	SHIPPER	BILL OF LADING	Ν.		
	CONSIGNEE OR ORDER	CARRIER		Sede Legale e Uffici: 19126 LA SPEZIA - Italia Via Privata Enel, snc Tel. +39.0187.5371 www.tarros.it Ufficio Registro Imprese di La Spezia nº 00910150119	
	NOTIFY PARTY / ADDRESS	VESSEL		R.E.A. n° 83628 Codice Fiscale e Partita IVA n° I T 0 0 9 1 0 1 5 0 1 1 9 VOYAGE NO.	
				nd condition (unless otherwise noted herein) the total number of	
	FOR DELIVERY OF GOODS APPLY TO	received by Carrier", the reverse hereof) f or the Place of Deliv Weight, measures, considered as unkn surrendered duly ei EXPRESSLY ACCEPTS OR HERWISE INCC AND NDITIONS C	for Carriage sub-acto all the rom the Pic-ar Receipt or the rery, who ever is applicable, mark, numbers, quality co own b), the Carrier and sis and orsed exclosed of the and care of the proparted that the Ter proparted that are a super- proparted to the super- transmission of the super- proparted to the super- transmission of the super- supertransmission of the super- transmission of the supertransmission of the super- transmission of the supertransmission of the super- transmission of the supertransmission of the super	n the box herebelow under "Total No. of Containers or Packages terms and conditions hereof (including the terms and conditions on e Port of Loading, whichever is applicable, to the Port of Discharge on payment of Freight as indicated in the relevant box herebelow. ntents and value, if mentioned in this Bill of Lading, are to be a negotiable Bill of Lading, one original Bill of Lading must be goods. IN ACCEPTING THIS BILL OF LADING THE MERCHANT MKS AND CONDITIONS WHETHER PRINTED, STAMPED OR WRITTEN, THE REVERSE SIDE OF THIS BILL OF LADING AND THE TERMS LE TARIFF AS IF THEY WERE ALL SIGNED BY THE MERCHANT.	
	OF RECEIPT POPT	QADING	È dÉ DISC	ARGE applicable only when documen of as through bill of lading	
	NY				
SP		1			
TOTAL NO. OF CONTAINERS OR PACKAGES RECEIVED BY CARRIER	DESCRIP	TION OF GOODS		GROSS WEIGHT MEASUREMENT	
RAROS TA	TROS TOP			ROS TARRO	
TRACS T				RROS TOFRE	
FREIGHT (see clause 18)	ABOVE DETAILS OF GOODS DECLARED BY SHIPPI	ER - NOT CHECKED BY	THE CARRIER (SEE CLAUSES	5, 7)	
	IN WITNESS of the con signed by the Carrier of	IN WITNESS of the contract herein contained the number of Bills of Lading stated below, all of this tenor and date, have been signed by the Carrier or its Agent, and whenever one original Bill of Lading has been surrendered the others shall be void			
	ISSUED AT		ON		
	NUMBER OF NEGOTIABLE	B/L ISSUED		MS OF CARRIAGE	
	SIGNATURE OF THE CARRIE	R OR OF THE AGENT C	DF THE CARRIER		

TARROS 2023 TERMS AND CONDITIONS

1 Definitions

I uernimons Carrier" means the party named on the front of this document as being the carrier for this consignment. Merchant" includes Shipper, Holder of this Bill of Lading (hereinafter referred to as: BiL), Consignee, Re Socods, any person owning or entitled to the possession of the Goods or of this B/L and anyone acting on I such nerson. ting on behalf of an such person. "Subcontractor" includes but is not limited to owners, charterers and operators of the Vessel/s (other than the Carrier)

"Subcontractor" includes but is not limited to owners, charteres and operators of the Vessel's (other than the Carrier), streedores, terminal operators, road and rail transport operators and any other independent contractor employed directly or indirectly by the Carrier in the performance of the Carriage. "Goods" means the whole or any part of the cargo and any package carried under this B/L and includes any Container not supplied by or no behalf of the Carrier. "Container" includes any container, trailer, transportable tank, flat rack or pallet or any similar article used to consolidate Goods and any equipment thereof or connected thereto. "Carriage" means the whole or any part of the operations and services undertaken by the Carrier in respect of the Content.

uous. "Combined transport" arises if the place of receipt and/or the place of delivery is/are indicated on the front hereof in

the relevant spaces. "Port to Port shipment" means carriage between the Port of Loading and the Port of Discharge. "Freight" includes all charges payable to the Carrier in accordance with the applicable tariff and this B/L. "Vessel" includes the vessel named on the front hereof and any ship, lighter or other vessel which is is or shall he substituted, in whole or in part, for that yes

