Den Hartogh Bill of Lading Standard Terms and Conditions of Carriage

I. GENERAL PROVISIONS

1. Applicability
The contract evidenced by this Bill of Lading is between the Carrier and the Merchant. Eve
person defined as Merchant is jointly and severally liable towards the Carrier for all undertaking
responsibilities and liabilities of the Merchant under or in connection with Bill of Ladin
d to pay the Freight due under it without deduction or set-off. The Merchant warrants that
agreeing to the terms and conditions in this Bill of Lading, he is the owner of the Goods or I
does so with the authority of the owner of the Goods or of the Person entitled to the possessiof
of the Goods or of this Bill of Lading.

2. Definitions
"Bill of Lading" means the transport document issued by the Carrier, whether named Bill of Lading, Seaway Bill or Express Release or otherwise.
"Carrier" means the party on whose behalf this Bill of Lading has been signed.
"Combined Transport arises if the Carrier has indicated a Place of Receipt and/or a Place of Delivery on the front hereof in the relevant spaces. Combined Transport consists of a Port-to-Port corrison and liveral Transport. carriage and Inland Transport.
"Freight" includes the freight and all charges, costs and expenses whatso

Carrier in accordance with the applicable Carrier's Tariff and this Bill of Lading, including sto per diem and demurrage.
"Goods" includes the whole or any part of the cargo carried under this Bill of Lading, including

any packing or packaging materials and Merchant owned or leased containers

"Hague Rules": means the provisions of the International Convention for the Unification of Certain Rules relating to Bills of Lading signed at Brussels on 25 August 1924 with the express

Hague Mules: means the provisions of the international convenience of the constant of the

The terms of the Carrier's applicable Tariff at the date of shipment are incorporated herein. Copies of the relevant provisions of the applicable Tariff are available from the Carrier upon request. In the case of inconsistency between this Bill of Lading and the applicable Tariff, this Bill of Lading shall prevail.

All liability whatsoever of the Carrier shall cease unless suit is brought within nine (9) months after delivery of the Goods or the date when the Goods should have been delivered.

5. Law and Jurisdiction
The contract of carriage evidenced by this Bill of Lading is governed by Dutch law. Any cl
dispute arising under this Bill of Lading shall be governed by Dutch law and determined
District of Court of Rotterdam, Netherlands.

II PERFORMANCE OF THE CONTRACT

IL PERFORMANCE OF THE CONTRACT
6. Methods and Routes of Transportation
(1) The Carrier may at any time and without notice to the Merchant:
(a) use any means of transport or storage whistoever;
(b) transfer the Goods from one conveyance to another including transshipping or carrying the Goods on a Vessel other than the Vessel named on the front hered or by any other means of transport whatsoever, even though transshipment of nowarding of the Goods by such means may not have been contemplated or provided for herein;
(c) 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 (including hero for ot Loading herein provided) once 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,

arge once or more often Uscarage once or more otten; (d) load and unload the Goods at any place or port (whether or not any such port is named on the front hereof as the Port of Loading or Port of Discharge) and store the Goods at any such port or place, including but not limited to the use of off-dock storage at any port;

(e) 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.

give orders or directions.

(2) The liberties set out in Clause 6(1) may be invoked by the Carrier for any purpose whatsoever whether or not connected with the carriage of the Goods, including but not limited to loading or unloading other goods, bunkering or embarking or dissentanting any Person(s), undergoing repairs and/or dry docking, towing or being towed, assisting other vessels, making trial trips and adjusting instruments. Anything done or not done in accordance with Clause 6(1) or any debrashing therefrom shall be deemed to be within the contractual carriage and shall not be a deviation.

Optional stowage 1) Goods may be stowed by the Carrier by means of containers, tank containers, trailers, trans-ordable tanks, flats, pallets, or similar articles of transport used to consolidate Goods.
2) Containers, tank containers, trailers, transportable tanks and covered flats, whether stower, by the Carrier or received by him in a slowed condition from the Merchant, may be carried on or noder deck without notice to the Merchant.

