### PART I: General Condition

Application

Subject to Clause 1.2, all services of the Company whether gratuitous or not are undertaken subject to these Conditions and not otherwise and:

(a) The provisions of Part 1st all apply to all such services.

(b) The provisions of Part Ist all only apply to the extent that such services are provided by

(b) The provisions of Part II shall only apply to the extent that such services are provided the Company as agents.

(The provisions of Part III shall only apply to the extent that such services are provided by the Company as principals.

(The provisions of Part III shall only apply to the extent that such services are provided by the Company as principals.

(The provisions of Part III shall only apply to the extent the title of, or inclusions, the company contracts as carrier, the provisions set out in that document, if inconsist with these Conditions, shall be paramount and prevail over these Conditions to the text such provisions are inconsistent but no further.

Any variation, cancellation or waiver of these Conditions (or any of them) must be in writing signed by a Director of the Company. No other person has or will be given any whistopever to crosses to accurate the conditions of the company.

ever to agree to any variation, cancellation or waiver of these Conditions

authority
whatsoever to agree to any variation, cancellation or waiver of these Conditions.

Provision of Services
Allservices are provided by the Company as agents only, except in the following circumstances where the Company acrise as principal:
(a) where the Company performed by the Company is effort its servants and the Coods are in the actual causody and control of the Company.

(b) Coods are in the actual causody and control of the Company.

(c) Coods are in the actual causody and control of the Congruery of the Coustomer in writing demands from the Company particulars of the identity, services or charges of persons instructed by the Company to perform part or all of the carriage, and the Company particulars demanded within 28 days. However, for the purposes of this sub-clause, the Company shall only be deemed to be contracting as a principal in respect of that part of the carriage which the Company fails to give the particular demanded: or

(d) to the central the Company is part of the carriage which the Company fails to give the control of the carriage which the Company is all only the decidence to the generality of clause 2.1.

(a) the charging by the Company of a fixed price for any services whatsoever shall not in itself determine or be evidence that the Company is acting as an agent or a principal in respect of those services.

itself determine or be evidence that the Company is acting as an agent or a principal it respect of those services. the supplying bythe Company of its own or leased equipment shall not in itself determine or be evidence that the Company is acting as agent or a principal in respect of any carriage,

(b) the supplying bythe Company of its own or leased equipment shall not in itself determine or be evidence that the Company is acting as agent or a principal in respect of any carriage, handling or storage of Goods.

(c) the Company acts as an agent where the Company procures a bill of lading, sea or air waybill or other document evidencing a contract of carriage between a person, other waybill or other document evidencing a contract of carriage between a person, other company acts as an agent and never as a principal when providing services as a Castoms Broker in respect of or relating to usbons requirements, taxes. Riceases, consular documents, certificates of origin, inspection, certificates and other similar services or when obtaining insurances for or on behalf of the Customer relating to the Goods (other than where by law the Company is deemed to be an agent of the insurer) or when providing any other services whatsoever for or on behalf of the Customer.

The Company is not a common carrier and will accept no liability as such and it reserves the right to accept or refuse the carriage of any Goods or any other Service at its discretion. All Services are performed subject only to these Conditions (and when applicable but subject to classe 2.16, the conditions on any Bill of Lading or Air Waybill issued by the Company as Principal).

Definitions

conditions:
"Company" is GOTLC — ABN 21 313 886 022
"Customer" means any person at whose request or on whose behalf the Company provides a service;

(c) (d)

(f)

service; "Person" includes persons or any body or bodies corporate; Goods and any other person who is or may become interested in the Goods and anyone acting on their behalf; "Authority" means a dily constituted legal or administrative person, acting within its legal "Authority" means a dily constituted legal or administrative person, acting within its legal "Authority" means a dily constituted legal or administrative person, acting within its legal "Choods" includes the cargo and any container not supplied by or on behalf of the Company, in respect of which the Company provides a service. "Container" includes any container, flexitant, traiter, transportable tank, flat, pallet or any article of transport used to carry or consolidate goods and any equipment of or connected thereto;

(g)

"Dangerous Goods" includes goods which are or may become of a dangerous, inflammable, radio-active or damaging nature and goods likely to harbour or encourage vermin or other (h)

radio-active or damaging nature and goods itsely to narrour or encourage vermin or other pages.

"Hague-Visby-Rules" means the provisions of the International Convention for the Unification of certainrules Relating to Bills of Lading signed all Brussels on 25th August 1924as amended by the Visby Protocol of 22nd February 1968 and the SDR Protocol of 21st December 1979; the State of Control of the Protocol of 21st December 1979; and the SDR Protocol of 21st D

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the Nervices.

