Good sarrier and the port of Gooding to the time when the Good sarrier and the port of Gooding to the time when the Good sharps of the Goods are an extended to the carrier and the port of Gooding to the sate terminal at the port of Gooding to the carrier and sharps of the Goods to the carrier and the provision of Bill IO Lading, shall be a sea or waterways, to the extent to which the provision o
- R. (Liberties) (A) In any situation whatoever whether on on existing or anticipated before commencement of or during the transport, which in the judgement of the Ocean Carrier (including for the purpose of this Arricle the Master and any person charged with the transport or safekeeping of the Goods) has given or is likely to give rise to danger, Injury, loss, delay, or disadvantage of whatoever nature to the Vessel, the Ocean Carrier, a which, eap report, on, the Goods or any property, or has rendered or is likely to give rise to danger, Injury, loss, delay, or disadvantage of whatoever nature to the Vessel, the Ocean Carrier a vestile, any person, the Goods or any property, or has rendered or is likely to give rise to danger, Injury, loss, delay, or disadvantage or to deliver the Ocean Carrier or the Merchant to commence or continue the transport or to discharge the Goods at the port of discharge or to deliver the Goods and carrier, the Ocean Carrier, the Ocean Carrier (1) at any time shall be entitled to cannot be carried; the Coods and carrier (1) at any time shall be entitled to cannot be considered to the Coods and Lapon this failure to do so, to warehouse or place them at any place selected by the Ocean Carrier at the risk and expense of the Merchant and/or (3) if the Goods are a place awaiting manshipment, shall be entitled to cannot there and to store them at any place selected by the Ocean Carrier at the adequence of the Merchant and/or (3) if the Goods are a place awaiting of the Coods and the carrier of the carrier of the Coods and the Coods and the carrier of the Coods and the Coods and the Coods and the carrier of the Coods and the Coo
- and the free from the contract, many responsibility for carriage of the Goods, to it agreed that he shall see from the Goods it of agreed that he shall see from the Goods it of the Goods and the Goods it of the Goods are contracted to the shall include, but shall not be limited to, those caused by the existence or apprehension of war declared or undeclared, hostilities, risos, evicit commonisors, or other disturbances closured of, obstacle in or of anger to any port or canal, blocked, prohibition, or restriction on commerce or trading quaranties, sanitary, or other similar regulations or respectation of port, what, is a terminal, or similar place, shorted, as shorted are contracted to the Goods are contracted to the Good the contractual carriage and shall not be a deviation
- the contractual carrange and shall not be a devention.

 9. (Description and Perticulars of Gordos) Any reference on the face of Bill of Lading to marks, numbers, description, quantity, quality, gauge, weight, measure, nature, kind, value, and any other particulars of the Goods, is as furnished by the Merchant. The Ocean Carrier shall not be responsible for the accuracy of any such reference and is not bound thereby. The Merchant warrants to the Coenn Carrier that the descriptions and particulars furnished by him are corner, and the Merchant shall indemnify and the Coean Carrier shall not be responsible for the accuracy of any such reference and is not bound thereby. The Merchant certificed equipment of all cargo that the descriptions and particulars furnished by him are corner, and the Merchant shall indemnify and both to require the carrier shall not one of such weights to the condress it as Carrier's own certified veight to the steamship line carrying the cargo. The Merchant agrees that it shall indemnify and hold the Carrier harmless from any and all claims, losses, penalies or other costs resulting from any incorrect or questionable verification of the weight provided by Merchant or its agent or contractor on which the Carrier reflex.

 When deemed necessary by Ocean Carrier's sole discretion, Ocean Carrier can arrange a scaling of cargo at the risk, and expense of the Merchant.

 Carrier may transmit information to L. S. Castonsa and foreign country, including, without limitation, precise common provided by Merchant is a timely fashion. Merchant warrants to Ocean Carrier that all particulars of goods, including, without limitation, the precise descriptions, marks, number, quantity, weight, monotary value, seal numbers, identities of shipper and consignee, and hazardous material codes furnished by Merchant are correct and Merchant shall indemnify Ocean Carrier against all claims, penalties, losses or damages arising from any inaccuracy.
