SFA

STANDARD TRADING CONDITIONS SIFA AUSTRALIA

PART I: GENERAL CONDITIONS

1. APPLICATION

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

In the provisions of Part I shall apply to all Services.
 The provisions of Part I shall apply to all Services.
 The provisions of Part I shall apply to all Services.
 The provisions of Part I shall apply to all Services.
 The provisions of Part I shall any apply to the extent that the Services are provided by the Company as apprice.
 The provisions of Part II shall any apply to the extent that the Services are provided by the Company as a price.
 The provisions of Part II shall any apply to the extent that such services are provided by the Company and Services.
 The provisions of Part II shall and provides that the Company concretes as carrier, the provisions are to use that and provide that the Company concretes as carrier, the provisions are incompared.
 Ary variation, cancellation or waiver of these Conditions (are only of them) must be inviting signed by a Director of the Company. No other preson has or will be given any authority whasoever to agree to any variation, cancellation or valver of these Conditions.
 Ary variation: secviced by the Company from the Customer for the supply of Services shall constitute admovidegement by the Customer that it has received understands and agrees to be bound by these Conditions.

2. PROVISION OF SERVICES

9. PROVISION OF SERVICES
9.1. A lavrices are provided by the Company as agents only, except in the following circumstances where the Company acts as principal means and the Goods are in the actual custody and control of the Company; used for its servants and the Goods are in the actual custody and control of the Company; used for its servants and the Goods are in the actual custody and control of the Company; or the Company particulars derived by the Company its perform part or all of the carriage, and the Company its perform part or all of the carriage, and the Company fails to give the particulars demanded within 24 days. However, for the purposes of this subclause, the Company and all only be deemed to be contracting a particular for the the Company expressival gargees in writing to cara a principal.
(a) the extent that the Company is held by a court of have barace as a principal.
(b) the extent that the Company is finded price for any Services whatsoever shall not in itself determine or be evidence that the Company is failed price.
(b) the supplying by the Company of faix durice for any Services whatsoever shall not in itself determine or be evidence that the Company is acting a sent or a principal in respect of any carriage handling or storage of Codos:
(c) the company as an agent and merer as a principal when providing Services as a cutorns broke in respect of or relating to customs in supplications the evidence for any carriage handling or storage of Codos:
(d) the Company as a sent agent and here is a principal when providing Services as and on the infinite similar services or when providing unspection, certificates and other similar services or when providing unspection, certificates and other similar services or when providing unspection, certificates and other similar services or when providing unspection, certificates and other similar services or when providing unspection, certificates and other similar services or when providing unspec

3. DEFINITIONS

(A) «Authority» means a duly constituted legal or administrative person, acting within its legal powers and exercising jurisdiction within any

In these Londitions: (A) «Authority, means a duly constituted legal or administrative person, acting within its legal powers and exercising jurisdiction within any (A) «Authority, means a duly constituted legal or administrative person, acting within its legal powers and exercising jurisdiction within any nation, state, municipality, port or airport; (G) "Chain of Responsibility" has the meaning described in the Heavy Vehicle National Law and recognises the duties of each participant in a supply chain to ensure the safety of any road transport. (C) «Company» is SIFA AUSTRALLA ADN IBG2514/23 (D) «Container» includes any container, flextank, trailer, transportable tank, flat, pallet or any article of transport used to carry or consolidate goods and any equipment of or connected thereto; (F) «Dangerous Coods's includes goods which are or may become of a dangerous, inflammable, tadio-active or damaging nature and goods lifely to harbour or encourage vermin or other pess; (G) «Force Majuer Events means any cause or causes beyond the control to the party whose performance is directly affected by it including four and limited to war (declared or undeclared), rebellion, revolution, numulis, political disturbance, accident to tarbular, accidents a works form and, the Coods and source later to working the Coods are desired, placeting, transdright facilities, persistaliations and/ or equipment at or en route, partial or total stoppage of roads, rivers or channels, ito, insurrection, civil commonic, nepidencis, quarantine, strike, lochdare, industrial disturbance, act of government (whether de-factor or snow, bad weather, intervention or thar hands essential to the working, carriage, delivery, shipment or discharge of the said Coods whether particular ogeneral, interference of trade unions, act of Cood, fire, floxds, storm tempes, valcance requipion, earhquale, landsliph, forcins, planetrin, intervention of sanitary, customs, and/or other constitute authorities, act of government shall include, but is not