"Warsaw Convention" means the Convention for the Unification of Certain Rules Relating to International Carriage by Air dated 12 October 1929 as amended at the Hague, 1955 and supplemented by the Guadalajara Convention dated IE Skeptmehr 1961 as applied respectively by the legislation of the Commonwealth of Australia and of New Zealand.

by the eigestation of the Commonwealth of Australia and or New Zealand.

\*\*Obligations of Customer\*\*

The Customer warrants that it is either the Owner or the authorised agent of the Owner of the Goods and that it is authorised to accept and accepts these Conditions, not only for itself, but also as agent for and on behalf of the Owner.

The Customer warrants that it has resonable knowledge of matters affecting the conduct of The Customer warrants that it has resonable knowledge of matters affecting the conduct of the Customer shall give sufficient and executable instructions.

The Customer shall give sufficient and executable instructions.

The Customer shall give sufficient and executable instructions.

The Customer warrants that the description and particulars of the Goods are complete and correct. 4.2

and correct.

The Customer warrants that the Goods are properly packed and labelled, except where the Company has accepted instructions in respect of packaging and/or labelling.

# 5. 5.1

(b)

and correct.

The Customer warrants that the Goods are properly packed and labelled, except where the Company has accepted instructions in respect of packaging and/or labelling.

Special Instructions, Goods and Services

Unless agreed in writing, the Customers hall not deliver to the Company, or cause the Company to deal with or handle, Dangerous Goods.

If the Customer is in breach of Clause 5:1.

If the Customer is in breach of Clause 5:1.

If the Customer handle, Dangerous Goods.

If the Customer shall defend, indemnify and hold harmless the Company against all penalties, claims, damages, costs and expenses whatsoever rainsign in connection therewith; and the Company (or any other person in whose custody the Goods may be in at the relevant time) may, at the Company (or any other person in whose custody the Goods may be in at the relevant time) may, at the Company (or any other person in whose custody the Goods destroyed or otherwise dealt with. For the purposes of this sub-clause, notice is not required to be given to any person of the Customer the Goods destroyed or otherwise dealt with. For the purposes of this sub-clause, notice is not required to be given to any person of the Customer to the control of the control of the Customer of the Customer of Court of the Customer o (c)

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Company accepts no responsibility no ucpanitue or anitron amount of the Customer and in effected except upon express instructions given in writing by the Customer and in effecting any such insurances, the Company shall be deemed to be an agent only of the Customer (other than where by law the Company) is deemed to be an agent of the insurery and not as an insurer; insurance broker or other form of intermediary.

All insurances effected by the Company are effect as agent only for the Customer (other than where by law the Company) is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be an agent of the insurery and all such as the company is deemed to be a company in the company in the company is deemed to be a company in the company in the company in the company is deemed to be a company in the company in the company in the company is deemed to be a company in the company in the company in the company is deemed to be a company in the company in the company in the company is deemed to be a company in the c 6.2

insurances are subject to the usual exceptions and conditions of the policies of the insurance company or

are subject to the usual exceptions and conditions of the policies of the insurance company or under-writers taking the risk. Unless agreed in writing, the Company shall not be under any obligation to effect a separate insurance on each consignment but may declare it on any open or general policy. The Company is an agent only of the Customer in respect of the effecting of insurance (other han where by law the Company is deemed to be an agent of the insurers) and in any event should the insurers dispute their liability for any reason the insured shall have recourse against the insurers only and the Company shall not be under any responsibility or liability whatsoever in relation thereto, notwithstanding that the premium upon the policy may not be at the same rate as that charged by the Company or paid to the Company by the customer. General Indemnities and Liabilities of the Customer and Owners Hall Gerden, indemnity and hold harmless the Company against all liability, loss, damage, costs and expenses howsoever arising:

(a) fromthe nature of the Goods, other than to the extent caused by the Company's negligence, (b) out of the Company acting in accordance with the Customer's or Owner's instructions, or

or
(c) from a breach of warranty or obligation by the Customer or arising from the negligence
of the Customer or Owner.
Except to the extent caused by the Company's negligence, the Customer and Owner shall
be liable for and shall defend, indemnify and hold harmless the Company in respect of all

be liable for and shall defend, indemnify and hold harmless the Company in respect of all duties, taxes, imposts, levies, deposits and outlays whatsoever levied by any Authority and for all payments, fines, costs, expenses, loss and damage whatsoever incurred or sustained by the Company in connection therewith. Advice and information, in whatever form it may be given, is provided by the Company for the Customer only and the Customer shall defend, indemnify and hold harmless the Company for the Customer shall be liable for the loss, dawleave or information.