8. Hindrances etc. affecting performance

nable endeayours to complete the transport and to deliver the Goods at the place designated for delivery.
(2) If at any time the performance of the contract as evidenced by this Bill of Lading is or will be

(2) If at any time the performance of the contract as evidenced by this Bill of Lading is or will be affected by any Inindrance, risk, delay, difficulty of disadvantage of whatsoever kind, and by virtue of Clause 8(1) the Carrier has no duty to complete the performance of the contract, the Carrier whether or not the transport is commenced my elect for clause 10 to the contract as terminated and place the Goods at the Merchant's disposal at any place which the Carrier shall deem safe and convenient; or (b) deliver the Goods at the place designated for delivery.

(3) If the Goods are not taken delivery of by the Merchant within a reasonable time after the Carrier has called upon him to take delivery, the Carrier shall be at liberty to put the Goods in safe custody on behalf of the Merchant at the latter's risk and expense.

(4) In any event the Carrier shall be entitled to full Freight for Goods received for transportation and additional compensation for extra costs resulting from the circumstances referred to above.

III. CARRIER'S RESPONSIBILITY

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III. GARHIBER'S TREOTURGUATE.

J. Llability

(1) Port.-D-rot carriage — If carriage under this Bill of Lading is Port-to-Port:

(a) The period of responsibility of the Carrier for any loss of or damage to the Goods shall

commence only at the moment that the Goods are loaded on board the Vessel and shall

end when the Goods have been discharged from the Vessel.

(b) This Bill of Lading shall be subject to the Hague Rules unless the governing law makes

the Hague or the Hague-Visby Rules compulsorily applicable in which case the said Hague

or Hague-Visby Rules will apply to this Bill of Lading only to the extent that they are com
pulsorily applicable.

All Manufacturation the above. In case and to the extent that the governing law, or a con-

tractual arrangement, or custom and practice, or any court or tribunal decision extends the Carrier's period of responsibility whether in contract, tort, bailment or otherwise to all or any part of the period before loading, or the period after discharge, including for misdelivery, then Carrier shall have the benefit of every right, defense, immunity, limitation and liberty provided for in the Hague Rules during such additional period of responsibility, notwithstanding that the loss, damage or misdelivery did not occur during the carriage by

sea.

(2) Combined Transport – The Carrier's liability for Combined Transport shall be as follows:

(1) Where the loss or damage occurred during the Port-to-Port section of the carriage, the liability of the Carrier is in accordance with Clause 9(1) above.

(2) Where the loss or damage occurred during Inland Transport, the liability of the Carrier

9) Where the loss or damage occurred during Inland Transport, the liability of the Carrier shall be determined:
(a) by the provisions contained in any international convention, national law or regulation applicable to the means of transport utilized, if such convention, national law or regulation would have been compulsorily applicable in the case where a separate contract had been made in respect to the particular stage of transport concerned, or
(b) where no international convention, national law or regulation would have been compulsorily applicable, by the contract of carriage issued by the Subcontractor carrier for that stage of transport, including any limitations and exceptions contained therein, which contract the Merchant and the Carrier adopt and incorporate by reference, it being agreed that the Carrier's rights and liabilities shall be the same as those of the Subcontractor carrier, but no event whatsoever shall the Carrier's liability exceed GBP 100 sterling legal tender per package, or
(or) if any court shall determine that no international convention, national law or regulation would have been compulsorily applicable and that the Carrier my not determine its fliability, if any, by reference to the applicable subcontractor's contract of carriage, ten it is contractually agreed as between the Merchant and the Carrier that the Carrier's liability shall be determined as if the loss and/or damage complianed of occurred during the Port-to-Port.

agreed as between the Merchant aim the Carrier that the Carrier's hability shall be determined as if the loss and/or damage complined of occurred during the Port-to-Port section of carriage as provided at Clause 9(1) above, but in no event whatsoever shall the Carrier's liability exceed GBP 100 sterling legal tender per package.

