DEFINITIONS
 "Transport Document" or "TD" means this document, which evidences the contract of carriage governing the Carriage and which can either be a bill of lading or a non-negotiable waybill as determined on the reverse hered.
 "Bill of Lading" means this Transport Document if named bill of lading on the reverse hered.

"Carriage" means the whole or any part of the carriage, loading, unloading, handling and any and all other services whatsoever undertaken by the Carrier in

handling and any and all other services whatsoever undertaken up are relation to the Goods.

\*Carrier\* means Seatrade Group BV, registered at Leonard Springerlaan 17, 9727RB Groningen, The Netherlands.

\*Tolarges\* includes all charges payable to the Carrier in accordance with the applicable fariff and this TD excluding the Freight.

\*Container\* includes any container (including an open top container), flat rack, platform, trailer, transportable tank, pallet or any other similar article used to consolidate the Goods and any connected equipment.

\*Freight\* means, unless otherwise indicated on the reverse hereof, the amount of money payable to the Carrier in accordance with the applicable Tariff covering solely the ocean carriage or the transport between the places defined in the Combined Transport operation (whichever is applicable) excluding any other services included in the Carriage.

Transport operation (whichever is applicable) excluding any other services inci-in the Carriage.

"Goods" means the whole or any part of the cargo and any packaging acceptom the Shipper and includes any Container not supplied by or on behalf or

from the Shipper and includes any Container not suspiled by or on behalf of the Carrier.

"Hague Rules" means the provisions of the International Convention for the Unification of Certain Rules relating to bills of lading signed at Brussels on 25th August 1924.

"Molder" means any Person rightfully in possession of this Bill of Lading or the named Consignee in the event the Bill of Lading is non-negotiable.

"Merchant" includes the Shipper, Holder, Consigner, Consignor, Receiver of the Goods, any Person owning or entitled to the possession of the Goods or of this Bill of Lading when the Tb is a Bill of Lading and any none acting no behalf of such Person.

"Combined Transport" arises if the Place of Receipt and/or the Place of Delivery are indicated on the reverse hereof in the relevant boxes.

"Package" where a Container is loaded with more than one package or unit, the packages or the shipping units enumerated on the reverse hereof as packed in such Container are each deemed a Package.

"Package" where a Container is loaded with more than one package or unit, the packages or the shipping units enumerated on the reverse hereof as packed in such Container are each deemed a Package.

"Package" where a Container is loaded with more than one year of the package or unit, the packages or work or shipping units enumerated on the reverse hereof as packed in such Container are each deemed a Package.

"Package" where a Container is loaded with more than one year of the Place of Delivery are indicated on the reverse hereof as packed in such Container are each deemed a Package.

"Package" where a Container is loaded with more than one year of the Place of Delivery are indicated on the Place of Delivery are indicated unex to interies sub-contractors, servants and agents thereor whenter in direc contractual privity or not.

"Terms and Conditions" means all terms, rights, defences, provisions, conditions, exceptions, limitations and liberties of this TiD.

"US COGSA" means the US Carriage of Goods by Sea Act 1936.

"USSA" and any water frome craft used in the Carriage under this TD which may be a feeder vessel or an ocean vessel.

## 2. CARRIER'S TARIFF

2. CARRIER'S TARIE! The Herman and conditions of the Carrier's applicable Tariff are incorporated herein. Attention is drawn to the terms therein relating to free storage the container and which dehurring or detention. Copies of the relevant provisions of the applicable Tariff are obtainable from the Carrier upon request. In the case of inconsistency hetwen this 1D and the applicable Tariff upon the D shall prevail.

## 3. WARRANTY

3. WARRAW I T The Merchant warrants that in agreeing to the Terms and Conditions hereof he is, or has the authority to contract on behalf of, the Person owning or entitled to possession of the Goods and this TD.

- 4. SUB-CONTRACTING
  4.1 The Carrier
- 4. SUB-CONTRACTING
  4.1 The Carrier shall be entitled to sub-contract on any terms whatsoever the whole or any part of the Carriage.

  4.2 The Metchart undertakes that no claim or allegation whether arising in contract, ballment, tort or delivers shall be made against any servant, agent, or Sub-Contractor of the Carrier which imposes or attempts to impose upon any of them or any vessel owned or chartered by any of them any liability whatsoever in connection with the Soods or the Carriage of the Goods whether on rot arising out of negligence on the part of such ferson, and, if any such claim or allegation should nevertheless be made, to indemnify the Carrier against all consequences thereof. Without prejudice to the foregoing every such servant, agent, and Sub-Contractor shall have the benefit of all Terms and Conditions of whatsoever nature herein contrained or otherwise benefiting the Carrier including clause 26 hereof, the law and jurisdiction clause, as if such Terms and Conditions vere expressly of their benefit and, in entering into this contract, the Carrier, to the extent of such Terms and Conditions, does so on its own behalf, and also as agent and trustee for such servants, agents and Sub-Contractors.