The Customer shall be liable for the loss, damage, contamination, soiling, detention or demurrage before, during and after the Carriage of property of:
(a) the Company (including, but not limited to, Containers);
(b) the Company's servants, sub-contractors or agents;
(c) independent contractors engaged by the Company for performance of part or all of the Services;

STANDARD TRADING CONDITIONS

(e) any vessel caused by the Customer or Owner or any person acting on behalf of either of them or for which the Customer is otherwise responsible. Instructions to collect payment on deliveryin cash or otherwise are accepted by the Company upon and on the condition that the Company in the matter of such collection will be liable for the exercise of reasonable diligence and care only. Unless express written instructions are received that the Goods are not to be delivered without payment, the Company accepts no liability if, upon delivery of the goods, payment is not made.

Incertwetten the transfer of the goods, payment is not installed.

Subcontractors

The Customer undertakes that no claim will be made against any servant, sub-contractor or agent of the Company which imposes or attempts to impose upon any of them any liability whatsoever in connection with the Goods. If any such claim should nevertheless made, the Company signals all consequences thereone made, the Company against all consequences thereone made, the Company signals all consequences thereone made, the Company signals all consequences thereone made, the Company signals and the contract the contract the Company to the extent of those provisions, does so not only on its behalf, but as agent and trustee for such severants, sub-contractors and agents. The Customer shall defend, indemnify and hold harmless the Company from and against all claims, costs and demands whatsoever and by whomsoever made or preferred, in excess of the liability of the Company under these Conditions.

Without prejudice to the generality of this Clause 8, the indemnity referred to in Clause 8.3, shall cover all claims, costs and demands varieting of the Company under these conditions.

It is clause, "such contractors includes and general contractors and agents of the contractors includes direct and indirect sub-contractors and their respective employees, servants and agents.

Canneaux in each of the contractors and their respective employees, servants and agents.

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Charges etc.

The Customer shall pay to the Company in cash, or as agreed, all sums immediately when due without deduction or deferment on account of any claim, counterclaim or set-off.

When the Company is instructed to collect freight, duties, charges or other expenses from any person other than the Customer:

(a) shall remain responsible for these amounts; and

(b) shall pay these amounts to the Company on demand where these amounts have become due and have not been paid by such other person.

On all accounts overdue to the Company, the Company shall be entitled to liquidated damages, such liquidated damages to be calculated at 4 per cent above the base interest rate of the

rate of the Company's bank applicable during the periods that such amounts are overdue. The Customer shall be liable for and pay to the Company any additional costs or expenses the Company as a result of the Company relying upon the description and particulars provided by Company as a result of the Company relying upon the description and particulars provided by addressing of the Goods. of any lighgal, incorrect or insufficient marking, numbering or addressing of the Goods.

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Company an a result of the Company relong upon the description and particulars provided by the Customer or by reason of any illegal, incorrect or insufficient marking, numbering or addressing of the Goods.

Liberties and Rights of the Company
Unless otherwise agreed in writing, the Company as hall be entitled to enter into contracts on behalf of itself or the Customer and without notice to the Customer:

(a) for the carriage of Goods by any rotter, themse or person.

(b) for the carriage of Goods by any rotter, themse or person.

(b) for the carriage of Goods by any rotter, themse or person.

(c) for the storage, packing, transhipment, loading, unloading or handling of Goods by any person at any place whether on shore or afloat and for any length of time.

(d) for the carriage or storage of Goods in containers or with other goods of whatever nature,

(e) for the performance of its own obligations, and to dosuch acts as the Company reasonably considers may be necessary or incidental to the performance of the Company obligations.

The Company shall be entitled (without incurring any additional hisblity), but shall be under considers there is good reason to do so in the Customer's interest.

The Company may at any time comply with the orders or recommendations given by any valuation; The responsibility and liability of the Company in the company of the Company and the company in the company in the company and the company and the company in the company in the company and the company in the com

regulations. Where the Company sells or disposes of Goods pursuant to Clause 10.10 the Customer shall be responsible for any costs and expenses of the sale or disposal. The Company shall be entitled to retain and be paid all brokerages, commissions, allowances and other renunerations customarily retained by or paid to freight forwarders without notice to the Customer. The Company shall have the right to enforce against the Owner and the Customer jointly and severally any liability of the Customer under these Conditions or to recover from them any sums to be paid by the Customer which upon demand have not been paid.