- 10. (Use of Container) When the Goods are not already packed into a container at the time of receipt by the Ocean Carrier, the Ocean Carrier shall be at liberty to pack and carry the Goods
- 11. (Ocean Carrier's Container) (A) The Merchant assumes full responsibility for and shall indemnify the Ocean Carrier against any loss of or damage to the Ocean Carrier's containers and other equipment if the loss or damage is caused or occurs while in the possession or control of the Merchant, his agents, or common carriers engaged by or on behalf of the Merchant (B) The Ocean Carrier hards shall in one vert the biable for, and the Merchant shall indemnify and hold the Ocean Carrier harmless from, any deem or injuriers to persons, or loss of or damage to property, caused by the Ocean Carrier's container or its contents while in the possession or control of the Merchant, his agents, or common carriers engaged by or on behalf of the Merchant.
- property, caused by the Ocean Carrier's container of its contents while in the possession or control of the Merchant, has agents, or common carriers engaged by or on behalf of the Merchant. (A) Bill of Lading is prima facie evidence of the receipt only of the number on the face of Bill of Lading. The condition and particulars of the contents are unknown to the Ocean and Inland Carriers, and the Ocean Carrier accepts no ecoponishility for the accuracy of the description of condition or particulars. (B) The Merchant warrants (1) that the stowage of the contents of the containers and the Ocean Carrier accepts no ecoponishility for the accuracy of the description of condition or particulars. (B) The Merchant warrants (1) that the stowage of the contents of the containers and the Ocean Carrier shall be repeated for an expectation of the Carrier and the containers of the containers and the Carrier and the containers and the containers was the recent of the Merchants shall be deeming and bedone of the Carrier and the container shall be respectation to the Carrier and the container shall be deemed in the Carrier and the container shall be respected by the Merchant as being in sound and satisfable container when it is furnished by or on behalf of the Ocean Carrier, and the container shall be deemed and assistable container when it is furnished by or on the container and the container shall be deemed and assistable container when it is furnished by or on the container and the container shall be deemed and assistable container when it is furnished by or on the container and the container shall be deemed and assistable container when it is furnished by or on the container and the container shall be deemed and assistable container when it is furnished by or on the container when it is furnished by or on the container when it is furnished by or on the container when it is furnished by or on the container when it is furnished by or on the container when it is furnished by or on the container when it is furnished by or on the

- 13. (Special Carriage or Container) The Ocean Carrier does not undertake to carry the Goods in refrigerated, heated, insulated, ventilated, or any other special hold or container, nor to carry any special container packed by or on behalf of the Merchant, but the Ocean Carrier will treat such Goods or container only so configure goods or dry container, respectively, unless: (1) special arrangements for the carriage of such Goods or container have been agreed to in writing between the Ocean Carrier and the Merchant; (2) such special arrangements are noted on the face of Bill of Lading; and (3) special freights as required has been paid. The Ocean Carrier shall not be responsible for the function of a special container.
- 14. (Dangerous Goods, Contraband) (A) The Ocean Carrier undertakes to carry Goods of an explosive, inflammable, radioactive, corrosive, damaging, poisonous, or dangerous nature only upon the Ocean Carrier's approval of a written application by the Merchant prior to the carriage of such Goods. Such application must accurately state the name, nature and classification of the Goods, as well ash owe thye are dangerous and the method of rendering them innocuous, together with the full amase and address of the shipper and the consignee. (B) The Merchant shall undertake that the nature and danger of such Goods is distinctly and permanently marked on the outside of the package or container containing the Goods. (C) Merchant shall submit all documents or certificates required in connection with such Goods by any applicable statute or regulation or by the Ocean Carrier's after the certificates required in connection with subch Goods are discovered to have been received by the Ocean or lahad Carrier without complying with subparts (A), (B) or (C) above, or the Goods are found to be contraband or prohibited by any law or regulation of any place or container or contained to the Ocean Carrier's discretion or indirectly arising out of custody or carriage of such Goods. (E) The Ocean Carrier may exercise the right conferred upon it under the preceding subpart whenever it is apprehended that Goods received in compliance with subparts (A), (B) and (C) above have been come diagreeux, even if not dangerous when received by the Ocean or lahand Carrier. (F) The Ocean Carrier has the right to inspect the contents of any package or container at any time and place without the prior notice to Merchant and at the risk and expense of the Merchant.