  4.3 The provisions of clause 4.2 including but not limited to the undertaking of
- tractors.

  irsions of clause 4.2 including but not limited to the undertaking of chant contained therein, shall extend to all claims or allegations of ever nature against other Persons chartering space on the carrying the Merchant cor
- vessel.

  4.4 The Merchant further undertakes that no claim or allegation in respect of the Goods shall be made against the Carrier by any Person other than in accordance with the Terms and Conditions which imposes or attempts to impose upon the Carrier any fability whatsoever in connection with the Goods or the Carriage of the Goods, whether or not arising out of negligence on the part of the Carrier, and if any such claim or allegation should nevertheless be made, to indemnify the Carrier against all consequences thereof.

## 5. CARRIER'S RESPONSIBILITY: PORT-TO-PORT SHIPMENT

- 5. CARRIER'S RESPONSIBILITY: PORT-TO-PORT SHIPMENT
  5.1 Where the Carriage is Port-to-Port, then the liability (if any) of the Carrier for loss of or damage to the Goods occurring between the time of loading at the Port of Loading and the time of discharge at the Port of Discharge shall be determined in accordance with articles 1-5 (lichosize) of the Hague Ribles save as is otherwise provided in this TD. These articles of the Hague Rules shall apply as a natter of contract.

  5.2 The Carrier shall have no liability whatsoever for any loss of or damage to the Goods, howcover caused, if such loss or damage arises before bodding onto or after discharge from the Vessel. Loading shall be deamed to base commenced discharge shall be deamed to have been completed shall be made to the complete discharge than the discharge shall be deamed to have been completed when the Goods are disconnected from the tackle alongside the Vessel.

  5.4 Where US COGSA govens the Carriage, as a matter of complexory law, then the provisions stated in the said Act shall apply before loading on the Vessel or after discharge thereform, as the case may be chirting Carriage to or form a container yard or container freight station in or immediately adjacent to the sea terminal at the Port of Loading and/or Discharge, if the Carrier is requested by the Merchant to procure Carriage by an inland carrier in the USA and the inland carrier's contract and traff. If for any reagas hall be subject to the inland carrier's contract and traff. If for any reagas hall be subject to the inland carrier's contract and traff. If for any reagas hall be subject to the inland carrier's contract and traff. If for any reagas shall be subject to the inland carrier's contract and traff. If for any reagas shall be subject to the inland carrier's contract and traff. If for any reagas shall be subject to the inland carrier's contract and traff. If for any reagas shall be subject to the inland carrier's contract and traff. If for any reagas shall be subject to the inland carri

## 6. CARRIER'S RESPONSIBILITY - COMBINED TRANSPORT

Where the Carriage is Combined Transport, the Carrier undertakes to perform and/ or in his own name to procure performance of the Carriage from the Place of Receiptor or the Port of Loading, whichever is applicable, to the Port of Discharge or the Place of Delivery, whichever is applicable, and, save as is otherwise provided for in this TD, the Carrier shall be liable for loss of amage occurring during the Carriage only to the extent set out below.

- se extent set out below; Where the stage of Carriage where loss or damage occurred is **not known**, the Carrier shall only be liable if it is proven by the Merchant that the loss of and/of damage to the Goods has been caused by the Carrier 'sposs negligence and/or wilful missconduct. In all other circumstances the Carrier shall not be
- where the stage of Carriage where the loss or demange occurred is known Violente the stage of Carriage where the loss or demange occurred is known Violente that stage of Carriage provided for in clause 6.1 and subject to clause 18. The liability of the Carrier in respect of such loss of entange shall be determined.

  (a) incase of shipments to or from the USA by the provisions of US COBSA it the loss or demange is known to have occurred during Carriage by sea to or from the USA or during Carriage by sea to or from the USA or during Carriage by dealer to the sea terminal at the Port of Loading or of Discharge in ports of the USA or the Carriage of the USA or during or of Discharge in ports of the USA or during or of Carriage is forward to have occurred or the Carriage of the Carriage of the Carriage of the Carriage of Carriage of Carriage of the Carriage of Carriage o

- (a) do yo the Hague Rules articles 1-b inclusive where the provision of clause 5 (2) all does not apply and if the loss of damage is known to have occurred from and during loading onto the Vessel up to and during discharge from the Vessel. These articles of the Hague Rules shall apply as a matter of contract, or (c) if the loss or damage is known to have occurred during Carriage inland in the USA, in accordance with the contract of carriage or tarriffs of any inland carrier in whose custody the loss or damage occurred or, in the absence of such contract by the provisions of clause 6.1, in either case the law of the State of New York will apply, in accordance with the contract of carriage or tarriffs of any inland carrier or Sub-Contractor in whose custody the loss or damage occurred or when the Sub-Contractor is a public, semi-public and/or imposed exclusive or monopolistic body by the conditions applicable for such body or in the absence of such contract by the provisions of clause 6.1.