Lien
The Company shall have a particular and general lien on all Goods or documents relating to
Goods in its possession the property of the Customer or Owner for all sums due at any
time from the Customer or Owner (whether those sums are due from the Customer on those
Goods or documents or on any other Goods or documents).

\*\*Company Section 1.\*\*
\*\*Company Section

Goods or documents or on any other Goods or documents).

Where any sum due to the Company from the Customer or Owner remains unpaid, the Company, on giving 28 days notice in writing to the Customer, shall be entitled (without liability to the Customer and Owner) to sell or dispose of such Goods or documents by public auction or by private treaty at the risk and expense of the Customer and Owner and to apply the proceeds of any such sale or disposal in or towards the payment of the sums due. 11.2

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the proceeds of any such sale or disposal in or towards the payment of the sums due.

Containers

If a Container has not been packed or stuffed by the Company, the Company shall not be liable for loss of or damage to the contents if caused by:

(a) the manner in which the Container has been packed or stuffed,
(b) the unsuitability of the contents for carriage in Containers, unless the Company has approved the suitability,

(c) the unsuitability or defective condition of the Container, provided that where the Container has been supplied by or on behalf of the Company this paragraph (c) shall only apply if

(i) without any negligence on the part of the Company; or

(ii) would have been apparent upon reasonable inspection by the Customer or Owner or person acting on behalf of either of them.

(d) the fact that the Container is not sealed at the commencement of the Carriage, except where the Company has greated to seal the Container.

The Customer shall defend, indemnity and hold harmless the Company against all inability, loss, damage, costs and expenses arising from one or more of the matters referred (oin Clause Lix (e)).

The custom of the container is a strained or one or more of the matters referred foin Clause Lix (e).

The custom of the container is the container, the container of any particular type or quality.

General Liability.

General Liability
Except where otherwise provided in these Conditions, the Company shall not be liable for any loss or damage whatsoever arising from:
(a) the act or omission of the Customer or Owner or any person acting on their behalf,
(b) compliance with the instructions given to the Company by the Customer, Owner or any other person entitled to give them,
(c) insufficiency of the packing or labelling of the Goods, except where such service has been provided by the Company (d) handling, loading, stowage or unloading of the Goods by the Customer or Owner or any person acting on their behalf,
(e) inherent vice of the Goods,
(f) indeed, with commotions, arthus, lockouts, stoppage or restraint of labour from whatsoever

cuause,
(g) fire, flood, storm, explosion or theft or
(h) any cause which the Company could not avoid and the consequences whereof it could
not prevent by the exercise of reasonable diligence.
Subject to Clause 5.8, the Company shall not be liable for loss or damage howsoever caused
(whether or not indirect or consequential) to property other than the Goods themselved
shall not be liable for any pure economic loss or loss of profit, delay or deviation howsoever
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ununt of Compensation

rept in so far as otherwise provided by these Conditions, the liability of the Company,

sosewer arising, shall not exceed the following:

in respect of all claims other than those subject to the provisions of Clause 14.4 whichever

is the lesser of:

(i) the value of, or

(ii) the equivalent of US\$2.00 per gross kilogram in the currency of the loss or damage,

(the exchange rate to apply being the rate as at the date of the delivery of the Goods)

of,

the Caramage rate to upply sening the rate as at the date of the delivery of the Goods), to Goods to K. danaged, midirect ext. misdelivered or interspect of which a claimarises. (b) in respect of claims for delay where not excluded by the provisions of these Conditions, in respect of claims for delay where not excluded by the provisions of these Conditions. The limitation of liability referred to in Clause 14.1 shall apply notwithstanding that the cause of the loss or damage is unexplained. If agreed in writing prior to receipt of the Goods, the Company may accept liability in excess of the limits set out in these Conditions upon the Customer agreeing to pay the Company's additional charges for accepting such increased liability. Details of the Company's additional charges will be provided upon request.

Compensation shall be calculated by reference to the invoice value of the Goods plus freight and insurance if platt.