() «Hague-Visby-Rules» means the provisions of the International Convention for the Unification of certain rules Relating to Bills of Lad signed at Brussels on 25th August 1924 as amended by the Visby Protocol of 23rd February 1968 and the SDR Protocol of 21st Decem

signed at Brussels on 25th August 1924 as amended by the Visby Protocol of 23rd February 1968 and the SDR Protocol of 21st December 1979;
(I) el-leavy Vehicle National Law means the Heavy Vehicle National Law Act 2012 (Qid) and al regulations made under that Act, as well as the associated State and Territory road transport acts and regulations adopting the Heavy Vehicle National Law Act 2012 (Qid) and includes any subsequent replacement or modification or amendment to any of these acts and regulations.
(G) el-riceland Natters» means anything done or to be done in relation to the Cooks or the provision of any services ancillary to the Cooks including but not limited to moving, storing or leaving the Cooks at any warehouse, terminal, yard, whaff or other place or area, loading or unloading the Cooks for any vehicle, vesel or other conveyance, stowing or packing the Cooks or fungiating, transhipping, inspecting or otherwise handling the Coods or anything done in relation thereto;
(I) el-noslovercy. Veenvin means if any (or more than one) of the following occur with respect to a Customer:
(I) the Customer becomer is subvent or is otherwise unable to pay its debts as and when they fall due;
(III) the Customer release a party institutes any insolvency, receivership or bankrupcty proceedings with respect to the Customer, for the settement of the Customer stores to conduct business.
(N) el-nosticutes of Editions. 2004 and includes any subsequent reliations.
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regulations. (0) «Owner» includes the owner, shipper and consignee of the Goods and any other person who is or may become interested in the Goods and anyone acting on third behalf. (B) «Person-includes individuals, partnerships, firms trusts, associates or any body or bodies corporate; (S) «PPSA-means the Personal Property Securities Act 2009 (Cth) and includes all regulations made under that Act, and any subsequent replacement or modification or amendment to the act or regulations; (1) «Services" means the whole of the services provided by the Company to the Customer and all matters necessarily related to the provision of the services or ancillary to the provision of the services.

4. OBLIGATIONS OF CUSTOMER

4. OBLICATIONS OF CUSTOMER
4.1 The Customer warants that is either the Owner or the authorised agent of the Owner of the Goods and that it is authorised to accept shee Conditions, not only for itself, but also as agent for and on behalf of the Owner.
4.2 The Customer warants that it has reasonable knowledge of matters affecting the conduct of its business, including, but not limited to, the terms of sale and purchase of the Goods and all other matters relating thereto.
4.3 The Customer warants that the description and particulars of the Goods are complete and correct, and that any consignment 4.4 - The Customer warants that the description and particulars of the Goods are complete and correct, and that any consignment 4.4 - The Customer warants that the description and particulars of the Goods are complete and correct, and that any consignment 4.5 - The Customer warants that the Goods are properly pached and labelled, except where the Company has accepted instructions.
4.5 - The Customer warants that the Company is a curate.
4.5 - The Customer warants that the Company is accurate.
4.6 - The Customer warants that the Company is a curate.
4.6 - The Customer warants that the Company contrast is reasonably practicable, the safety of any road transport performed for on behalf of the Customer is acting as a Consigner or Consignee or Loader or Pacter of Goods.
4.7 - The Customer warants that any Goods that are delivered to the Company or that are to be directly received by the Company as escured for road transport in accordance with Part I of the Cude.
4.8 - The Customer warants that a compliant and accurate Container Weight Declaration will be supplied where the Customer is to provide the company downer documentation.