- 15. (Stowage Under and on Deck) (A) Goods in containers, vans, trailers, or chassis may be carried under deck or on deck, and when such Goods are carried on deck the Ocean Carrier shall not be required to specially note mark, or stamp any statement of "on deck stowage" on the face of Bill of Lading, any custom to the contrary notwithstanding. Such on deck carriage shall not be considered adveitation. [B) Goods stowed in poop, forecaste, deck bouse, shelter deck, passenger space, or any other covered accept some container wherever because, shall be deemed to be stowed under deck for all purposes including general average. (C) Lumber, earth moving equipment and all other Goods customarily or reasonably carried on deck without further notice to Merchant and without liability to the Ocean Carrier for the risks inherent in or incident to the custom to such carriage. Such on deck carriage shall not be considered a deviation. (D) In respect of Goods not in containers and carried on deck, and stated on Bill of Lading to be so carried, all risks of loss or damage from perits inherent in or incident to the custody or carriage of such Goods shall be borne by the Merchant and ail all other respects the Ocean Carrier for the single shall be considered as the considered astated on Bill of Lading to the considered as the considered as th
- 16. (Live Animals and Plants) (A) Merchant agrees not to ship live animals or plants. (B) If the Merchant fails in his obligations under the preceding subpart, (1) the Ocean Carrier shall not be responsible for any loss of or damage to in connection with the Goods. (2) the Merchant shall be liable for resulting loss of or damage to any person or property, and (3) Merchant shall indemnify the Ocean Carrier.
- 17. (Valuable Goods) The Ocean Carrier shall not be liable to any extent for any loss of or damage to or in connection with precious metals, stones, or chemicals, jewelry, currency, negotiable instruments, securities, writings, documents, works of art, curios, beirlooms, or any other valuable goods, including goods having particular value only for the Merchant, unless the true nature and value of the Goods have been declared in writing by the Merchant before receipt of the Goods by the Ocean or Inland Carrier, the same is inserted on the face of Bill of Lading and additional freight has been paid as required.
- 18. (Heavy Lift) (A) The weight of a single piece or package exceeding 2.240 lbs. gross inside of shipping container must be declared by the Merchant in writing before receipt by the Ocean or Inland Carrier and must be marked clearly and durably on the outside of the piece or package in letters and figures not less than two inches high. (B) If the Merchant fall is in his obligations under the preceding subpart (1) the Ocean Carrier shall not be responsible for any loss of or damage to inconnection with the Goods. (2) the Merchant shall be liable for resulting loss of or damage to any person or property, and (3) Merchant shall indemnify the Ocean Carrier against any resulting loss, damage, or liability suffered by the Ocean Carrier.
- 19. (Delivery by Marks) (A) The Ocean Carrier shall not be liable for failure or delaying delivery in accordance with marks, unless such marks have been clearly and durably stamped or marked upon the Goods, package, or container by the Merchant before they are received by the Ocean or Inland Carrier, in letters and numbers not less shan two inches high, ogether with the names of the port of discharge and place of delivery. Be (B) in no circumstances shall the Ocean Carrier be responsible for delivery in accordance with other than leading marks. (C) The Merchant warrants that the marks on the Goods, packages and containers correspond to the marks shown on Bill of Lading and also in all respects comply with all laws and regulations in force at the port of discharge or places are desired of delivery. The Merchant shall indeminity the Ocean Carrier against all loss, damage or expenses resulting from inaccuracy or incompleteness of the order of the control of the control
- 20. (Delivery) (A) The Ocean Carrier shall have the right to deliver the Goods at any time at the Vessels side, customhouse, warfur, or any other place designated by the Ocean Carrier, within the geographic limits of the port of discharge or place of delivery shown of the face of Bill of Lading (B) The Ocean Carrier's responsibility shall cease when the Goods have been delivered to the Merchant, I and Carrier, connecting carrier or any other preson entitled to receive the Goods so wherehant's behad by the Ocean Carrier's Delivery of the Goods to the custody of customs or any other public authority shall constitute final discharge of the Ocean Carrier's responsibility. (C) In case the cargo received by the Ocean Carrier is containers paced by or on behad of the Merchant of 1). The Ocean Carrier shall only be responsible for delivery of the total number of containers received (2). The Ocean Carrier's shall only be responsible for delivery of the total number of containers received (2). The Ocean Carrier's shall only be responsible for any other of the state of the Ocean Carrier's shall only be responsible for any other of the ocean Carrier's shall only be responsible for any other of the ocean Carrier's obligations under Bill of Lading shall be deemed to have been discharged, the Ocean Carrier is also the Nerchant's request in the ocean Carrier's obligations under Bill of Lading shall be deemed to have been discharged, and the Ocean Carrier's obligations under shall only be responsible for any loss or damage resulting from such delivery and the Merchant's request the Merchant and the Ocean Carrier's obligations under the Ocean Carrier's obl
- 21. (On-Carriage and Forwarding) (A) Whether arranged beforehand or not, the Ocean Carrier shall be at liberty without notice to carry the Goods wholly or partly by the named or any other Vessel, craft barge, or other means of transport by water, land or air, whether or not owned or operated by the Ocean Carrier (B) The Ocean Carrier may under any circumstances whatsoever discharge the Goods or may part of them at any part of shear at any part of shear at surp your of pace for transshipment and store them affout or adone and then forwards or discharge or place of delivery, or if they be miscarried, they, when found, may be forwarded to their intended port of discharge or place of delivery at the Ocean Carrier's expense, but the Ocean Carrier's salt not be liable for any loss, damage, delay, or depreciation arising from such forwarding. (D) In case of Port to Port Transportation, transportation, transshipment of cargo, or receipt of cargo from ports or inland points not including within the ship's timerary or the Ocean Carrier's service, is to be at the sole risk and expense of the Merchant, and neither the Ocean Carrier not its Vessel shall be deemed to be the agent or principal of a prior or subsequent carrier not withstanding the issuance by the Ocean Carrier of a bill of lading, receipt, or other shipping document at a time or place prior to that at which the Goods are received by the Ocean Carrier
- 22. (Fire) The Ocean Carrier shall not be responsible for any loss of or damage to the Goods arising from fire occurring at any time, even though before loading on or after discharge from the Vessel, unless caused by the actual fault or privity of the Ocean Carrier.