  For the purposes of clause 6.2 references in the Hague Rules to Carriage and the Hague Rules shall be deemed to includer references tall waterborne Carriage and the Hague Rules shall be one of the includer references to all waterborne Carriage and the Hague Rules shall be one of the order of the carriage and the Hague Rules shall be one of the order of the carriage and the Hague Rules shall be one or includer references to all waterborne Carriage and the Hague Rules shall be constitued accordingly.
- 6.3
  - Goods howsoever occurring:
    (a) if the Place of Receipt is not named on the reverse hereof and such loss or

damage arises prior to loading on to the Vessel; or (b) if the Place of Delivery is not named on the reverse hereof, and such loss o damage arises subsequent to discharge from the Vessel, save that where US COGSA governs the Carriage as a matter of compulsory law then the provisions stated in said Act shall apply before loading on to and after discharge from any Vessel and during Carriage to or from a container yard or container regist station in or immediately adjacent to the sea terminal at the Port of Loading and/or Discharge.

- at the Port of Loading and/or Uscharge.

  7. COMPENSATION AND LIABILITY PROVISIONS

  7. Subject always to the Carrier's right to limit liability as provided for herein, if the Carrier is liable for compensation in respect of loss of or damage to the Goods, such compensation hall be calculated by reference to the PGB or FCA price of the Goods cannot be established, such compensation shall be calculated by reference to the value of such Goods at the place and time they are delivered or should have been delivered to the Merchant. The value of the Goods shall be fixed according to the current market price, by reference to the normal value of goods of the same kind and/or quality.

  7.2 Save as is provided in clause 7.3:

  (a) the Carrier's liability shall in no event exceed one hundred pounds lawful money of the United Kingdom per package or unit of the Goods lost, damaged or in respect of which a claim of whatseever nature arises wiless clause 7.2(b) applies.

- money of the United Kingdom per package or unit of the Goods lost, damaged or in respect of which a claim of whatsoever nature arises unless clause 7.2(b) applies.

  (b) where USA COGSA applies by virtue of clauses 5.3 or 6.2(a) neither the Carrier nor the Vessel shall in any event be or become liable for any loss of or damage to the Goods or in connection with the Carriage in an amount exceeding USD 500 per Package or customary freight unit.

  7.3 The Merchant agrees and acknowledges that the Carrier has no knowledge of the value of the Goods and higher compensation than that provided for in this 1D may be Calried only when, with the consent in writing of the Carrier has been stated on the reverse of this 1D and extra freight paid. In that case, the anum of the declared value shall be substituted forthe limits laid down in this 1D. Any partial loss or damage shall be adjusted pro rata on the basis of such declared value shall be substituted for the limits laid down in this 1D. Any partial loss or damage shall be adjusted pro rata on the basis of such declared value shall.
- declared value.

  7.4 Nothing in this 10 shall operate to limit or deprive the Carrier of any statutory protection, defence, exception or limitation of liability authorised by any applicable laws, statutes or regulations of any country, The Carrier shall have the benefit of the said laws, statutes or regulations as if it were the owner of any carrieron Mescal

## 8. GENERAL 8.1 The Carr

- ENERAL

  The Carrier does not undertake that the Goods or any documents relating thereto shall arrive or be available at any point or place at any stage during the Carriage or at the Port of Discharge or the Place of Delivery at any particular requirement of any idence, permission, sale contract, or credit of the Merchant or any market or use of the Goods and the Carrier shall in no circumstances whatsoever and nowsever arising heliable for any direct, indirect or consequential loss or damage caused by delay. If the Carrier shall mevertheless be held legally liable for any such direct or indirect or consequential loss or damage caused by delay, such liability shall in no event exceed the freight paid.