2 Law and jurisdiction 2.11 Carriage under this B/L is Port to Port shipment, this B/L shall be subject to the International Convention for the Unification of Cartian Rules of Law relating to Bills of Lading signed at Brussels on 25 August 1924 ("the Hargue Rules") as amended by the Protocol signed at Brussels on 25 Potnary 1986 ("the Hargue-Kilse"), and the Protocol signed at Brussels on 21 December 1979 ("the SDR Protocol") unless the governing law makes the Hague Rules", and the Protocol signed at Brussels on 21 December 1979 ("the SDR Protocol") unless the governing law makes the Hague Rules or the Hague Kilse Mules computationly applicable in which once the said Hague Hules or Hague-Yulse Yules computationly applicable. The Hague Strept Mules Computation of the Cartier shall in one vert whatsover exceed the amounts provided in the Hague Rules or Hague-Visby Rules as amended by the Protocol signed at Brussels on 21 December 1979 ("the SDR Protocol"), whicherer are computating applicable. 2.21 Carriage under this B/L is a Combined Transport, the Carrier's liability shall be as follows: 2.21 Where the loss or damage occurred during the part of the Carriage between the port of loading and the port of discharge mentioned in this B/L, the liability of the Carrier's liability of the Carriage between the port of loading and the port of 2.22. Where the loss or damage occurred during the part of the Carriage between the port of loading and the port of 2.22. Where the loss or damage occurred during the carriage on c-arriage by rail or by road from place of receipt to the theory of the Carriage built be subject to the per

discharge mentioned in this B1L, the liability of the Carrier shall be determined in accordance with clause 2.1 above. 2.2 22 Where the loss of dange occurred during pre-carring log on c-arriage by rail or by roal form paice of receipt to port of loading or from port of discharge to place of delivery, the liability of the Carrier shall be subject to the per package/unit limitation and the per yails limitation provided by the Hague-Visby Rules as amended by the Protool signed at Brussels on 21 December 1979 (this SDR Protocol⁻¹). 2.2.3 If the place of loss or damage carried carrols be established, then the loss or damage shall be presumed to have occurred during the Port to Port section of carriage and the liability of the Carrier shall be determined in accordance with clause 2.1 above.

with cla use 2.1 above

2.3 Insofar as anything is not dealt with by the above Hague Rules or Hague-Visby Rules and is not governed by the

2.3 Insofar as anything is not deat with by the acover nague runss or lague. Insofar as anything is not deat with by the acover nague runss or lagues. The present terms and conditions the Laws of Italy shall apply.
2.4 Any act, service or transport that the Carrier arranges for the Merchant which is not mentioned on this B/L is done under the Merchant's own responsibility. risk and expense and the Carrier acts as Merchant's agent only.
2.5 Any dspute ansing under this B/L shall be determined by the Courts of La Spezia, Italy, and no other Court shall have jurisdiction with regard to any such action, unless the Carrier elects to apply to another Italian or foreign Court.

3 Warranty

The Merchant warrants that in agreeing to the terms and conditions in this B/L, it is the owner of the Goods or it does so with the authority of the person owning or entitled to possession of the Goods or of this B/L.

4 Agreement about the Terms and Conditions By tendering the Goods to the Carrier for the Carriage, accepting, endorsing, transferring, presenting or holding this B/L, the Wetchant agrees to all terms and conditions printed, stamped or typed on the front and on the reverse of this B/L. Every person defined as "Merchant" is pintly and severally liable towards the Carrier for all the undertakings, responsibilities and liabilities of the Merchant under or in connection with this B/L.

responsibilities and labilities of the Merchant under or in connection with this B/L. **5 Subcontracting and indemnity** 5.2 The Darrier shall be entitled to sub-contract on any terms whatsoever the whole or any part of the Carriage. 5.2 The Merchant undertakes that no claim or allegation whether arising in contract, for or otherwise shall be made against any person, with Monthe Carriage or any part of the Carriage is performed or undertaken (other than the Carrier) which imposes or attempts to impose upon any such person, or any vessel owned by any such person, any lability whatsoever in concetion with the Goods or the Carriage of the Goods, whether or not arising out of negligence on the part of such person, any lability whatsoever in concetion with the Goods or the Carriage of the Goods, whether or not arising out indemnity the Carrier against all coversequences thereof. Whoth prejudice the foreigong every such person shall have the benefit of every semption, limitation, condition and liberty herein contained and of every right, exemption forn lability, defines and in metring into this contract, the Carrier, to the extent of these provisions, does so not only on its own behalf but alls as agent and musclever nature against other persons chartering space on the carring shall be averable for such person. Therema and conditions whether derives and the carrying the same shall be averable to the Carrier by any person other than in accordance with the terms and conditions of this D4. which moses or attempts to impose upon the Carrier bary present other target of the gords or the same addition the Gords or the Carriage of the Goods, whether or not arising out of the Gardine and inter the ard of the Carrier addition should nevertheles be made, to indemnity the Carrier against all consequences thereot.

