# GENERAL TERMS AND CONDITIONS OF THE CONTRACT OF CARRIAGE

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# 1 - Definitions

- "CARRIER" "MERCHANT" means the party in whose name and on whose behalf this Bill of Lading has been issued, as provided on the face of this document; includes the shipper, holder, consignee, receiver of the goods or any person owing or entitled to the possession of the goods or of this Bill of Lading and "HOLDERS
- Includes the shipper, holder, consignee, receiver of the goods of any person owing or entitled to the possession of the goods or of this Bill of Lading and anyone acting on behalf of such person; means any person for the time being in possession of the original of this Bill of Lading to whom the property in the goods has passed on or by reason of the consignment of the time being in possession of the original of this Bill of Lading on behalf of the consignment of the goods or by the endosenent of this Bill of Lading and anyone acting on behalf of the cargo received from the Merichant for shipment and includes any container not supplied by or on behalf of the Carrier. includes all charges payable to the Carrier in accordance with the applicable tariff and this Bill of Lading, includes all charges payable to the Carrier in accordance with the applicable tariff and this Bill of Lading. includes all charges payable to the Carrier in accordance with the applicable tariff and this Bill of Lading, includes at this Bill of Lading. "GOODS" "ACCEPTANCE
- on the tase of this buil of learing; means the handing over of the goods by the Carrier, his Agent or Servants when a place of acceptance in mentioned on the reverse side of this Bill of Lading or the loading of the cargo under tackle at the port of loading when no place of acceptance is mentioned; means the handing or of the goods by the Carrier, his Agent or Servants TO THE Mectrath or this Agents when a place of delivery is mentioned on the reverse side of this bill of lading or the discharge of the goods under tackle at the port of discharge, subject to the provision of clause 7 below. "DELIVER)

# 2 - Law and iurisdiction

sputes arising under the contract of carriage evidence by this Bill of Lading or in connection therewith shall be brought before and determined by cordance with the law of Lebanon, unless otherwise provided herein

### 3 - Period of responsibility

3 - Period of responsibility The Carrier, his genesities or servants shall not be liable for loss of or damage to the goods, before acceptance (and in any case before loading on the first vessel on which the goods are loaded unless the contrary is expressly stated on the reverse side of this Bill of liating) and after delivery. Acceptance and Delivery of the goods shall be construed in accordance with classer 1 above. The Carrier shall under no circumstance be liable for any loss or detention of or damage to goods howsover caused, arising at the time when the goods are no more in the actual custody of the Carrier, his agents or sevents. For this purpose, the goods will not be in the actual custody of the Carrier, his agents or sevents. For this purpose, the goods will not be in the actual custody of the Carrier, his agents or sevents. For this purpose, the goods will not be in the actual custody of the Carrier, his agents or variats. For this purpose, the goods will not be in the actual custody of the Carrier, his agents or yraniticar line to not mell any paticular mine or to meet any paticular mine. The Carrier shall not be integer to the discharge at all relaed of divergal ary particular line or to meet any paticular market or uses save as provided in classe 5. The Carrier shall in no circumstance be responsible for any direct, indirect or consequential loss or loss or damage sustained by the Merchant as a consequence of a delayed in current shall in no circumstance be responsible for any direct, indirect or consequential loss or loss or damage sustained by the Merchant as a consequence of a delayed for the current shall be appressed.

## 4 - Carrier's responsibility

4 - Carrier's responsibility a) Port of port shipment Where the carriage called for by the Bill of lading is a port to port shipment, the liability of the Carrier (it any) for loss of or danage to the goods, occurring during the period the poods are in the usudsdy of the Carrier, his Agents or Servarts, shall be determined in accordance with those provisions of rational law making the Hague Rules (as contained in the international Convention of the Unification of Certain Rules relating to Bills of Lading dated Brussels, 25 August 1924) or the Hague Rules (as contained in the international Convention of the Unification of Certain Rules relating to Bills of Lading dated Brussels, 25 August 1924) or the Hague Rules (the Hague Rules as amended by the Protocols of 23 February 1968 and 21 December 1997) compulsory applicable to this bill of lading or, if there be no such national law, in accordance with the Hague Rules or the tailan Code of Navigation, if Italian law is applicable. b) Combined Transport:

- b) Combined Transport: Notwithstanding analything provided for in clause 5 or 6 of this Bill of Lating, and subject to clause 20; 1. If it can be provided where the loss or damage occurred, the Carrier and the Merchant shall, as to the liability of the Carrier, be entitled to require such liability to be determine a) By the provisions contained in any international convention or rational law the provisions of which: 1. Cannot be depended time by the activate contract to the detirment of the Merchant and, 11. Would have applied if the Merchant had made a separate and direct contact with the Carrier in respect of the particular stage of transport where the loss or damage occurred and residued as validance document which hours be issued if such international convention or national law shall apply. Provided that an international convention or national law will determine the Carrier's liability as aloresaid only if it would have been applicable if the contract referred to in (ii) there are no anomational.
- Provided that all international convention to instrument the windows and a service of the servic

- Subject to a) Subject to a) I. By the Haque Aules or the Haque Avisby Aules referred to in clause 4 (A) above, as the case may be, if the loss or damage is proved to have occurred at sas; I. By the Haque Aules or the Haque Avisby Aules referred to in clause 4 (A) above, as the case may be, if the loss or damage is proved to have occurred at sas; I. By the international Convention for the carriage of goods by road-CMM-signed at Gereva 19 May, as amended by the Protocol of Gereva of 5 July 1978, if the loss or damage is proved to have occurred during carriage by road within European countriles; III. By the international Convention for the carriage of goods by road-CMM-signed at Bern on 9 May 1980 (as amended as from 1 January 1991). If the loss or damage is proved to have occurred during the carriage by anii within European countriles; IN By the provisions of the tailian CJO del if the loss or damage is proved to have occurred during carriage by any amendments thereto) containing the provisions for the carriage of goods by road. If the loss or damage is proved to have occurred during carriage by any amendments thereto) containing the provisions for the carriage of goods by road. If the loss or damage is proved to have occurred during carriage by any amendments thereto) containing the provisions for the carriage of goods by road. If the loss or damage is proved to have occurred during carriage by any amendments thereto) containing the provisions for the carriage of goods the law.subject to the provisions of clause 2 Above, will apply. The burden of proving that the loss or damage as a course of the acues and/or events stated in this clause 4 shall rest upon the Carrier.

- Methods and route of transportation The Carrier may at any time and without notice to the Merchant: Use any means of transportation or showage whatsoever; Transfer the goods from one conveyance to another, including, but not limited to, transshipping or carrying the same on other vessels than those named on the lace hereof or by any other means of transportation whatsoever;

- Transfer the goods from one conveyance to another, including, but not limited to, transchipping or carrying the same on other vessels than those named on the face hereof
  or by any other means of transportation whatsoever;
   Unpack and remove goods which have been stowed into containers and forward the same in other containers or otherwise.
   Proceed or order vessel to proceed by any route in his discretion (whether or not the names) for most direct or geographic as customary or advertised route) and proceed to
  or stay at any place or port whatsoever once or more often and in any order;
   Lad or uniced the goods at any place or port (whether or not any such port is ramed overleal as the port of loading or port of discharge) and store the goods at any such
  place or port as customary and as long as necessary;
   Comply with my order or recommendations gives the yang Government or Authority or any personal body acting or purporting to ast as or or behalf of such Government or
  Authority or having under the terms of the insurance on the conveyance employed by the Carrier the right to give such order or recommendations;
   Permit the vessel to proceed with or without plict, to tow or to be towed or to be dry docked.
   The literities aet our in sub clause a) above may be linviked by the Carrier for any puppose whatsoever, whether or not connected with the carriage of the goods,
  including loading or londiading or the insulations on the convegators employed by the Carrier the right to give such order or leading any to the such and assisting ther vessel in all substitus; anything done in accontance with such dause a) above er
  any disky arising there from shall be deemed to be within the contractual carriage and shall not be a division; our landing any preson, including but on limited to
  persons involved with the operation to whothout any writher nequest for carring in all substitus; antything done in accontance with such dause a) above er
  any dis