(d) If the place of loss or damage cannot be established by the Merchant, then the loss of damage shall be presumed to have occurred during the Port-to-Port section of carriage

and the Carrier's liability shall be determined as provided at Clause 9(1) above.

(3) Any transport that the Carrier arranges for the Merchant which is not part of the carriage under this Bill of Lading is done under the Merchant's own responsibility, time, risk and expense

under this Bill of Lading is done under the Merchant's own responsibility, time, risk and experse and the Carrier acts as agent only for the Merchant. (4) Delivery to Customs or Port Authorities – Where any law or regulation applicable at the Port of Discharge or Place of Delivery nortices that delivery of the Goods to the Merchant shall or may be effected by the customs or port authorities at the Port of Discharge or Place of Delivery, nortices and the Port of Discharge or Place of Delivery, nortices and the Delivery of the Goods by the Carrier to the Merchant and the Carrier shall not be liable for any loss of or damage to the Goods which occurs for any reason whatsoever after delivery of the Goods by the Carrier to the Merchant and the Carrier shall not be liable for any loss of or damage to the Goods which occurs for any reason whatsoever after delivery of the Goods by the Carrier to the customs or port authorities.

 Amount of Compensation
 Subject always to the Carrier's right to limit liability as provided for herein, if the Carrier is demand to the Goods, such compensation shall ct always to the Carrier's right to limit liability as provided for herein, if the Carrier is compensation in respect of loss of or damage to the Goods, such compensation shall atted by reference to the invoice value of the Goods, plus Freight and insurance if paid. If lo invoice value of the Goods or if any such invoice is not hona file, such compensation calculated by reference to the market value of such Goods at the place and time they ered or should have been delivered to the Merchant. The market value of the Goods fixed according to the current market price, by reference to the normal value of goods of the same kind and/or quality

ve as is provided in Clause 10(3):

(a) If and to the extent the Hague Rules or Hague-Visby Rules are compulsorily applicable to this Bill of Lading by virtue of Clauses 9(1), 9(2)(1) or 9(2)(2) (c) or (d) or otherwise to this bill in Cauding by Whate or Caudess 91(1), 9(2)(1) or 9(2)(2) (c) or (d) or foundations the Carrier's liability for breaches or wrongs occurring during such period of compulsory application shall in no event whatsoever exceed the amounts provided in the Hague Rules or Hague-Visby Rules, whichever are compulsorily applicable.

(b) If and to the extent the Hague Rules apply only contractually pursuant to Clause 9, the Carrier's maximum liability shall in no event whatsoever exceed GBP 100 sterling lawful

Carrier's maximum liability shall in no event whatboever exceed GBP 100 sterling lawful currency per package or unit.

(3) The Merchant agrees and acknowledges that the Carrier has no knowledge of the value of the Goods. Higher compensation than that provided for in this Bill of Lading may be claimed only when, with the written confirmation of the Carrier, the value of the Goods declared by the Shipper upon delivery to the Carrier has been stated by the Carrier in the box marked "Declared Value" on the front of this Bill of Lading and ad valorem charges paid. In that case, the amount of the Declared Value shall be substituted for the limits provided in this Bill of Lading, Any partial loss or damage shall be adjusted pror rate on the basis of south Declared Value. (4) Nothing in this Bill of Ladings shall operate to limit or deprive the Carrier of any statutory procedure, defense, exemption or limitation of liability authorised by any applicable lexis, statutes or regulations as of any country or which would have been applicable in the absence of any of the terms set out in this Bill of Lading. The Carrier shall have the benefit of the said laws, statutes or regulations as if it were the owner of the Vessel.

(5) When any claim is paid by the Carrier to the Merchant, the Carrier shall be automatically subrogated to all rights of the Merchant against any third party. The Merchant shall sign a subrogation receipt, release and indemnity immediately when requested by the Carrier.