6 Description of Goods

6 Description of Goods 6.1 This B(L) stall be prima facile evidence of the receipt by the Carrier in apparent good order and condition, except as otherwise noted, of the total number of Containers, packages or other units specified on the front hereof under "Total number of Containers or packages received by Carrier".
6.2 No representation is made by the Carrier as to the weight, contents, measure, quality, description, condition, marks, numbers, temperature or value of the Goods, and the Carrier shall be under no responsibility whatsoever in respect of such description or particulars.

respect of such description or particulars. 6.3. The Merchant warrants that the Goods and/or Merchant-packed Containers are lawful goods, contain no drug, contraband or other illegal substances or showaves. 6.4 If any particulars of any letter of credit and/or import licence and/or sale contract and/or invoice or order number and/or details of any contract to which the Carrier is not a party are shown on the front of this B/L, such particulars are included solely at the request of the Merchant for its convenience. The Merchant argues that the inclusion of such particulars shall not be regarded as a declaration of value and in no way affects the Carrier's liability under this B/L. The Merchant threa grees to indemnify the Carrier gainst all consequences or including such particulars in this B/L. The Merchant anternet grees to indemnify the Carrier gainst all consequences or including such particulars in the B/L. The Merchant anternet grees to indemnify the Carrier gainst all consequences or including such particulars in the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier ignores if the Goods are of valuable and the carrier

rchant's responsibility he Merchant warrants to the Carrier that the particulars relating to the Goods as set out on the front hereof have checked by or on behalf of the Merchant on receipt of this B/L and that such particulars and any other particulars

1.1 The Merchanet search is the Carrier that the particulars relating to the Goods are set out on the front hereof have fores checked by or on behalf of the Merchant or accords.
 2.3 The Merchanet shall indemnify the Carrier signal sease (and sease) and an accord and any other particulars and any other particulars of any of the varianties in clause 7.1 hereof or from any other cause in connection with the Goods for which the Carrier is not responsible.
 2.3 The Merchanet shall comply with all regulations or requirements of customs, port local and national sultorities and all part anthonizes of the countries of origin, loading, transit, unloading and destination of the Goods, and shall been apply incurred or suffreed by the Merchant or to the amended part of disking or the amended part of the disk of the market of the disk of the second or the disk of the di

a venod of responsibility The period of responsibility the Carrier for any loss or damage to the Goods, howsoever such loss or damage arise, shall commence at the moment that the Goods are loaded on board of the Vessel and shall end when the Goods have been discharged from the Vessel. The Carrier shall under no circumstances be liable for any loss or detention of or damages to the Goods howsoever caused, arising when the Goods are on it in a studue loadout. In the event that the Merchant requests and the Carrier agrees to amend the Place of Delivery. Such amended Carrier will be undertained for the Cord are not the Carrier agrees to amend the Place of Delivery. Such amended Carrier agrees to amend the Place of Delivery. In control and that the international to be back to the page of control to a control to the concernment of the stated, arising when the Goods are not in its actual custoly. A sended the page of Delivery, such amended Carriage in the event that the Merchant requests and the Carrier agrees to amend the Place of Delivery, such amended Carriage will be undertaken on the basis that the Terms and Conditions of this PL are to apply until the Goods are delivered to the control of the terms and conditions of this PL are to apply until the Goods are delivered to the control of the terms and Conditions of this PL are to apply until the Goods are delivered to the control of the terms and Conditions of this PL are to apply until the Goods are delivered to the control of the terms and Conditions of this PL are to apply until the Goods are delivered to the control of the terms and Conditions of this PL are to apply until the Goods are delivered to the control of the terms and Conditions of the SH are to apply until the Goods are delivered to the control of the terms and Conditions of the SH are to apply until the Goods are delivered to the control of the terms and Conditions of the SH are to apply until the Goods are delivered to the control of the SH are to apply the terms and Conditions of the SH are to apply until the Goods are delivered to the terms and the terms and Conditions of the SH are to apply until the Goods are delivered to the terms and the terms and Conditions of the SH are to apply until the Goods are delivered to the terms and the terms are the terms and the terms are the terms and the terms are the terms and the terms and the terms are term

will be undertaken on the basis that the ferms and Conditions of this BU are to apply until the Goods are delevered to the Merchant as tax whan endel Pace of Delivery. Notwithstanding the forepoing, in case and to the extent that the governing law extends the Carrier's period of responsibility to all or any part of the period prior to loading on to or the period subsequent to the discharge, including for middelivery, the Carrier shall have the benefit of every right, defence, limitation and liberty provided for in the Hague Rules or Hague-Yibby Rules as amended by the Protocol signed at Brussels on 21 December 1979 ("the SDR Protocol"), as agninged by the above clause 2 during such additional period of responsibility, notwithstanding that the loss, damage or misdelivery did not occur during the carriage by sea.

