**II: RATES AND CHARGES:**

Both parties declare that they have agreed to the charges and rates specified in **APPENDIX B**, which is an integral part of this contract. **THE CUSTOMER** shall pay **THE** **SUPPLIER** no later than within the **first five (05) calendar days** following the close of each month of the contract. Both contracting parties duly agree that the validity of the rates and charges appearing in **APPENDIX B**, which is an integral part of this Agreement, is twelve (12) months from the date of this document's signature.

If **THE** **SUPPLIER** should invoice the Client for any new additional charges or increases of existing additional charges (such as, for example, fuel, insurance, security, high seasonality, among others) applied by third-party service providers (airlines, shipping lines, land carriers, warehouse operators, etc.), Customs Authorities or other authorities, the same shall be previously sent to **THE** **CLIENT** for its review and approval.

**THE CUSTOMER** grants to **THE** **SUPPLIER** a general lien on all goods deposited with **THE** **SUPPLIER** and its sales process for all charges due from **THE** **CUSTOMER** to **THE** **SUPPLIER**, according to this contract or other contract or warehousing between **THE** **CUSTOMER** and **THE** **SUPPLIER**. This lien shall also guarantee payment to **THE** **SUPPLIER** of all expenses incurred by the warehouseman for this collection and enforcement of this lien or other collection efforts.

**III: VALIDITY:**

This contract shall have a term of **2 YEARS AND SIX MONTHS** from the date of signature.

In any case, **THE** **SUPPLIER** has the right to terminate this Agreement, in advance, by written notice delivered to Client at least (90) NINETY days prior to the effective date of termination.

Likewise, **THE CUSTOMER** has the right to terminate this Agreement, in advance, through a written communication delivered to **THE SUPPLIER** at least 90 (ninety) days prior to the effective date of termination.