# 6 - Subcontracting 1) The Carries of - "

- Subcontracting The Carrier shall be entitled to subcontract on any terms the whole of or any part of the carriage, loading, unloading, storing, warehousing. Handling and any or all duties whatsoever undertaken by the carrier in relation to the goods. The Merchant undertakes that no calance on callegation shall be made against any servant, agent or subcontractor of the Carrier which imposes or at tempts to impose upon any of term any liability whatsoever in connection with the goods and if any such claim or allegation should nevertheless be made, to indentify the Carrier against all consequences thereas. Without perjudice to the foreoging, every such servant, agent or subcontractor shall have the benefit of all provisions here in benefiting the Carrier again if such provisions where expressly for their benefits; and, in entering into this contract the Carrier to the extent of those provisions does so not only on its own behalf but also as agent and thuske for such servant agents or subcontractor. The expression "subcontractor" in this clause shall include direct and indirect subcontractors and their respective servants and agents. 2)
- 3)

7 - Matters affecting performance If at any time the contract of carriage evidenced by this Bill of Lading is or is likely to be affected by any hindrance, risk, delay, difficulty or disadvantage of any kind (other than irability of the goods or any part thereof to be safely or properly carried or carried further) and howsoever arising (even though the circumstances giving rise to such hindrance, risk, delay, difficulty or disadvantage existed at the time this contract was entered into or the goods were accepted for carriage), the carriage (whether or not the carriage is

Tak, deary officially of users an energy of the goods and place the goods or any part of them at the Marchard's disposal at any place or port which the Carrier shall without notice to the Merchard standon the carriage of the goods and place the goods or any part of them at the Marchard's disposal at any place or port which the Carrier shall deem safe and connenient, whereapon the responsibility of the Carrier in respect of such goods shall cases. The Carrier shall nevertheless be entitled to full relight to no goods received for carriage and the Merchard shall pay any additional cost of the carriage to and dilvery and storage at such place or port, or Without prejudice to the Carrier's right subsequently to bandon the carriage under and upon the terms of the Bill of Lading, against payment of such reasonable additional charges as the Carrier ray determine. The Carrier undertakes to use best endexours to forward goods, the carriage of which has been suspended, as soon as possible, after the cause of hindone, risk, delay, difficulty of disachardanges has been removed but makes no representation as to the maximum period between such removal and the forward-ing of the goods to the place of intended delivery named in this Bill of Lading.

- Shipper's packed containers container has not been filled, packed, stuffed, or stowed by the Carrier. The Carrier shall be liable tor loss of or for damages to the goods only in case the Merchant proves that such loss or damages were not caused by 1- The marner in which the container has been filled, packed, stuffed or stowed; or 2- The unsuitability or defective containers or 3- The unsuitability or defective containers are without any want of due diligence on the part of the Carrier row would have been apparent upon reasonable inspection by the Merchant at or prior to the time when the container was filled, packed, stuffed or stowed. The Merchant and Indemnity the Carrier regarding and camage, liability or expresses was caused by a matter referred to in paragraph 3) shall only to be liable to indemnity the Carrier in respect thereof unites both the provisions referred to in paragraph apply. The Merchant shall be for any drange and containing to vessel, her tackie, apparel furniture and any other cargo loaded by bad stowage and Improper of goods inside any such container.

- b)
- C)
- Marchant's responsibility The Marchant's responsibility The Marchant's responsibility The Marchant's restrict that the particulars furnished by him or on his behalf are correct. The Marchant shall be derined to have guaranteed top the Carrier the accuracy at the line of shipment of the marks, numbers, quality, quantity, standards and weight, as furnished by him, and shall indemnify the Carrier against all losses, damagis and expenses arising or resulting from inaccuracy in such particulars. The Marchant shall be derined to have guaranteed top the Carrier the accuracy at the line of shipment of the marks, numbers, quality, quantity, standards and weight, as furnished by him, and shall indemnify the Carrier against and expenses arising or resulting from inaccuracy in such particulars. The Marchant allocarries (and the marks) are the against loss, damagis and expenses arising or resulting from inaccuracy in auto particulars. The Marchant allocarries (and the marks) are the carrier is not responsible. The Marchant allo comply with all regulations or requirements of any Octators, port or any other Authonties and shall bear and pay all duties, taxes, lines, imposts, sequences or charges (including ad valorem what age) or losses incurated or sulfiered by reason of any lifegui, incorrect or insulficient marking, numbering or address ing of goods and indemnify the Carrier in respect there). The Marchant also hereby agrees to indemnify the Carrier against any customs fine and /or dues and/or any other costs expenses that Customs Authonties and/or any other may impose on the Carrier own to short allong and/or over landing of goods resulting at time of opening container(s) /ntailer(s) in respect they of ports and there my impose on the Carrier own to short landing and/or over landing of goods resulting at time of opening container(s) /ntailer(s) in respect of particulars of goods accured by him on the Bill of Lading. d)
- e)