9 Carrier owned Containers In case the Merchant is furnished with Containers by the Carrier, the M packing/loading and stuffing into Containers or loading on trailers and/or transportation shall be conclusive evidence that the Merchant inspected the Con was satisfied that same were suitable for the Carriage of the Goods. iners by the Carrier, the Merchant shall inspect them i cloading on trailers and/or vehicles or using other mea re Merchant inspected the Containers furnished by the Carri

10 Deck cargo and live animals

10.1 The Merchant agrees that vehicles, trucks, trailers, flats and similar items and other cargo and Goods packed in Containers or on the aforementioned items whether or not packed in Containers may at the Carrier's option be carried

on deck or under deck without notice to the Merchant who also acknowledges that the said cargo was loaded on vessel specifically built and equipped for carrying such cargo both on and under deck. It carried on deck, the Carrier shall not be required to note, mark or stamp on this BL any statement of such on deck Carriage. All such Cods, whether carried on deck or under deck, shall participate in General Average and shall be deemed to be within the definition of Goods for the purposes of the Hague-Nisby Rules and shall be deemed to subject to those Rules unders Nethantory Rules are computedivity applicable. 10.2 Live animals are handled, stowed, carried on deck or under deck and discharged at the sole risk of the Merchant. The Carrier shall be underen blaibility wildsorver for any invity. Illness, loss or damage of whatsever nature or delay howscover occurring during the Carriage even though caused by uneasworthines of the Vessel or negligence of the Carrier, its servants or aquest or in case of deviation of the Vessel. The Merchant shall indemnify the Carrier against all duranges and extra costs incurred in connection with the Carriage of any live animal. The Hague Rules and the Hague-Visby Rules shall not apply to the Carriage of live animals.

Hague-Yisby Rules shall not apply to the Carriage of live animals. **11 Methods and route of Carriage** 11.1 The Carrier may, it any time and without notice to the Merchant, use any means of transport or storage whatsoever, load or carry the Boods on any Vessel whether named on the front hereof ron to: transfer the Goods from one conveyance to another including times-shipping or carring the same on another. Vessel than that named on the front hereof or by any other means of transportation whatsoever at any place; ungack and remove Goods which have been stuffed in or on a Container and forward the same in any manner whatsoever; proceed at any speed and by any route in its discretion (whether or not the nearest or most direct or customary or advertised route) and proceed to or stay at any place whatsoever once or more often and in any order; had or united the Goods from any convegance at any place (whether or not the place is a port named on the front here ofts the interedo p of to liading or initended port of discharge); comply with any orders or recommendations given by any government or authority or any pareson or body acting or purpointing to at as so no healt off such overnment or authority or having under the terms of the insurance or the convegance employed by the Carrier the right to give orders or directions; permit the Vessel to proceed with or whoth plicets, to tow to towod or to be dor-docked or otherwise tested or notherwise tested or inspective; whether or not conceltad y at any port or place for the loading or discharge of cargo, stores or fuel, the embarring or disembarring or disembarring or disembarring or may the proceed to a study at any port or place for the loading or discharge of cargo, stores or fuel, the embarring or disembarring or disembarring or may the invoked by the Carrier or may turbes whatsoever whether or not conceled with the Carriage of the Goods. Anything done in accordance with 11.1 above or any deby atting there-format halls be deemed to be within the contrac

nature or utgree. 11.3 By tendering Goods for Carriage without any written request for Carriage in a specialised Container or for Carriage bierwise than in a Container, the Merchant accepts that the Carriage may properly be undertaken in a general purpose container.

12 Merchant-packed Containers

12.1 If Container has not been packed by or on behalf of the Carrier it shall not be liable for loss of or for damage to the Goods caused by the manner in which the Container has been packed, or the unsultability of the Goods for carriage in Container, or the unsultability or defective condition of the Container provided that where the Container has been supplied by or on behalf of the Carrier this unsultability of defective condition on reasonable image condition arose without any want of due diligence on the part of the Carrier or would have been apparent upon reasonable image: the Merchant and or prior to the time when the Container was packed.
12.2.1 Container, the san ot been packed by or on behalf of the Carrier the Merchant shall inspect the Container ray of packing it. The Merchant's use of the Container shall be conclusive evidence that the Merchant inspected the Container, or the was suitable for that was suitable for the Carrier, the Merchant warrants that the Goods are safely and securely packed in the Container.
12.4 Container has not been packed by or on behalf of the Carrier, the Merchant variants that the Goods are safely and securely packed in the Container.
12.4 The Merchant's responsible for the packing and sealing of all Merchant-packed Containers and, if a Container is redelivered by the Carrier with an onglina seal as affinded by the Merchant costons or security control instat, such redelivered system that in denomity the Carrier and the Container.
12.5 The Merchant shall in denomity the Carrier and any loss, damage, liability or expense whatsoever and howsever and success by one or more of the matters referred to in this clause. 12.1 If Container has not been packed by or on behalf of the Carrier it shall not be liable for loss of or for damage to