- 23. (Lien) Carrier shall have a lien on any and all property (and documents relating thereto) of Merchant in its actual or constructive possession, custody or control or en route, for all claims for charges, expenses or advances incurred by Carrier in connection with this shipment, or any previous shipment, of Merchant, or both, which lien shall survive delivery, and if such claim remains unsatisfied for 30 days after demand for its payment in made, Carrier may set all public auction or private sale, upon 10 days written notice, registered mail to Merchant, the goods, wares and/or merchandise or so much as may be necessary to satisfy such lien and the costs of recovery, and apply the net proceeds of such sale to the payment of the amount due Carrier. Any surplus from such sale shall be transmitted to Merchant, and Merchant able liable for any deficiency in the such sale to the payment of the amount due Carrier.
- Any surplus from such sale shall be transmitted to Merchant, and Merchant shall be liable for any deficiency in the sale.

 24. (Freight and Charges) (A) Freight may be calculated on the basis of the particulars of the Goods furnished by the Merchant, who shall be deemed to have guaranteed to the Ocean Carrier the Accuracy of the contents, weight, measure, or value as furnished by him at the time of receipt of the Goods by the Ocean or Inland Carrier, but the Ocean Carrier for the purpose of ascertaining the actual particulars may at any time and at the risk and expense of the Merchant open the container or package and examine contents, weight, measure, and value of the Goods. In care of incorrect declaration of the contents, weight, measure, and value of the Goods. In Carrier of the International State of the Merchant open the container or package and examine contents, weight, measure, and value of the Goods. In Carrier of the Coods, the Merchant shall be liable for colours of the Veneur Carrier, which would have been due had the correct details been given, plus (2) expenses incurred in determining the correct details, plus (3) as liquidated and ascertained damages, an additional sum equal to the correct regist, 16? Plut flieght but he port of discharge or place of delivery all be considered as complexely carrier on receipt of the Goods by the Ocean Carrier, whether the reight be stated or intended to be prepaid or to be collected at destination. The Ocean Carrier the other of the Goods and the Coods and the Goods be lost or not, or the voyage be broken up, fustrated, or abandoned at any stage of the entire transit. Full freight shall be paid on damaged or unsound Goods. (C) The Payment of freight and/or charges shall be made in a currency and the fine of the Bill of Lading, or at Ocean Carrier's option, in other currency subject to the registion of shelf regist out of the Goods. As one occurred by the Ocean Carrier of supplication of the Goods and the Vessel and or the Goods and the Vessel may leave the popula
- 25. (Notice of Claim and Time for Suit against Ocean Carrier) (A) Unless notice of loss or damage and the general nature of such loss or damage be given in writing to the Ocean Carrier at the port of discharge or place of delivery before or at the itime of delivery of the Goods or, if the loss or damage is not apparent, within 3 days after delivery, the Goods shall be deemed to have been delivered as described in Biol T clading. (B) The Coean Carrier shall be disoned to make been delivered as described in Biol T clading. (B) The Coean Carrier shall not make like the coean carrier shall not be considered to have been foreigned within the time specified unless process shall have been served and jurisdiction obtained over the Ocean Carrier within such time.