10 - Optional stowage and deck cargo a) The goods may be stowed by the Carrier or his servants or agents in containers and/or any other means of transportation. b) Goods, whether or not packed in containers, may be carried on deck or under deck without notice to the Merchant and without need of a specific notation on the front

of this Bill of Lading and all goods, whether carried on deck or under deck shall participate in general Average and shall be deemed to be within in the definition of goods for the purposes of Hague Rules or the Hague Visby Rules as specified in clause 4 and shall be carried subject to those Rules, whenever applicable. Notwithstanding sub clause b) in the case of goods which are stated on the teach beneford as being critical on deck, and which are so carried, the Carrier shall be under no liability whatsoever for loss, damage or delay, howsoever for loss , damage or delay , howsoever and whatsoever arising.

### 11 - Freight and charges

- Freight and charges Freight, whether actually paid or not, shall be considered as fully earned on receipt of the goods by the Carrier and not returnable, in any event, whether the vessel and/or goods arrives at her destination or whether she is lost on the voyage or whether due to force majeure she must return before reaching her destination, either due to stranding, collision or any other cause or at of force majeure whatsoever which may cause the Carrier to discharge the goods in an intermediate port or ports and also in the case of total or partal loss, or average to the goods. When freight and charges of whatever rature are synable at destination, they must be paid before taking delivery of the cargo or as may be agreed with the carrier. Save as provided in clause §63, should it result tion an chark made by the Carrier that the destare weight or masurement of the cargo are less than that ascertained or that the contents belong to a higher Class or the Value of the goods has been incorrectly stated by the Merchart, an amount equal to double the Correct treight which would have been or harged if the goods and bean accurately described or values, as well as the full cost all the paid (if required by the Carrier to his agent shall be conclusive for all purposes of the amount that and collab the Carrier is applicated darkeys have the right of priviles and line with the paid of the right, cang demurge and relevant edtra-defanced but the Carrier to containers, trainers, semitraites, etc. Carl penalties and unloading charges as well as for any other amount due to him. The Carrier is all the goods priviley to y auclion according by the Marier the sub carlier is asplicable, may be claimed with the corsent of the Carrier is the late of the claim of the Carrier is the late of the claim of and accepted by the Carrier to the sense that this Still to Lading and accepted by the Carrier to the claim or all carlier of the Carrier of the Carrier of the Carrier of the Carrier value of the goods prived by or budinels accor
- e)
- Integring both source models and the second (as may be necessary) in a s The Merchan has the burden to arrange that any cargo lendered for transportation is packed, palletized, lashed and secured (as may be necessary) in a s manner. The Carrier in any event, has the right to reluse the acceptance and/or to suspend the transportation of the goods and/or to secure them before or transportation. Any additional, cost, expense and/or extra dead freight will be for the Merchant's account.

# 12 - Valuable goods

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### 13 - Dangerous goods and contrabands

- 13 Dangerous goods and contrabands
  a) No goods which are on ray become diageous, inflammable or damaging (including radio-active materials or industrial or chemical waste of every nature) or which are may become diageous, inflammable or damaging (including radio-active materials or industrial or chemical waste of every nature) or which are may become diageous, inflammable, or any overring in which the goods are to be transported, and the goods are to be transported.
  and to goods which are on ray overring in which the goods are to be transported, and the goods are to be transported.
  b) The Marchanet subject damaging and the projectly whatsoever shall be tendered to the Carrier for carriage without his express consent in writing, and without the container or any covering in which the goods are to be transported, and the radio or the values, and the active effect on the container or any covering in which the goods are to be transported.
  b) The Marchanet undertakes that the goods will be packed on presentation in a manner adequate to withstand the ordinary risks of admarking to reind in complicative will all beas and regulations, which may be applicable during carriage.
  c) Whenever goods are discovered to be contraband or prohibite by any applicable during carriage including storage at any intermediate port tarring regard to their nature and in complicative will have doop. The Carrier shall be liable to compensate the Marchant and the Merchant will be obliged to indemnify the Carrier for any toss, express, including finsk which may be imposed by any addination. In the provision of their calculate of their applicable during carriage.
  c) Whenever goods are discovered to be contraband or prohibite by any applicable tarrier to carrier, his sevants and ganets shall, at their aboulde discretion, be direver in the provision of their calculate.
  c) Whenever goods are discovered to be contraband or prohibite by any applicable during carriage including