13 Dangerous Goods
13.1 No Goods which are or may become dangerous, inflammable or damaging (including radio-active materials), or which are or may become liable to damage any property whatsoever, shall be tendered to the Carrier for Carriage without prior written notice of their full and true particulars and the Carrier's express consent in writing to carry them, and without the Container or other covering in which the Goods are to be carried as well as the Goods themselves being distinctly marked on the outside so as to indicate the nature and character of any such Goods are oble vere to Goods the software comply with any applicable laws, regulations or requirements. If any such Goods are delivered to the Carrier without such written consent and/or marking or if in the opinion of the Carrier the Goods are delivered to the Carrier without such written consent and/or marking or if in the opinion of the Carrier the Goods are delivered to the Carrier without compensation to the Merchant and without prejudice to the Carrier without compensation to the Merchant and without prejudice to the Carrier without the relaxed to written with the relaxed to marking or law the Goods are poly active and particulars to written without compensation to the Merchant and without prejudice to the Carrier without the relaxed to written with the relaxed to Markand the relaxed to Mistand the relaxed to written with the relaxed to Mistand the relaxed to written with the relaxed to the relax with a supercease to written with the relaxed to the relaxed the relaxed to the relaxed the relaxed to the relaxed the relaxed to a supercease to written with the relaxed to a supercease to written with the relaxed to a marked actuate to written with the relaxed to a marked actuate to written with the relaxed to a marked actuate to written with the relaxed to a marked actuate to written with the relaxed to a marked actuate to written with the relaxed to a marked actuate to written with the relaxed to a marked actuate to written with the rel

Carriage

Carriage. 13.3 Whether or not the Merchant was aware of the nature of the Goods the Merchant shall defend, hold harmless and indemnity the Carrier, its servants, agents and Subcontractors against all claims, losses, personal injuries, deaths, damages, costs or expenses including lines and penalties arting in consequence of the Carriage of such Goods and/or in consequence of any breach of the provisions of this clause. 13.4 Mohing contained in this clause and lideprive the Carrier of any of its rights provided for elsewhere.

14 Valuable Goods

14 Valuable Goods The Merchant agrees and acknowledges that the Carrier Ignores if the Goods are of valuable nature, and that higher compensations than that provided by the above clauses 2.1, 2.2 and 2.3 may not be claimed unless, with the consent of the Carrier, be value of the Goods was declared in writing by the Merchant prior to the commencement of the Carriage and was stated on this BA and the Merchant paid the Carrier's additional charges for accepting such increased liability. In that case, the amount of the declared value shall be substituted for the limits mentioned above. Any partial loss or damage shall be adjusted pro rata on the basis of such declared value.

15 Refrigerated cargo 15.1 The Marchant must take note that refrigerated Containers are not designed to freeze down cargo which has not been presented for stuffing at or below its designated carrying temperature and the Carrier shall not be responsible for the consequences of cargo presented at a higher temperature than that required for the Carriage. 15.2 The Merchant undertakes not to tender for transportation any Goods which require refrigeration without previously giving withen notice of therin nature and particular temperature range to be maintained and, in case of refrigerated Container packed by the Merchant on its behalt, the Merchant further undertakes that the Container has been provedure, orceder or prebated as easoncristic the Koords have has no proceed, texaed in the Container of the container terms and the container terms and the container terms that the container has the container of the container terms that the Container terms the container terms that the Co been properly pre-cooled or preheated as appropriate, the Goods have been properly stowed in the Container and that Is thermostatic controls have been adequately set by him before delivery of the Goods to the Carrier. If the above requirements are not complet with, the Carrier shall not be liable for any loss of or damage to the Goods howsoerer

15.3 The Carrier shall not be liable for any loss of or damage to the Goods arising from latent defects, deran 1.5.3. The Carrier shall not be leade for any loss of or camage to the clock ansing from latent detector, pranned the reinforcement, insulation and/or any apparatus of the reinforcement, insulation and/or any apparatus of the clinic state and any other facilities, provided that the Carrier shall before or at the beginning of the Carriage exercise due diligence to minitah the Container supplied by the Carrier is and Efficient state.

16 Carriage affected by condition of Goods If it appears at any time that the Goods cannot safely or properly be carried or carried further, either at all or withou If it appears at any time that the Goods cannot safely or properly be carried or carried further, either at all or without the container or the Goods, the Carrier may the container or the Goods, the Carrier may container or the Goods, t 16 Carriage affected by condition of Goods II if appears at any time that the Goods cannot safely or properly be carried or carried further, either at all or without incurring any additional expense or taking any measure(s) in relation to the Container or the Goods, the Carrier may without notice to the Merchant take any measure(s) and/or incur any additional expense to carry or to continue the Carriage thereot, and/or abandon the Carriage and/or store them ashore or afloat, under cover or in the open, at any place, which abandomment or storage shall be deemed to constitute due delivery under this B/L. The Merchant shall indemnify the Carrier against any additional expense so incurred.