- 26. (Limitation of Liability). (A) Subject to subpart (B) below for the purpose of determining the extent of the Ocean Carrier's liability for loss of or damage to the Goods, the Merchant agrees that the value of the Goods is the current market price of goods, at the time and place they are delivered, or should be delivered, in accordance with Bill of Lading. The Ocean Carrier shall not be laible for rany loss of profit or any consequential loss. (B) Insofar as the loss of or damage to not inconnection with the Goods as caused during the part of the custody or carriage to which the applicable version of the Hague Rules applies: (1) The Ocean Carrier shall not be liable for loss or damage in an amount exceeding the minimum allowable per package or unit in the applicable version of the Hague Rules, which when U.S. COGSA is applicable is an amount net exceeding the minimum allowable per package or unit in the applicable version of the Hague Rules, which when U.S. COGSA is applicable is an amount net exceeding the minimum allowable per package or unit exceeding the sense of the contract of the Cods and the package or uniterval that the package or customary freight unit, unless the value (and nature) of Goods higher than this amount has been declared value, and the Ocean Carrier shability, if any, shall not exceed the declared value. Any partial loss or damage shall be adjusted pro rate on the basis of such declared value. If the declared value is the carried value is the carried value of the code of the code
- 27. General Average: New Jason Clause) (A) General average shall be adjusted, stated and settled at any port or place as the Ocean Carrier's option and according to the York. Antweep Rules, 1974 and not to matters not provided for by these stakes, according to the laws and usages of the port or place of adjustment and the currency selected by the Ocean Carrier. Regeneral average statement shall be prepared by the adjusters appointed by the Ocean Carrier. Average agreement or bond and such cash deposit as the Ocean Carrier may deen sufficient to cover the estimated contribution of the Goods and may stake gas and special charges thereon and any other additional securities as the Ocean Carrier may require shall be furnished by the Merchant to the Ocean Carrier thefore delivery of the Goods. (B) In the event of accident, danger, damage, or disaster before or after commencement of the vorgae, resulting from any cause whatevere, whether the to neglegience or not for which not for the consequence of which the Ocean Carrier is represented by statuse, contract, or otherwise, the Goods and the Merchant shall pinnly and severally contribute with the Ocean Carrier in general average to the payment of any sacrifices, biss, or expenses of a general average nature that may be made or incurred, and shall proy a subseque and special charges incurred in respect of the Goods.
- 28. (Both to Blame Collision) If the Vessel comes into collision with another ship as a result of the negligence of the other ship and any act, neglect, or default of the Master, mariner, pilot, or servants of the owner of the Vessel in the navigation or in the management of the Vessel, the Merchant shall indemnify the Ocean Carrier against all loss or liability which might be incurred directly or indirectly on the other or non carrying ship or her owners insofar as such loss or liability represents loss of or damage to his Goods or any claim whatsoever of the Merchant against the carrying Vessel or its owner. 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 colliding ships or objects are at fault in respect of a collision contact stranding or other accident.

- 29. (Carriage of Metal Products and Lumber) The term "apparent good order and condition" when used in Bill of Lading does not mean: (1) with reference to iron, steel, or metal products, that the Goods when received were free from visible rust or moisture. (2) with reference to lumber, thinken, physosol, or other wood products, that the Goods when received were free from visible stains, discoloration, moisture, skales, holes, chaffed, breadage or splitting. Ocean Carrier shall not be responsible for any such damage.
- 30. (Intermodal Transportation) (A) Bill of Lading may be issued for Intermodal Transportation in any country. When so issued as between the Merchant and an Inland Carrier custody and carriage of the Goods by the Inland Carrier are subject to the relevant laws, regulations, tariffs and bill of lading are available from the Ocean or Inland Carrier upon request. (B) Claims by the Merchant against an Inland Carrier for loss or damage shall be given and suit commenced as provided in the Inland Carrier's applicable bill of lading
- 31. (Ocean Carrier's Tariff) Bill of Lading is subject to the Ocean Carrier's application tariff. Copies of the applicable tariff are obtainable from the Ocean Carrier upon request.
- 32. (Severability of Terms) The terms of these terms and conditions are severable and if any part or term is declared invalid or unenforceable, the validity or enforceability, of any other part or term shall not be affected.
- 33. (Himalaya Clause) All exceptions, exemptions defenses immunities, limitations on liability, privileges and conditions granted or provided by these terms and conditions or by statue or for the benefit of the Ocean Carrier shall also apply to and for the benefit of the officers and employees of the Ocean Carrier and the agents, officers and crew of the Vessel and to and for the benefit of all parties performing services in connection with the Goods as agents or contractors of the Ocean Carrier (including, without limitation, stevedores, terminal operators and agents) and the employees of each them.