### 14 - Refrigerated cargo

- Tele Merchance cargo
   The Merchance moderates on the lender for transportation any goods which require refrigeration without previously giving written notice to the Carrier of the nature and particular temperature range to be maintained. In the case of refrigerated containers packed by or on behall of the Merchant, he further undertakes that the good have been properly stowed in the container and its thermostatic controls have been adquadely set by him just before acquirements are not compliant with the Carrier shall not be table to require any loss of damage to the goods and the property stowed rating.
   The Carrier shall not be liable to any loss of damage to the goods and any other facility provided that the Carrier shall, before or at the beginning of the transportation, exercise de diligence in maintain the same in an efficient transme.
   Refigerated congo carrier of needer combiners shall be collected by consistences immediately upon discharge.
   The Carrier shall in no circumstances whatsoever be ideale for damage to the goods due to lack of or insufficient refrigeration after the container has been discharged.

15 - Special Delivery A) Special arrangements for receiving the goods as Full Container Load and delivering same as Less than Container Load (FCL/LCL) and/or for split delivery of the goods to more than one receiver shall not be liable for any shortage. Icoss, damage or discregancies of the goods, which are found upon destuffing the container. The Merchant shall be liable for an appropriate adjustment of the freight and charges and shall be interested and delivering the container. The Merchant shall be liable for an appropriate adjustment of the freight and charges and shall be interested and delivering the container. The Merchant shall be liable for an appropriate adjustment of the relight and charges and shall be interested and the contract of the container.

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### 16 - Return of empty containers/trailers/vehicles

Vor neumo or empty commension and proteines Vessel is not responsible for damages holoss of containers and/or trailers and/or others vehicles between discharge at destination and reloading on the return voyage as containers/trailers/whicles are beyond Carrier's custody such period. Vessel likewise in not responsible for damages ascertained on containers/trailers/whicles on discharge at end of return voyage unless cargo interests and/or onwest of containers/trailers/whicles prove by documents issued by Master or signed by him that containers/trailers/ whicles were in good order and containers/trailers/trailers/whicles prove by documents issued by Master or signed by him that containers/trailers/

- 17 Notice of Loss, Time bar and time to sue
  10 Unless notice of Loss, Time bar and time to sue
  10 Unless notice of loss or damage to the goods and of the general nature of it be given in writing to the Carrier at the place of delivery before or at the time of the rem.
  of the goods in the custody of the person entitled to delivery beneral under this Bill of Lading or if the loss or damage be not apparent, within seven consecutive of the carrier shall be given and the delivery by the Carrier of the Goods as described in this Bill of Lading.
  Subject to sub-clause 3) below the Carrier shall be deliveraged from all lability under this Bill of Lading unless sub is brought and written notice thereof given to the Carrier with the intermonthas the delivery of the goods. In the case of total loss of the goods the period shall begin to run two months after the goods have been reconcilient to the memortation.
- ed for transportation
- received for transportation. Notwithstanding sub-clause 2) above if the whole of the Carriage undertaken by the Carrier is limited to the carriage from CY or CFS in or immediately adjacent to the sea terminal at the port of discharge, the Carrier shall be discharged from all liability whatsever in respect of the goods unless suit is brought within one year of their delivery or of the date when the goods should have been delivered

### 18 - Tracing of the goods

to - recarging time groups The Carrier shall have a period of six months; from the date of the vessels arrive, for the purpose of tracing goods which eventually did not reach their destination. In the case of the Carrier shall have a period of six months; from the date of the vessels arrive, for the purpose of tracing goods which eventually did not reach their destination. In the case of the Carrier shall have a period of six months; from the date of the vessels arrive, for the purpose of tracing goods which eventually did not reach their destination. In the case of the Carrier shall have a period of six months; from the date of the vessels arrive, for the redeliver the same even if legal proceedings have already been commenced, provided that such legal proceedings without claiming reimbursement of any legal expenses. The Carrier is not responsible for any other costs, expenses, or fine, as a result of the late delivery of the goods at destination.