17 Matters affecting performance

If a day time to Grange is likely to be affected by any hindrance, risk, delay, difficulty or disadvantage of any kind (other than the inability of the Goods to be carried or carried further safely or properly) and howsover 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 received for Carriage), the Carrier (whether or not the Carriage has

commenced may either: (a) without notice to the Merchant, abandon the Carriage of the Goods and place the Goods 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 coase; the Carrier shall nevertheless be entitled to full Freight on the Goods received for Carriage, and the Merchant shall pays additional costs of the Carriage to and delivery and storage at such place or the Carriage. port. o

port, or by upon noice to the Merchant, suspend the Carriage of the Goods and store them ashore or alloat upon the terms of this BL and use reasonable endexouns to forward the Goods, the Carriage of which has been asupended, as soon as possible after the cause of hindrance, risk, delay, difficulty or disavdantage has been removed, but the Carrier makes no representations as to the maximum period between such removal and the forwarding of the Goods to the port of discharge or place of delivery, whichever is applicable, named in the BL. The Carrier shall be entitled to payment of such additional Freight as the Carrier my determini, including, but of restricted to charges for storage, handing and any other services to the Goods, and for Freight from the place of suspension to the port of discharge or place of delivery, whichever is applicable, which dying credit for Freight hardword pair (arriage, harding and if the Carrier elects to suspend the Carriage this shall not prejudice its right subsequently to abandon the Carriage.

18 Freight and charges

18 reight, where already 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 arrived at her destination or whether she is lost on the voyage or whether due to force majeure she must return for reaching her destination, either due to stranding, collision or causes whatsbeever of force majeure which may cause her to discharge the Goods in an intermediate port or also in the case

whatsoever of force majeure which may cause her to discharge the Goods in an intermadiate port or also in the case of total or partial lass, or damage to the Goods. 18.2 Freight and charges of every nature must be prepaid but Carrier may consent to the Freight and charges being assigned in the B/L for collection at destination against a 5% collecting commission. When Freight and charges being assigned in the B/L for collection at destination against a 5% collecting commission. When Freight and charges are payable at destination, same must be paid on the data of Vessel's arrival in the currency shown in the B/L. If Consignee/Receiver does not pay Freight and charges within 30 days from the date of unloading, the Carrier shall be entitled to obtain prompt payment from Shipper. 18.3 Should it result from a control made by the Carrier that the declared weight or messures are below the actual, or that the contents belong to a higher class or the value of the Goods has been missisted by the Merchant, the Merchant shall be liable for the payment of the due Freight and charges plus the cost of the control. 18.4 All Freight and charges shall be equid without any set-off, counter-claim, deduction or stay of execution before delivery of the Goods.

delivery o 18 5 The ns falling within the definition of Merchant shall be jointly and severally liable for the payment of Freight

1.6.3. In persons raining winhin the deminion of Merchant shall be jointly and severally lace for the payment of regim and charges, liquidated damages and all offset sums due under this BL. 18.6 Any person, firm or corporation engaged by any party to perform forwarding services with respect to the Goods shall be considered to be the exclusive agent of the Merchant for all purposes and any payment of Freight to such person, firm or corporation shall not be considered payment to the Carrier. Failure of such person, firm or corporation to pay any and to the Freight to the Carrier shall be considered a default by the Merchani in the payment of Freight.

19 Notification and delivery

19.1 Any mention herein of parties to be notified of the arrival of the Goods is solely for information of the Carrier. Failure to give such notification shall not involve the Carrier in any liability nor relieve the Merchant of any obligation

19.2 The Merchant shall take delivery of the Goods promptly at the port of discharge or in case of Combined transport at the place of delivery named on the front hereof.