11. Delay. Consequential Loss, etc

f the Carrier is held liable in respect of delay, consequential loss or damage other than loss of or damage to the Goods, the liability of the Carrier shall be limited to the Freight for the transport covered by this Bill of Lading, or to the value of the Goods as determined in Clause

12. Notice of Loss of or Damage to the Goods

12. Notice of Loss of or Juanage to the Goods, specifying the general nature of such loss or damage, is given in writing by the Merchant to the Carrier when the Goods are handed over to the Merchant, such handing over is prima facie evidence of the Delivery by the Carrier of the Goods described in this Bill of Lading. (2) Where the loss or damage is not apparent, the same prima facie effect shall apply if notice in writing is not given within three (3) consecutive days after the day when the Goods were handed over to the Merchant.

13. Defenses and Limits for the Carrier, Servants, etc.

(1) The defenses and limits 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 can be founded in contract or in tot.

(2) The Carrier shall not be entitled to the benefit of the limitation of liability provided for in Claim.

carrier snail not be entitled to the benefit of the limitation of liability and 24, if it is proved that the loss or damage resulted from a process of the with intent to cause such loss or damage or reckless amage would probably result. essly and with knowled that damage would probably result.

(3) The Merchant undertakes that no claim shall be made against any servant, agent or other

ns whose services the Carrier had used in order to perform this Contract and if any claim

persons whose services the Carner had used in order to perform this Contract and if any claim should nevertheless be made, to indemnify the Carnier against all consequences thereof. (4) However, the provisions of this Bill of Lading apply whenever claims, relating to the performance of this Contract are made against any servant, agent or other person whose services the Carnier has used in order to perform this Contract, whether such daims are founded in contract or in tort. In entering into this Contract, the Carnier, to the extent of such provisions, does so not only on his own behalf but also as agent or trustee for such persons. The aggregate liability of the Carnier and such persons shall not exceed the limits in Clauses 9, 10 and 24, respectively.

14. Use of Sea Waybills instead of Bills of Lading (When Applicable)

14. Use of Sea Waybills instead of Bills of Lading (When Applicable)
In consideration of the Carrier issuing, at the Shipper's request, Sea Waybill(s) instead of Bill(s)
Of Lading for the contract of carrierge of the cargo, the Shipper hereby indemnifies the Carrier
for all and any claims, losses, costs, expenses and liabilities of any nature that may arise in consequence of the use of a Sea Waybill instead of a Bill of Lading. The Shipper further undertakes
the necessary actions to ensure that the utilimate consignee of the cargo receives a legible copy
of, and agrees to abide by, the terms, conditions, exceptions and limitations as stated in the Sea
Waybill. Without limitation the indemnify shall include:
The consignee refuses to abide by the terms and conditions contained in the Sea Waybill;
There is a claim for wrongful delivery against the Carrier even though the Carrier has delivered
the cargo to the consignee named in the Sea Waybill or to the consignee to whom the Shipper
directly or by its agents or subcontractors, has directed the cargo should be delivered to; and
The consignee refuses to pay any additional charges applicable to the carriage, on which the
Shipper however has as agreed upon.

IV. DESCRIPTION OF GOODS

15. Carriers Responsibility
The information in this Bill of Lading shall be prima facie evidence of the taking in charge by The liminitation in the carrier of the Goods as described by such information unless a contrary indication, such as "shipper's weight, load and count", "Shipper-packed container" or similar expressions, have been made in the printed text or superimposed on the Bill of Lading. Proof to the contrary shall not be admissible when the Bill of Lading has been transferred, or the equivalent electronic data interchange message has been transmitted to and acknowledged by the consignee who in good faith has relied and acted thereon

16. Merchant's Responsibility
(1) The Merchant shall be deemed to have guaranteed to the Carrier the accuracy, at the time the

Goods were taken in charge by the Carrier, of the description of the Goods, marks, number, quan