49 The Consignment documentation.
49 The Customer variants that Consignment and occumentation inport or export by sea the consignment documentation including the verifigross mass is accurate and compliant with the requirements of Navigation Act 2012, including but not limited to the requirements of Mario Coder 32 and Marine Order 42.

5. SPECIAL INSTRUCTIONS, GOODS AND SERVICES

SPECIAL INFORMATION INCOMPANY AND SERVICES
 I unless agreed in writing, the Customer shall noted delver to the Company, or cause the Company to deal with or handle, Dangerous Coods.
 If the Customer is in breach of Clause S 1.

 (a) the Customer shall be liable for all loss or damage whatsoever caused by or to or in connection with the Goods howsoever arising.
 (b) the Customer shall be liable for all loss or damage whatsoever caused by or to or in connection with the Goods howsoever arising.
 (b) the Customer shall defend, indemnify and hold harmless the Company against all penalties, claims, damages, costs and expenses whatsoever arising in connection threewith, and
 (c) the Company (or any other person in whose custody the Goods may be in at the relevant time) may, at the Company's sole discretion, have the Goods destroyed or otherwise dealt with (without compensation to the Customer or liability on the Company's sole discretion, have the Goods destroyed or otherwise dealt with (without compensation to the Customer or leability on the Company's sole discretion, have the Goods destroyed or otherwise dealt with furthout compensation to the Customer or leability on the Company's sole discretion, have the Goods destroy or otherwise dealt with the Goods.
 If the Company agrees to accept Dangerous Goods and then it (or any other person) reasonably forms the view that those Goods

constitute a risk to other goods, property, life or health, it may (without notice or compensation to the Customer and without liability on the Customer) have the Goods destroyed or otherwise dealt with at the expense of the Customer or Owner. 54 - The Customer undertakes not to tender for transportation any Goods which require temperature control without previously giving written notice of their nature and the particular temperature range to be maintained and, in the case of a temperature controlled Container packed or stuffed by or on behalf of the Customer, the Customer further undertakes that: (a) the Container has been properly pre-coold or or pre-heated as appropriate; (b) the Goods have been properly packed or stuffed in the Container, and (c) (the Container's thermostatic controls have been properly set) the Customer. 55- If the requirements of Clause 54 are not compiled with the Company shall not be liable for any loss of or damage to the Goods aced by such packed or stuffed by such packed or compiled with the Company shall not be liable for any loss of or damage to the Goods caused by such non-compilance.

5b - If the réquirements of Latuse 54 are not compare with the Company shall into the haze to any toos of the owney of the company shall not be obliged to make any declaration for the purposes of any statute, convention of 56 - Unless agreed in writing, the Company shall not be obliged to make any declaration for the purposes of any statute, convention or 576 - Unless agreed in writing or otherwise provided for under the provisions of a document signed by the Company, instructions relating to the delayer or release of Coods against payment or against surrender of a particular document shall be in writing and the Company's liability shall not exceed in writing that the Goods shall depart by or arrive by a particular document shall be in writing and the Company's liability shall not exceed of Coods.

6 INSURANCE

6.1 - Insurance of the Goods is the responsibility of the Customer. The Company does not issue insurance. Upon request, the Company will provide the Customer with the contact details of insurance companies / brokers and assist the Customer so that the Customer can obtain insurance from them directly. All such insurances are subject to the usual exceptions and conditions of the policies of the insurance company or underwriters taking the risk.