  Seve as is otherwise provided herein, the Carrier shall in no circumstances be liable for indirect or consequential loss or damage arising from any other cause whatsoever or for loss of profits.
- 8.2 Save as is otherwise provided herein, the Carrier shall in no circumstances be liable for indirect or consequential loss or damage arising from any other cause whatsoever or for loss of profits.
  8.3 Once the Goods have been received by the Garrier for Carriage the Merchant shall be entitled neither to impede, delay, suspend or stop or otherwise interfere with the Carrier is intended manner of performance of the Carriage or the exercise of the liberties conferred by this T0 nor to instruct or require delivery of the Goods at any other Port or Place than the Port of Discharge or Place of Delivery named on the reverse hereof or such other Port or Place selected by the Carrier in the exercise of the liberties herein, for any reason whatsoever. The Merchant shall indemnify the Carrier against all claims, liabilities, losses, damages, costs, delays, legal fees and/or expenses caused to the Carrier, his Sub-Contractors, servants or agents arising or resulting from any stopage whatsoever in the Carriage of the Goods.
  8.4 The Terms and Conditions shall govern the responsibility of the Carrier in connection with or arising out of the supplying of a Container to the Merchant whether before, during or after the Carriage.
  9. In the event that the Merchant requests the Carrier to deliver the Goods:

  (a) at a port other than the Port of Discharge, or
  (b) Iswa in the USA) at all Race of Delivery, and the Carrier in its absolute discretioning orgens to such request, such that Carriage will be undertaked ascretioning orgens to such request, such that Carriage will be undertaked ascretioning orgens to such request, such that Carriage will be undertaked ascretioning orgens to such request, such that the Carriage or the undertaked ascretioning orgens to such request, such that the Kerchant had been entered on the reverse side of this TD as the Port of Discharge or Place of Delivery,
  9. NOTICE OF LOSS. TIME BAR

her reverse side of this TD as the Port of Discharge or Place of Delivery.

9. NOTICE OF LOSS, TIME BAR

Unless notice of loss or damage and the general nature of such loss or damage be given in writing to the Carrier or his agents at the Place of Delivery for Port of Discharge if no Place of Delivery is named on the reverse hereofl before or at the meeting of Delivery of the Goods as described in classes 22 or if the loss or damage is not apparent within three days thereafter, the Carrier shall be deemed prima facial to have delivered the Goods as described in this ID. In any event, the Carrier shall be discharged from all liability whatseever in respect of the Goods unless suit is brought within twelve months after their delivery or after the date when they are considered to be duly delivered as per clause 2/2(2) or 2/2(3) as the case may be Incase of any claims against the Carrier of whatseever nature other than for damage to or loss of the Goods or of claims not relating to the Goods, notice to be given within one week and suit to be brought against the Carrier within 6 months after delivery as determined in clause 22, such claims otherwise being definitely waived and time-barred.

## 10. DEFENCES AND LIMITS FOR THE CARRIER

- 10. DEFENCES AND LIMITS FOR THE CARRIER
  10.1 It has been agreed between the Carrier and the Merchant that if the TD is a Bill of Lading only the Holder and if the TD is a non-negotiable waybill, only the Shipper or, alternatively, the Consignee (depending on which one of those two Persons actually incurred the loss or damage), shall be entitled to claim from the Carrier, whether or not such claim results from negligence on the part of the Carrier, whether or not such claim results from negligence on the part of the Carrier, and if any other Person than the aforementioned would nevertheless make such claim or allegation, then the Merchant shall indemnify the Carrier against all consequences thereof.
  10.2 The Terms and Conditions shall apply in any action against the Carrier for any loss or damage whatseever and or howsever occurring land, without
- any loss or diamage whatsoever and or howsoever occurring (and, without restricting the generality of the foregoing, including delay, late delivery and/ or misdelivery), including delay, its delivery and/ or misdelivery and whether the action be founded in contract, baliment or in tort and even if the loss, damage or delay arose as a result of unseaworthiness, negligence or lundamental breach of contract.

## 11. SHIPPER-PACKED CONTAINERS

- 11. SHIPPER-PACKED CONTAINERS
  If a Container has not been packed by or on behalf of the Carrier (FCL Container):
  11.3 This 10 shall be a receipt only for such a Container,
  11.2 The Carrier shall not be liable for loss of or damage to the contents and the Merchant shall indemnify the Carrier against any injury, loss, damage, liability or expense whatsoever incurred by the Carrier if such loss of or damage to the contents and/of such injury, loss, damage, liability or expense has been caused by any matter beyond his control including, inter alia, without prejudice to the generality of this exclusion:

  (a) the manner in which the Container has been packed, or
  (b) the unsuitability or defective condition of the Container (including blocked drains) or the incorrect setting of any thermostatic, ventilation, or other special controls thereof, provided that, if the Container has been supplied by the Carrier, this unsuitability or defective condition on the wave been apparent upon reasonable inspection by the Merchant at or prior to the time the Container was packed.
- apparent upon reasonable inspection by the Merchant at or prior to the time the Container was posterior by the Merchant at or prior to the 11.3 The Merchant is responsible for the packing and seeling of all FCL Container and, if a FCL Container is delivered by the Carrier with its original seal as affixed by the Shipper Intact, the Carrier shall not be liable for any shortage of Goods accretinated at delivery. 11.4 The Shipper shall inspect Containers before packing them and the use of Containers shall inspect Containers before packing them and the use of Containers shall be prima facile evidence of their being sound and suitable for the containers and the prima facile evidence of their being sound and suitable for the containers and the containers are the containers a

# 12. PERISHABLE CARGO 12.1 Goods. including ^

- FERISHABLE CARGO Goods of a perishable nature, shall be carried in ordinary Containers without special protection, services or other measures unless there is noted on the reverse side of this TD that the Goods will be carried in a retrigerated, heated, electrically ventilated or otherwise specifically equipped Container or are to receive special attention in any way. The Merchant undertakes not to need for Carriage any Goods which require refrigeration, ventilation or any other specialised attention without giving written notice of
- ventilation or any other specialised attention without gving written notice of their nature and the particular temperature of supply air to be maintained or other settle ground for the thremstatic, ventilation or other special controls. If the above requirements are not compiled with, the Carrier shall not be liable for any loss of ordinage to the Goods hovsoever arising.

  12. Temperature instructions given by the Merchant for temperature controlled Containers will always relate to the supply air temperature range to be maintained by the Carrier during the Carriage. The Carrier will not guarantee any temperature range inside the Containers. The temperature of the Goods upon delivery to or loading on board of the Vessel is not to be controlled by the Carrier and will be the sold responsibility of the Merchant. The Carrier fores bility of the M not guarantee the maintenance of any intended level of humidity inside any
- Constance:

  12.3 The term "apparent good order and condition" when used in this TD with 
  12.3 The term "apparent good order and condition" when used in this TD with 
  12.3 The term apparent good which require refrigeration, ventilation or other specialised 
  12.4 attention does not mean that the Goods, when received, were werinder 
  12.4 Carrier as being at the carrying temperature, humidity level or other condition.

designated by the Merchant.

12.4 The Carrier shall not be liable for any loss of or damage to the Goods arising from latent defects, derangement, breakdown, defrosting, stoppage of the refrigerating, ventilating or any other specialised machinery, plant, insulation and/or apparatus of the Contrainer, Vessel, conveyance and any other faciliset, provided that the Carrier shall before and at the beginning of the Carriage exercise dee diligence to maintain the Container supplied by the Carrier in an

## 13. INSPECTION OF GOODS

13. INSPECTION OF GOODS

The Carrier shall be entitled, but under no obligation, to open and/or scan any Package or Container at any time and to inspect the contents. If it appears at any time that the Goods cannot safely or properly be carried or carrier further, either at all or without incurring any additional expense or taking any measures in relation to the Container or the Goods, the Carrier may without notice to the Merchant (but as agent only like any measures and/or incur any reasonable additional expense to carry or to continue the Carriage thereof, and/or to sell or dispose of the Good and/or to abandon the Carriage and/or to store them ashero or afloat, under cover or in the open, at any place, whichever the Carrier in his absolute discretion considers most appropriate, which sale, disposal, abandonment or storage shall be deemed to constitute due delivery under this TD. The Merchant shall indemnify the Carrier against any reasonable additional expenses so incurred. The Carrier in exercising the liberties contained in this clause shall not be under any obligation to take any particular measures and shall not be liable for any loss, delay or damage howsoever arising from any action or lack of action under this clause.

- 14. DESCRIPTION OF GOODS
  14.1 This TD shall be prima face evidence of the receipt by the Carrier in apparent good order and condition, except as otherwise noted, of the total number of Containers or other packages or unit sindicated in the box not he reverse side hereof entitled "Particulars simished by the Merchant".
  14.2 No representation is made by the Carrier as to the weight, contents, measure, quantity, quality, description, condition, marks, numbers or value of the Goods and the Carrier shall be under no responsibility whatsoever in respect of such description or notificials.
- quantity quanty, and the Carrier shall be under no responsibility whatsoever in respect of such description or particulars.

  14.3 The Shipper warrants to the Carrier that the particulars relating to the Goods as set out on the reverse hereof have been checked by the Shipper on recipitary of this TD and that such particulars, and any other particulars furnished by or on behalf of the Shipper, are adequate and correct. The Shipper also warrants that the Goods are lawful goods, and contain no contraband, drugs, stowaways or other illegal substances, and that the Goods will not cause loss, damage or expense to the Carrier, or to any other cargo.