19 - Prohibition against abandonment of goods to the Carrier in no case has the Merchant the right to abandon the goods entrusted to the Carrier for reasons such as damage to the goods, depreciation and/or partial loss of the g and/or any quality reasons, delay in redelivery of or any reason whatsoever. In the event of abandonment, the Merchant shall be liable for any and all cost, fines, stora and/or any quality reasons, delay in redelivery of or any reason whatsoever. demurrane arising therefrom

### 20 - The amount of compensation

20 - The amount of compensation
 31 In case of damage to rol isos of the goods, for which the Carrier is liable shall be calculated on the basis of the actual involced value of the goods, provided always that the Carrier's liability does not exceed a 104, -per package or unit) in case the Italian Code of Navigation applies) or a maximum of SDR 666.67 per package or unit or SDR 2 per kilo or a maximum of VS20.00 per kilo all other cases.
 b) The provisions of clause 20 a) above shall not apply when the value of the goods has been declared in this Bill of Lading and the Merchant has paid extra freight on such theclared value.
 c) The Carrier shall in no circumstance be liable to indemnity the Merchant for delay, loss of profit, consequential loss, decrease of value and any other indirect loss.

21 - Defences and limitations for the carrier Nothing in this Bill of Lading shall operate to limit or deprive the carrier of any statutory protection or exemption or limitation of liability authorized by any applicable laws, statutes or regulations of any country. The defences and limitations of liability provided for in this Bill of Lading shall apply in any action against the carrier for loss or damage to the goods whether the action be founded in contract of in tort.

- In the goods whetler the action be founded in contract of in fort.
  22 General Average
  1) General Average
  3) General Average shall be adjusted and settled at London or at any other port or place at the carrier's option according to the York/Antwerp Rules 1974 and as to matters not provided for by these Rules, according to the laws and usages of the port or place of adjustments, and in the currency selected by the carrier The General Average accements to bonds and such cash depositis as the carrier or his adjusters may other additional securities as the carrier or his adjusters may other with the Carrier Gelevast the goods without obtaining security for the General Average contributions, the Marchant, by taking delivery of the goods undertakes personal responsibility to pay such contributions and to provide such carrier any General Average contributions. The Marchant, by taking delivery of the goods undertakes personal responsibility to pay such contributions and the orient deliver of the security for the estimated monthal of such contributions as the carrier any carrier shall be under no obligation to excelse any line to any General Average contributions. The Marchant, by taking delivery of the goods undertakes personal responsibility to pay such contributions and to provide such cash degots of the security for the estimated monthal of such contributions as the carrier is not responsible by stake, contributions at other average is any General Average contributions due to the Marchant.
  4) In the event of accident, dange, damage of dissible before or aller the commencement of the vorage, resulting from any cause whatsheever, whether due to negligence or not, for which, or for the consequence of which, the carrier is not responsible by stake, constrails or therwise the goods and the Marchant shall contribution with the carrier is not responsible by stake, contrails or therwise singes incurred in respect to the goods. It is asking ship is owned or operated by the carrie

### 23 - Both to blame collision clause

23 - Both to blame collision clause If the carrying ship comes into collision with another ship as a result of the negligence of that other ship or any azi, neglect or delaut in the navigation of the carrying ship, the Merchant undertakes to pay to the Carrier as twatere the carrier is not the owner and in possession of the carrying ship, to pay to the Carrier as twatere for the owner and/ or demise charterer of the carrying yessel, a cum sufficient to indemnity the Carrier and/or owner and/or demise charterer of the carrying ship against all loss or liability to the difference of the carrying ship and her owner in so far as such loss or flability represents loss or damage to his goods or any claim whatsoever of the Merchant, paid or payable by the other or non-carrying ship or her owner to the Merchant and sedut, recoured or recovered by the other or non-carrying or the owner and or their devices that ther or other activity or any claim whatsoever of the Merchant, paid or payable by the other or non-carrying ship or her owner to the Merchant and sedut, recoured or recovered by the other or non-carrying or the owner and and charter or the Carrier. The foregoing provisions shall also angly where the owner's 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 to a collision, contact, stranding or other accident.

24 - Tarm All terms and conditions of the Carrier's applicable tariff concerning delivery at the terminal , handling and storage of goods before loading on the intended vessel and after discharge are to be considered as fully incorporated herein. Particular attention is drawn to the terms therein relating to demurrages (detentions. Cogies of the relevant provisions of the applicable tariff are obtainable from the carrier or his Agent upon request. In case inconsistency between this Bill of Lading and the applicable tariff, the terms of this Bill of Lading shall prevail. 10C22