19.2 The Merchant shall take delivery of the Goods promptly at the port of discharge or in case of Combined transport at the place of delivery name on the front hereot.
19.3 The delivery of the Goods is not taken by the Merchant promptly, the Carrier shall be entitled, without notice, to unpack the Good is of Ipacked in Containers and or to save the Goods above, status, etc., and thereupon the labelity of the Carrier in respect of the Goods shore as device the Goods above, status, the the Goods above, status, the Goods above, status, the Goods above, status, and the carrier and y agent or save-contractor of the Carrier and forthwith upon terms and the good of the Carrier and there upon the labelity of the Carrier and y agent or save-contractor of the Carrier and forthwith upon demand be paid by the Merchant that the Carrier or any agent or save-contractor of the Carrier and agent or save-contractor of the Carrier and there upon the Carrier and y agent or save-contractor of the Carrier and the carrier or any agent or save-contractor of the Carrier and the carrier or any agent or save-contractor from the Merchant fails to take delivery of the Goods within thirty days of unloading or tender by the Carrier or if in the ciprinion of the Carrier same agent to save-contractor the maximum term the SL.
19.4 If the Merchant that be Carrier or any agent save and the carrier and without any responsibility whatsoever attaching to him, sell or dispose of the Goods and apply the proceeds of save in respect to the Carrier or the Merchant under this BL.
19.5 Ritt at the place where the Carrier is entitled to call upon the Merchant to take delivery of the Goods. In accordance with the terms of this clause, notwithstanding its having been notified of the availability of the Goods for delivery, shall constitute a waveer by the Merchant to take delivery of the Goods for delivery, shall constitute awaveer by the Alerier is any dismite to a saveer to the Carrier is merchant by anot upon surreiderin

20 Notice of Loss or Damage and Time bar 20.1 The Carrier shall be deemed prima facie to have delivered the Goods as described in this B/L unless notice. of or damage to the Goods, indicating the general nature of such loss or damage, shall have been given in wri the Carrier or to its representative at the place of delivery (or the port of discharge if no place of delivery is na the front hereof before or at the time or removal of the Goods in the custody of the person entitlet to deliver

me rrom nereot) before or at the time of removal of the Goods into the custody of the person entitled to delivery or, if the loss or damages is ont apparent, whith three consecutive days thereafter. 20.2 The Carrier shall be discharged of all liability unless suit is brought and notice thereof given to him within 12 months after delivery of the Goods or the date when the Goods should have been delivered. 20.3 Compensation shall in no event exceed the value of the Goods at the place and time they are delivered to the Merchant or at the place and time they should have been delivered.

21 Prohibition to abandon the Goods to the Carrier

In no case the Merchant has the right to abandon the Goods to the Carrier for any reason whatsoever and/or because same are damaged, spoiled and/or depreciated and/or for partial loss of the Goods and/or delay in redelivery.

r does not undertake that the Goods shall arrive at the Port of Discharge or Place of Delivery at any particula The carrier does not understand that the doods stating and the stating end to userstage or made of uservey at any particular time or to meet any particular market or use, and the Carriers shall in no circumstances whatsever and howsever arising be liable for direct, indirect or consequential loss or damage caused by delay. If notwithstanding the foregoing the Carrier should be legally held liable or any direct, director or consequential loss or damage caused by such alleged delay, the Carrier's liability shall in no event exceed the Freight paid for the Carriage under this B/L.

23 Tracing of the Goods The Carrier shall have six months time from date of Vessel's arrival for the purpose of tracing Goods which eventually

In the case of the Carrier having traced Goods mislead, the Carrier shall have the right to redeliver same even if legal suits have already been commenced. Upon obtaining delivery of said Goods, the Merchant shall abandon the legal sui 24 Scope of application 24.1 The terms of RL shall at all times govern all responsibilities of the Carrier in connection with or arising out of the supply of a Container to the Merchant, not only during the Carriage, but also during the period prior to and/or subsequent to the Carriage. 24.2 The exemptions from liability, defences and limits of liability provided for in this B/L or otherwise shall apply in any action agains the Carriage in cost damage or delay. Nonseever occurring and whether the racino he founded in contract or in tort and even if the loss, damage or delay arose as a result of unseaworthiness, negligence or fordimentar binered of contract.

fundamental breach of contract. 24.3 Save as is otherwise provided herein, the Carrier shall in no circumstances whatsoever and howsoever arising b Tiable for indirect or consequental loss or damage.

co-management mapercum up AuutOTITES If by order of the automites at any place, a Container has to be opened for the Goods to be inspected, the Carrier will not be liable for any loss or damage incurred as a result of any opening, unpacking, inspection or repacking. The Carrier shall be entitled to recover the costs, expenses and charges for such opening, unpacking, inspection and repacking from the Merchant.

26 War risks "War risks includes any blockade or any action which is announced as blockade by any Government, or by any beligerent or by any organized body, sabotage, piracy and any actual or threatened war, hostilities, warlike operations, act of war, civil war, civil commotion or revolution, acts of terrorists or of political group, laying of mines. In case of War risks of any nature the Carrier shall be entitled to all liberities, rights and immunities provided by clause 17 of this BL. In particular the Vessel shall have liberly to comply with any directions or recommendation as to loadin, departure, arrival, routes, ports of call. stoppages, destinations, zones, waters, discharge, delivery lincluding any direction or recommendation not to po the port of destination or to delay proceeding intered or to proceed to some other port given by any Government or beligneent or organised body or persons engaged in civil war, hostillise or wardike operation or by any persons or body acting or purporting to act as or with the authority of any said Government or beligneent or ciganised body or persons. II, by reason of or in compliance with any such direction ner commendations anything is done or is not done by the Carrier, such shall not be deemed a deviation. All exits expenses (including insurance costs) involved in discharging the Goods at the loading port or in reaching or sharing the Boods are any other port shall be paid by the Merchant.