  14.4 if any particulars of any letter of credit and/or import/license and/or lampfale and/or details of any contract to which the Carrier is not a party are shown on the face of this TD, such particulars as familiar algrees that the inclusion of such particulars as familiar algrees that the inclusion of such particulars shall not be regarded as a declaration of value and in no way increases Carrier's liability under this TD.

## 15. MERCHANT'S RESPONSIBILITY

- 15. MERLHAN I. S RESPONSIBILITY
  15. All of the Possos coming within the definition of Merchant in clause 1 shall be jointly and severally liable to the Carrier for the due fulfilment of all obligations understate by the Merchant into IT.

  15.2 The Merchant shall be liable for and shall indemnify the Carrier against all loss, damage, delay, fines, legal fees and/or expenses arising from any broach of any of the veraranties in clause 14.3 or elsewhere in this ITD and from any other cause whatsoever in connection with the Goods for which the Carrier is not responsible.
- 15.3 The Merchant shall comply with all regulations or requirements of customs port and other authorities, and shall bear and pay all duties, taxes, fines
- port and other authorities, and shall bear and pay all duties, taxes, fines, imposs, expenses or losses (including, without prejudice to the generality of the foregoing Freight for any additional Carriage undertaken) incurred or suffered by reason of any failure to so comply, or by reason of any failure to so comply, or by reason of any failure in control or insufficient declaration, marking, numbering or addressing of the Goods, and shall indemnify the Carrier in respect theorie are unpacked at the Merchant's premises, the Merchant is responsible for returning the empty Containers, with interiors clean, odour free and in the same condition as received, to the point or place designated by the Carrier, within the time prescribed. Should a Container not be returned in the condition required any or within the time prescribed in the Tariff, the Merchant shall be liable for any detention, loss or expense incurred as a result heterod.

  15.5 Containers released into the care of the Merchant for packing, unpacking or any other purpose whatsoever are at the sole risk of the Merchant until redelivered to the Carrier. The Merchant shall indemnify the Carrier for all loss of and/or damage and/or delay to such Containers. Merchants are deemed to be aware of the dimensions and capacity of any Containers released to them.

- be aware of the dimensions and capacity of any Containers released to them.

  16. RREIGHT\_EXPENSES AND FEES

  16. Full Freight and/or Charges shall be payable based on particulars furnished by or on behalf of the Shipper. The Carrier may at any time open the Goods or Containers[and, if the Shippers ] particulars are incorrect the Morchant and the Goods shall be liable for the correct Freight and/or Charges and any expenses incurred in examining, weighing, measuring, or valuing the Goods.

  16.2 The Merchant is responsible for the payment of the Freight and/or Charges and shall be paid and non returnable in any event.

  15.3 All sums payable to the Carrier's option, in its equivalent in the currency of the Port of Loading or of Discharge or the Place of Receipt or of Delevery or as specified in the Carrier's fairff.

  16.4 The Merchant's attention is drawn to the stipulations concerning currency in which the Freight and/or Charges is fairfl to the payable to the Carrier's and the payable to the Carrier's payable to the Carrier and shall be made at the Merchant'

17. LEM
The Carrier shall have a lien on the Goods and any documents relating thereto for all sums payable to the Carrier by the Merchant under this or any other contract and for general average contributions to whomsoever due. The Carrier may secrecise its lien at any time and amy place in this solid presents, where the contractual Carriage is a solid propose the carrier of the contractual Carriage is any sums due and for that purpose the Carrier shall have the right to sell the Goods by public accion or private treaty, without notice to the Merchant. The Carrier's lien shall survive delivery of the Goods.

## STOWAGE OF GOODS AND LIVE ANIMALS

- TSOWAGE OF GOODS AND LIVE ANIMALS
   The Goods may be packed by the Carrier in Containers and consolidated with other goods in Containers.
   Zoods packed in Containers
   Goods packed in Containers (other than flats or pallets) are carried on deck unless indicated otherwise on the reverse hered. The Carrier shall not be required to note, mark or stamp on the reverse hered any additional statement of such on-teck carriage. Save as provided in clause 18.3 such Conde (sexcept live animals) shall participate in general average and shall be deemed to within the definition of goods for the purpose of the Hague Rules or US COGSA and shall be carried subject to such Rules or Act, whichever is applicable.
   Goods (inc) the being Goods stowed in Containers other than flats or pallets) which are stated on the reverse hereof to be carried on deck and five animals, whether on cut carried on the carried on the containers of the carried on the containers of the carried on the carried on

# 19. METHODS AND ROUTES OF CARRIAGE 19.1 The Carrier may at any time and without ==

- METHODS AND ROUTES OF CARRIAGE

  1 The Carrier may at any time and without notice to the Merchant:

  (a) use any means of transport or storage whatsoever;