Goods were taken in charge by the Carrier, of the description of the Goods, marks, number, quantity and weight, as turnished by him, and the Merchant shall defend, indemnify and hold harmless the Carrier against all loss, damage and expenses arising or resulting from inaccuracies in or inadequacy of such particulars. The right of the Carrier to such indemnity shall in no way limit his responsibility and liability under this Bill of Lading has been transferred by him. Or the Merchant shall remain liable even if the Bill of Lading has been transferred by him. Or the Merchant also warrants that the Goods and/or Merchant-packed Containers are lawful Goods, contain no contraband, drugs, other lilegal substances or stowaways, and that any hazardous or potentially dangerous characteristics of the Goods have been fully disclosed by or on behalf of the Merchant and that they will not cause loss, damage or expense to the Carrier, or to any other cargo, Containers. Vessel or Person during the carriage.

(3) If any particulars of any letter of credit and/or import license and/or sales contract and/or involce or order number and/or details of any contract to which the Carrier is not a party as shown on the front hersof, such particulars are shown at the sole risk of the Merchant and for his convenience. The Merchant agrees that such particulars shall not be regarded as a declaration of value and shall in no circumstances whatsbeever increase the Carrier's liability under this Bill of Lading, and the Merchant agrees to indemnify the Carrier for any increased liability so caused, including reasonable legal expenses and costs.

including reasonable legal expenses and costs.

(4) The Merchant shall comply with all regulations or requirements of customs, port and other authorities, and shall bear and pay all duties, taxes, fines, imposts, expenses or losses (including without prejudice to the generality of the foregoing Freight for any additional carriage underta ken), incurred or suffered by reason thereof, or by reason of any illegal, incorrect or insufficient declaration, marking, numbering or addressing of the Goods, and shall indemnify the Carrier in

declaration, marking, numbering or addressing of the Goods, and shall indemnify the Carrier in respect thereof, including reasonable legal expenses and costs.

(5) If by order of the authorities at any place, Goods are detained and/or seized and/or a Container has to be opened for the Goods to be inspected for any reason whatsoever, including but not limited to for a breach or infringement of a trademark, patent or other intellectual property right, the Carrier will not be liable for any loss or damage whatsoever incurred as a result of any opening, unpacking, inspection, re-packing, detention, destruction or delay. The Carrier shall be entitled to recover from the Merchant all charges, fines, costs, losses and expenses, including reasonable legal expenses and costs resulting from such action, including but not limited to any detention, demurrage and storage charges for the Goods and/or the Container.

17. Shipper-packed Containers, etc.
(1) If a container has not been filled, packed or stowed by the Carrier, the Carrier shall not be liable for any loss of of damage to lis contents and the Merchant shall cover any loss or expense incurred by the Carrier, if such loss, damage or expense has been caused by;
(a) negligent filling, packing or stowing of the container;
(b) the contents being unsuitable for carriage in container, or
(c) the unsuitability or defective condition of the container unless the container has been supplied by the Carrier and the unsuitability or defective condition would not have been

on reasonable inspection at or prior to the time when the container was filled,

ns of Clause 17(1) also apply with respect to trailers, transportable tanks, flats

(2) The provisions of clause PT(1) and apply with respect to draines, canapartable raines, hats and pallets which have not been filled, packed or stowed by the Carrier.

(3) The Carrier does not accept liability for damage due to the unsuitability or defective condition of reefer equipment, tank containers or trailers supplied by the Merchant.

18. Dangerous Goods(1) The Merchant shall comply with all internationally recognized requirements and all rules (1) The wetchant shall comply with all internationally recognized requirements and air rules which apply according to national law or by reason of international Convention, relating to the carriage of Goods of a dengerous nature, and shall in any event inform the Carrier in writing of the exact nature of the danger before Goods of a dengerous nature are taken into charge by the Carrier and indicate to him, if need be, the precautions to be taken.

(2) Goods of a dangerous nature which the Carrier did not know were dangerous, may, at any time or place, be unloaded, destroyed, or rendered harmless, without compensation; further, the Merchant shall be liable for all expenses, loss or damage arising out of their handing over for regriace or of their carriane.

carriage or of their carriage.