27 General Average and Salvage 27.1 In the event diracident, dianger, diamage or disaster before or after the commencement of the voyage, resulting from any cause whatberever, whether due to negligence or not, for which, or for the consequence of which the Carrier is not responsible, by statule, contract or otherwise, the Goods and the Merchant shall, jointly and severally, contribute with the Carrier is general average to the payment of any sacrifices, losses or expenses of a general average nature that may be made or incurred and shall pay salvage and special charges incurred in respect of the Goods. It salving ship is owned or operated by the Carrier, shall shall pay salvage shill be paid for early at suburg ship shall shall on the core of the Goods. Shippers, Consignees or owners of the Goods to the Carrier tofore delivery. 27.2 General average shall be adjusted according to Vork-Antwerp Rules 1994 and any subsequent modifications thereod at any port or place at the Carrier's shall be adjusted according to Vork-Antwerp Rules 1994 and any subsequent modifications thereod at any port or place at the Carrier's option. General average on a Vessel not operated by the Carrier shall be adjusted according to Vork-Antwerp Rules to Payments of the Question of the Vessel.

operator of that Vessel. The Merchant shall give such cash deposit or other security as the Carrier or the operator may deem sufficient to cover the estimated general average contribution of the Goods before delivery if the Carrier or the operator requires, or, if the Carrier or the operator does not so require, within three months of the delivery of the Goods, whether or not at the time of delivery the Merchant had notice of the Carrier's or the operator's ism. The Carrier shall be under no obligation for exercise any lien for general average contribution due to the Merchant in the event of any general average.

28 Both-to-blame collision clause If the Vessel comes into collision with another ship as a result of the negligence of the other ship and any act, neglect

If the Vessel comes into collision with another ship as a result of the negligence of the other ship and any act, neglect or default of the master, marrier, pilot or the sevants of the Carrier in the nexigiation or the maragement of the Vessel, the owners or the cargo carried hereunder will indemnify the Carrier against all loss or liability to the other or non-carrying ship or the owners in so far as such loss or inbility represents loss of, or damage to, or any claim whatsoever of the owners or said cargo, paid or payable by the other or non-carrying ship or her owners in the owners or said cargo and st-off, recouged or recovered by the other or non-carrying ship or her owners as part of their claim against the carrying Vessel or Carrier. The foregoing provisions shall also apply where the owners, operators or those of a collision or contact.

29 Himalaya clause It is expressly agreed that no servant, employee or agent of the Carrier (including every independent contractor from time to time engrouped by the Carrier) shall in any circumstances whatsoever be under any liability whatsoever to the Shipper, Consignee or owners of the Goods or to any Holder of this BL for any loss, damage or delay of whatsoever kind arising or resulting directly from any act, neglect or default on its part while acting in the course of or connection with its employment and, without prejudice to the generality of the toregoing provisions in this clause, every exemption, limitation, condition and liberly herein contained and every right, exemption from liability, defence and immunity of whatsoever nature applicable to the Carrier or o which the Carrier is entitled heremoser shall as be available and shall extent to protect every such servant, employee or agent of the Carrier acting as aforesial and for trusteen ob-hald of and for the benefit of all persons who are or might be its servants, employees or agents from time to time (including) independent contractors as adroresaid) and all such persons shall to this extent be or be deemed to be parties to the contract in or evidenced by this BL.

30 Lien The Carrier shall have a lien on the Goods and any documents relating thereto for all sums payable to the Carrier under this or any other contract by any of the persons defined as Merchant in clause 1 and for General Average contributions, to whomsever due, and for the cost of recovering them, and for that purpose shall have the right to sell the Goods by public auction or private treatly without notice to the Merchant.

² 31 Container demurrage Containers, supplied by or on behalf of the Carrier, are granted to the Merchant for Carriage purposes only. The Carrier allows a period of the time of the number of days resulting from the clause inserted on the front of this RJ. for the use of the Containers, Free time commences from the day each Container is discharged from the Vessel. The Merchant is required and has the responsibility for vehant he they point of place designated by the Carrier each Container before or at the end of the above period of free time allowed. Failure to return each Container within the period of the time, the Merchant shall pay demurrages as per tariff incorporated in the clause inserted on the font of this RJL. The Merchant is also like for storage charges, port taxes and any other cost, expense and charge in connection to each Container.

, that anything herein contained is inconsistent with any applicable international convention or national law not be departed from by private contract, the provisions hereof shall to the extent of such inconsistency bul

26 War risks

32 Validity

which cannot be d

no further be null and void.

25 Mandatory inspection by Authorities

27 General Average and Salvage