  (b) transfer the Goods from one conveyance to another including transshipping or carrying the same on a Vessel other than the Vessel named on the reverse hereof or by any other means of transport whatsoever and even though transshipment or forwarding of the Goods may not have been contemplated or provided for herein;

  (c) unpack and remove the Goods which have been packed into a Container and forward them via Container or otherwise;

  (d) sail without pilots, proceed via any route, (whether or not the nearest or most direct or customary or advertised route) at any speed and proceed to, return to and stay at any port or place whatsoever lincluding the port of loading herein provided of noe or more often, and in any order in or out of the route or in a contrary direction to or beyond the port of discharge once or more often.
- (e) load and unload the Goods at any place or port (whether or not any such port
- (e) load and unload the Gods at any place or port (whether or not any such port is named on the reverse here of as the Port of Loading or Port of Discharge) and store the Goods at any such port or place;
  (f) comply with any orders or recommendations given by any government or authority or any Person or body purporting to act as or on behalf of such government or authority or having under the terms of the insurance on any conveyance employed by the Carrier the right to give orders or directions.
  19.2 The liberies set out in clause IS1 may be invoked by the Carrier for any purpose whatsoever whether or not connected with the Carriage of the Goods. Anything dome nor toft one in accordance with clause IS1 or any felloy arising therefrom shall be deemed to be within the contractual Carriage and shall not be a deviation.

20. MATTERS AFFECTING PERFORMANCE

If at any time Carriage is or is likely to be affected by any hindrance, risk, danger, delay, difficulty or disadvantage of whatsoever kind and howsoever artising which control of the property of the pro

- Terms and Conditions and endeavour to forward them as soon as possible, but the Carrier makes no representations as to the maximum period of suspension. If the Carrier elects to linvoke the terms of this clause 20(b) then, not with standing the provisions of clause 18 herost, he shall be entitled to charge such additional Freight and other costs as the Carrier may determine; or (A bahond not Pariage of the Goods and place them at the Merchant's disposal at any place or port, which the Carrier may deem safe and convenient, whereupon the responsibility of the Carrier in respect of such Goods shall cease. The Carrier shall nevertheless be entitled to full Freight on the Goods received for the Carriage, and the Merchant shall pay any additional costs received for the Carriage and the Merchant shall pay any additional costs incurred by reason of the abandonment of the Goods.

  If the Carrier elects to use an alternative route under clause 20(a) or to suspend the Carriage under clause 20(b) this shall not prejudice his right subsequently to abandon the Carriage.
- the Carrie he Carriage under co bandon the Carriage

- abandon the Carriage.

  21. DANGEROUS GOODS

  21. No Goods which are or which may become of a dangerous, noxious, hazardous, flammable, or damaging nature including radio-active material) or which are or may become liable to damage any Persons or property whatsoever, and whether or not so listed in any official or unofficial, international or national code, convention, listing or table shall be tendered to the Carrier for Carriage without previously giving written notice of their nature, cheracter, name, label and classification (if applicable) to the Carrier and obtaining his consent in writing and without distinctly marking the Goods and the Container or other covering on the outside so as to indicate the nature and character of any such Goods and so as to indicate the nature and character of any such Goods and so as to indicate the nature and character of any such Goods and so as to indicate the nature and character of any such Goods and so as to indicate the nature and character of any such Goods and so as to indicate the nature and character of any such Goods are delivered to the Carrier the Goods are of any of a damperous, noxious, hazardous, flammable or damaging nature, they may at any time or place be unloaded, destroyed, disposed of, abandoned or rendered harmless without compensation to the Merchant and without prejudice to the Carrier's right to Freight.

  21. The Merchant shall indemnify the Carrier against all claims, liabilities, loss.
- Carriage.

  21.3 The Merchant shall indemnify the Carrier against all claims, liabilities, loss, damage, delay, costs, fines and/or expenses arising in consequence of the Carriage of such Goods, and/or arising from breach of any of the warranties in clause 21.2 including any steps taken by the Carrier pursuant to clause 21.1 whether or not the Merchant was aware of the nature of such Goods.