(3) If any Goods shipped with the knowledge of the Carrier as to their dangerous nature shall become a danger to any person or property, they may in like manner be landed at any place or destroyed or rendered innocuous by the Carrier without liability on the part of the Carrier except to General Average, if any.

ed by or on behalf of the Carrier shall be returned to the Carrier in the same (1) Comainers supplied by or on behalf of the Carrier shall be returned to the Carrier in the same order and condition as handed over to the Merchant, normal wear and tear expected, within the time prescribed in the Carrier's tariff or elsewhere.
(2) The Merchant shall be liable for any loss of, damage to, or delay, including demurrage, of

(3) The Carrier allows a period of free time for the use of the Containers and other equipment in accordance with the Tariff and as advised by the local Carrier's agent at the Ports of Loading and Discharge. Free time runs from the date of release from the nominated depot until the day of departure in the Port of Loading and from the date of discharge in the Port of Discharge until return to the nominated depot, as the case may be. The Merchant is required and has the responsibility to return to a place nominated by the Carrier the Container and other equipment before or at the end of the free time allowed. Demurrage, per diem and detention charges will be levied and payable by the Merchant thereafter in accordance with the Tariff.

V. FREIGHT AND LIEN
20. Freight
(1) Freight shall be deemed earned when the Goods have been taken in charge by the Carrier and shall be paid in any event, ship and/or can just or not lost or the vorgae abandomed.
(2) The Merchant's attention is drawn to the stipulations concerning currency in which the Freight and charges are to be paid, rate of exchange, devaluation and other contingencies relative to reright and charges in the relevant ratiff conditions. If no such stipulation as to devaluation exists or is applicable the following shall apply: If the currency in which Freight and charges are quoted is devalued between the date of the Freight agreement and the date when the Freight and charges are paid, then all Freight and charges shall be automatically and immediately increased in proportion to the extent of the devaluation of the said currency.

(3) For the purpose of verifying the Freight basis, the Carrier reserves the right to have the contents of containers, trailers or similar articles of transport inspected in order to ascertain the weight, measurement, value, or nature of the Goods.

The Carrier shall have a lien on the Goods and the right to sell the same by public auction or otherwise at his sole discretion for all Freight, charges and expenses of whatever kind and nature to the Carrier under this Contract and also in respect of any previously unsatisfied amounts of the same nature and for the costs and expenses of exercising such lien and such sale. Such lien and liability shall remain notwithstanding the Goods have been landed, stored or otherwise dealt with. If on the sale of the Goods the proceeds fail to realise the amount due, the Carrier shall be entitled to recover the difference from any of the parties included in the term Merchant.

VI. MISCELLANEOUS PROVISIONS
Z. General Average
(1) General Average shall be adjusted at any port or place at the Carrier's option, and to be settled according to the York-Antwerp Rules 1994, or any modification thereof, this covering all Goods, whether carried on or under deck. The New Jason Clause as approved by BIMCO to be considered as incorporated herein.
(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 charges thereon, shall, if required, be submitted to the Carrier prior to delivery of the Goods.

23. Both-to-Blame Collision Clause
The Both-to-Blame Collision Clause as adopted by BIMCO shall be considered incorporated

of contract evidenced by this Bill of Lading is subject to the Carriage of Goods by Sea Act of the United States of America, 1936 (U.S. COGSA), then the provisions stated in the said Act shall govern before loading and after discharge and throughout the entire time the Goods

(2) If the U.S. COGSA applies, and unless the nature and value of the Goods have been declared by the shipper before the Goods have been handed over to the Carrier and inserted in this Bill of Lading, the Carrier shall in no event be or become liable for any loss of or damage to the Goods in an amount exceeding USD 500 per package or customary freight unit.

These Den Hartogh Bill of Lading Standard Terms and Conditions of Carriage have been deposited with the District Court Rotterdam on 14th May 2014, deposit no. 37/2014.

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