If there he no invoice value for the Goods, the compensation shall be calculated by reference to the value of such Goods at the place and time when they were delivered to the Customer or Owner or should have been soled leviered. The value of the Goods shall be fixed according to the current market price, or, if there he no commodity exchange price or current market price, or, if there he no commodity exchange price or current market price, by reference to the normal value of goods of the same kind and quality. Unless agreed in writing prior to receipt, the Company will not accept or deal with bullion, coin, precious stone, jewellery, andiques, works of art or other valuable Goods. Should any Customer nevertheless delivery any such Goods to the Company or cause the Company to handle or deal with any such Goods other than in accordance with prior written agreement, the Company shall be under no liability whatsoever for or in connection with such Goods howsoever arising.

howsoever arising.

Notice of Loss, Timebar

The Company shall be discharged of all liability unless:
(a) notice of any claim is received by the Company or its agent in writing within 14 days after the date specified in Clause 15.2, or within a reasonable time after that date if the Customer proves that it was impossible to so notify, and

(b) suit is brought in the proper forum and written notice thereof received by the Company within 9 months after the date specified in Clause 15.2.

For the purposes of Clause 15.1, the applicable dates are:
(a) in the case of loss or dramage to Goods, the date of delivery of the Goods, the date that the Goods should have been delivered,

(c) in any other case, the event giving rise to the claim.

General Average

The Customer abil defend, indemnify and hold harmless the Company in respect of any claims of a General Average nature, including any claims or demands for General Average security which may be made on the Company, and the Customer shall forthwith provide such security and the provide such security are considered to the Company and the Customer shall forthwith provide such security as may be required by the Company in this connection.

15.2

Notice
Any notice served by post shall be deemed to have been given on the third day following the
day on whichit was posted to the address last known to the Company to be the address of the
recipient of the notice. Lability
The defences and Limits of Liability
The defences and limits of liability provided in these Conditions shall apply in any action
against the Company whether founded in contract or in tort or howsoever otherwise founded.
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Headings of clauses or groups of clauses in these Conditions are for indicative purposes only.

Governing Law and Jurisdiction
These Conditions and any claim or dispute arising out of or in connection with the services of the Company shall be subject to the law of the State or Territory of Australia in which the Company shall be subject to the law of the State or Territory of Australia in which the Company has its principal place of business and any such claim or dispute shall be determined by the Cours of that State or Territory and not other or the Company of the Company arises in New Zealand, such claim or dispute shall be determined at the Company's option in accordance with New Zealand law and by New Zealand Courts of competent jurisdiction.

competent jurisdiction.

If any claim or dispute is to be determined in accordance with New Zealand law. Clause 18.2 shall be deemed to be varied so as to apply on like terms any compulsorily applicable provisions of the Fair Trading Act 1986 (as amended) of New Zealand in place of the legislation referred to in Clause 18.2.

When New Zealand law has application to these Conditions, all Services provided by the Company as a carrier (within the meaning of the Carriage of Goods Act 1979 (as amended)) of New Zealand are provided at limited carrier's risk in accordance with these Conditions and of New Zealand are provided at limited carrier's risk in accordance with these Conditions and provided at limited carrier's risk in accordance with these Conditions of the Carriage of Conditions to the extent of such inconsistency but no further.

## PART II: Company As Agent

II: Company As Agent
Special Liability and Indemnity Conditions
To the extent that the Company acts as an agent, the Company does not make or purport to make any contract with the Customer for the carriage, storage or handling of the Goods nor for any other physical service in relation to them and acts solely on behalf of the Customer in securing such services by establishing contracts with third parties so that direct contractual relationships are established between the Customer and such third parties. The Company shall not be failed for the acts and omissions of third parties referred to in

19.2 19.3

securing such services by establishing contracts with third parties so that direct contractual relationships are established between the Customer and such third parties. The Company shall not be liable for the acts and omissions of third parties referred to in The Company shall not be liable for the acts and omissions of third parties. The contract has the parties of the Customer's behalf and todo acts which bind the Customer in all respects nowithstanding any departure from the Customer's histarctions.

Except to the extent caused by the Company's negligence, the Customer shall defend, indemnify and hold harmless the Company in respect of all liability, loss, damage, costs or expenses arising out of any contracts made in the procurement of the Customer's requirements in accordance with Clause 19.1. 19.4

Choice of Rates

Where there is a choice of rates according to the extent or degree of liability assumed by persons carrying, storing, or handling the Goods, no declaration of value (where available) will be made by the Company unless previously agreed in writing between the Customer and the Company.

PARTIII: Company as Principal

Special Liability Conditions

1.1. Where the Company contracts as principal for the performance of the Customer's instructions, the Company undertakes to perform, or in its own name to procure, the performance of the Customer's instructions and, subject to the provisions of these Conditions, shall be liable for the loss of or damage to the Goods occurring from the time that the Goods are taken into its charge until the time of delivery.