  21.4 Nothing contained in this clause shall deprive the Carrier of any of his rights provided for elsewhere.

- 22. NOTIFICATION, DISCHARGE AND DELIVERY
  22.1 Any mentioning in this TD of parties to be notified of the arrival of the Goods is NOTIFICATION, DISCRANGE AMD DELIVEM: Any mentioning in this TD of parties to be notified of the arrival of the Goods solely for information of the Carrier. Failure to give such notification shall n involve the Carrier in any liability nor relieve the Merchant of any obligation
- Horvier us center in only income, the content of the Carrier shall be at liberty to discharge the Goods at the Port of Discharge without notice to the Merchant, directly as they come to hand, at or not on any wharf, craft, vehicle or place, on any day and at any time, whereupon the liability of the Carrier (if any) in respect of the Goods discharged as aforesaid, shall wholly cease notwithstanding any custom of the Port to the contrary and notwithstanding any charges, dues or other expenses that may be or become payable. The Merchant shall take delivery of the Goods upon discharge, if the Merchant fails to do so, the stewedore or Person into Whose hands the Goods are discharged. to do so, the stevedore or Person into whose hands the Goods are discharged, shall be considered to have taken due delivery of the Goods on behalf of the

- shall be considered to have taken due delivery of the Goods on behalf of the Merchant.

  22.3 If a Place of Delivery is named on the reverse hereof, the Merchant shall take delivery of the Goods upon arrival of the Goods at such Place of Delivery. If the Merchant fails to take delivery of the Goods the Person into whose hands the Goods on behalf of the Merchant fails to take delivery of the Goods the Person into whose hands the Goods on behalf of the Merchant has account and at his sole risk. If the costs of such storage are paid or are payable by the Carrier or any agent or Sub-Contractor of the Carrier, these costs shall forthwith upon demand be paid by the Merchant to the Certain costs shall forthwith upon demand be paid by the Merchant to the Carrier of the
- sell, abandon or otherwise dispose of the Goods at the sole risk and expense of the Merchant and apply any proceeds of sale in reduction of the sums due to the Carrier by the Merchant.

  26 Hi, at the place where the Carrier is entitled to call upon the Merchant to take delivery of the Goods under this clause 22 or 22.3, the Carrier is obliged to discharge the Goods into the hands of any customs, port or other authority, such discharge shall constitute due delivery of the Goods to the Merchant

- 22.9 ln 1
- delivery on the Obuso minest and source that such as the delivery of the Obuso minest and source that such as the delivery of the Goods to the Merchant would not scharge shall constitute due delivery of the Goods to the Merchant winder this ID. In case of option ID, the Carrier may, in the absence of Merchants' written option declaration, which can only be given for the tutality of the Goods, at the latest four days before the arrived at the first optional port or place, elect to discharge at any optional port or place.

  3.8 at any time the Carrier shall be entitled to deliver Goods originally missing.

  4.1 at Marchant has a shortage in Goods or numbers of Goods, the Carrier may at his discretion deliver as substitute any surplus goods of similar nature and the Marchant has to accept delivery of such Goods which shall constitute complete performance of the center of center of center of the center of the

23. BOTH-TO-BLAME COLLISION CLAUSE The Both-to-Blame Collision and New Jason clauses published and/or approved by BIMCO and obtainable from the Carrier or his agent upon request, are hereby incorporated herein.

## 24. GENERAL AVERAGE AND SALVAGE 24.1 General average to be additional.

- 24. GENERAL AVERAGE AND SALVAGE
  24.1 General average to be adjusted at any port or place and in any currency at the Carrier's option and to be settled according to the York-Antwerp Rules 1994, this covering all Goods carried on or under deck. General average on a Vessel not operated by the Carrier shall be adjusted according to the requirements of the operator of that Vessel.
  24.2 Such security including a cash deposit as the Carrier may deem sufficient to cover the estimated contribution of the Goods and any salvage and special changes thereon, shall, if required, the submitted to the Carrier for delivery of the Goods. The Carrier shall be under no obligation to exercise any lien for general average contribution due to the Merchant.
  24.3 It a salving ship is owned or operated by the Carrier, salvage shall be paid for as fully as if the said salving ship belonged to strangers.

## ARIATION OF THE CONTRACT AND VALIDITY

- 25.1 No servant or agent of the Carrier shall have the power to waive or vary any Terms and Conditions unless such waiver or variation is in writing and is specifically authorised or ratified in writing by the Carrier.

  25.2 In the event that anything herein contained is inconsistent with any applicable international convention or national law, which cannot be departed from by private contract, the provisions hereof shall to the extent of such inconsistency but no further be null and void.

26. LAW AND JURISDICTION

Any claim or dispute arising under this TD, including third party proceedings or those involving several defendants, shall exclusively be governed by Belgian law and exclusively be determined by the competent courts in Antwerp to the exclusion of the jurisdiction of the courts of any other placelo, or a the Carrier's option the defendant is not the Carrier, by the courts and according to the law of that place where the defendant has his registered office, but only to the extent that anything else has not been deal with by the provisions of this TD.