21.2 Where:

charge until the time of delivery.

Where:

(a) the Company contracts as a principal and sub-contracts the performance of the Company's services; and

(b) it can be proved that the loss of or damage to or in respect of the Goods arose or was caused whilst the Goods were in the care or custody of the sub-contractor; the Company shall have the full benefit of all rights, limitations and exclusions of liability and in any law, statute or regulation and the liability of the Company shall not exceed the amount recovered, if any, by the Company from the sub-contractor.

Notwithstanding other provisions in these Conditions; if it can be proved where the loss of or damage to the Goods occurred, the Company's liability shall be determined by the provision contained in any international convention or national law, the provisions of which:

(a) cannot be departed from by private comract, to the detriment of the claimant, and the cartial provider of the particular service in respect of that service or stage of carriage where the loss or damage occurred and received as evidence thereof any particular document which must be issued if such international convention or national has whall apply.

Notwithstanding other provisions in these Conditions, if it can be proved that the loss of or damage to the Goods occurred at sea or on inland waterways and the provisions of Clause Reference in the Hague-Vishy Pulse to carriage by sea shall be deemed to include reference to carriage by inland waterways and the Hague-Vishy Rules to carriage the sos of or damage to the Goods occurred at sea or on inland waterways, and the Owner, Charteer or operator of the Goods occurred at sea or on inland waterways, and the Owner, Charteer or operator of the Goods occurred at sea or on inland waterways, and the Owner, Charteer or operator of the Goods occurred at sea or on inland waterways, and the Owner, Charteer or operator of the Goods occurred at sea or on inland waterways, and the Owner, Charteer or operator of the Goods occurred at sea or on inla

Goods.

In the event of any inconsistency between these Conditions and the conditions of any Bill of Lading or Air Waybillissued by or on behalf of the Company as Principal, the conditions of any such Bill of Lading or Air Waybill shall prevail to the extent of such inconsistency but no further.

Turther.

Both-to-Blame Collision Clause
22. In the Both-to-Blame Collision Clause as recommended by BIMCO as at the same of the provision of Services is incorporated into and forms part of these Conditions.

32. USA and/or Canada and Additional Responsibility Clause
33. With respect to transportation within the USA or Canada, the responsibility of the Company shall be to procure transportation by carriers (one or more) and such transportation shall be subject to such carrier's contracts and tariffs and any law compulsorily applicable. The Company guarantees the fulfillment of such carrier's obligations under their contracts and tariffs.

23.2 If and to the extent that the provisions of the Butter Ace of the United Section 1.

Company guarantees the fulfillment of such carrier's obligations' under their contracts and tariffs.

If and to the extent that the provisions of the Harter Act of the USA 1893 would otherwise be compulsorily applicable to regulate the Company's responsibility for the Goods during any period prior to loading on or after discharge from the vessel on which the Goods are to be or compulsorily applicable to regulate the Company's responsibility shall be determined by the provisions or from found to be involked used responsibility shall be determined by the provisions in the Carriage of Goods by Sea Act of the USA Approved 1936. If and to the extent that the provisions of the Regulations made pursuant to the Carriage of Goods by Sea Act 1991 (as amended) of the Commonwealth of Australia (or any amendments ousch Regulations) would otherwise be compolorily applicable to regulate the Company's responsibility for the Goods during any period prior to loading on or after discharge from the vessel on which the Goods are to be or have been carried. the Company's responsibility shall be determined by the provisions of the said Carriage of Goods by Sea Act.

If the Hamburg Rules should be held to be compulsorily applicable to any carriage of goods by sea undertaken by the Company as principal, these Conditions shall be read subject to the provisions of the Hamburg Rules and any term of these Conditions shall be read subject to the Hamburg Rules shall be knead to the extent of such repugnancy but no further.

Air Carriage

Where the Campany acts as a principal in respect of a carriage or Grouse by an according to the control of departure, the Warsaw Convention may be applicable and the Convention governs and in most cases limits the liability of carriers in respect of loss of or damage to Goods. Agreed stopping places are those places (other than the places of departure and destination) shown under requested routing and/or those places shown in carriers' intentables as scheduled stopping places for the rout. The address of the first carrier is the airport of aleparture. Notwithstanding any other provision of these Conditions, where the Company acts as a principal in respect of a carriage of Goods by air, the Company's islability in respect of loss of or damage to such Goods shall be determined in accordance with the Warsaw Convention.