7. GENERAL INDEMNITIES AND LIABILITIES OF THE CUSTOMER AND OWNER

(a) foom the nature of the Goods, other than to the extent caused by the Company against all liability, loss, damage, costs and expenses
 (a) foom the nature of the Goods, other than to the extent caused by the Company's negligence,
 (b) ou of the Company acting in accordance with the Clustomer's of Owner's instructions, or
 (c) foro a threach of warrang or obligation by the Clustomer and Owner shall be liable for and shall defind, indemnify and
hold harmless the Company inseption of the extent caused by the Company for all liability, loss, damage, costs and expenses
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(e) any vessel caused by the Customer or Owner or any person acting on behalf of either of them or for which the Customer is otherwise responsible and will defend, indemnify and hold harmless the Company in respect of the same. 75 - nstructions to collect payment on delivery in cash or otherwise are accepted by the Company upon and on the condition that the Company in the matter of such collection will be liable for the exercise of reasonable diligence and care only. Unless express written instructions are received that the Goods are not to be delivered without payment, the Company accepts no liability if, upon delivery of the goods, payment is not made.

8. SUBCONTRACTORS

SUBCONTRACTORS
 In The Customer undertables that no claim will be made against any servant, sub-contractor or agent of the Company which imposes or attempts to impose upon any of them any liability whatsoever in connection with the Coods. If any such claim should nevertheless be made, the Customer undertables to indemnify the Company against all consequences thereof.
 Subtomer undertables to indemnify the Company against all consequences thereof.
 Without prejudice to Clause 81, every servant, sub-contractor or agent of the Company shall have the benefit of all provisions herein as if such provisions were expressly for their benefit. In entering into this contract, the Company, shall have the benefit of all provisions, does so not only on its behalf, but as agent and rustee for such servants, sub-contractors and agents.
 The Customer shall defend, indemnify and hold harmless the Company tome these Conditions.
 Hubout prejudice to the generability of this Clause 8, the indemnity referred to in Clause 83, shall cover all claims, costs and demands whatsoever and by whomsoever and corportering.
 Hubout prejudice to the generability of the Company user these Conditions.
 In this Clause, «sub-contractors» includes direct and indirect sub-contractors and agents.
 In this Clause, «sub-contractors» includes direct and indirect sub-contractors and their respective employees, servants and agents.

9. INVOICES AND CHARGES

9. InvoluceS AND Christels And Christels

(a) shall remain responsible for these amounts; and

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

(b) shall pay these amounts to the Company on demand where these amounts have become due and have not been paid by such other parson.
 (c) a shall pay these amounts to the Company, the Company shall be entited without notice to charge default interest to be calculated at the rate 4 per cent above the base interest rate of the Company shall be entited without notice to charge default interest to be calculated at the rate 4 per cent above the base interest rate of the Company any additional costs or expenses the Company may incur and for any loss or damage occasioned either directly or indirectly to the Company any additional costs or expenses the Company may incur and for any loss or damage occasioned either directly or indirectly to the Company as a result of the Company relying upon the description and particulars provided by the Customer or by reason of any llegal, incorrect or insufficient mathing, numbering or addressing of the Coods.
 9.5 The charging by the Company of a fixed price for any Services whatsoewer shall not in itself determine or be evidence that the Company is acreated and whether or not any notice was given that further debits were to follow. Where any amount charged by the Company is described as a disbursement for similar expression, such amount will include the forwarder's handling and administration fee in respect of the seme and the fee is nor required to be sparaely disclosed.
 9.6 The Customer achnowledges that the Company has a pecuniary interest in all contracts entered into by the forwarder as its agent in terms of these company has reserve and retain all brokerset. The Company may charge by weight to be charges quoted are exclusive or amount thereof. The Company may charge by enterinal all brokerset of file Company may the other party to the contract and customarily retained by or paid to firvarding agents, in addition to the charges and expresses inviced to the Customer and, and administrator. The company may charge by uthe codes t

10. LIBERTIES AND RIGHTS OF THE COMPANY

ed to enter into contracts on behalf of itself or the Customer and without

notice to the Customer : (a) for the carnage of Goods by any route, means or person, (b) for the carnage of Goods of any description, whether containerised or not, on or under the deck of any vessel, (c) for the storage, packing, transhipment, loading, unloading or handling of Goods by any person at any place whether on shore or afloat and for any length of time, (d) for the carnage or storage or torage of Goods in containers or with other goods of whatever nature, (e) for the performance of this own obligations, and to do such acts as the Company reasonably considers may be necessary or incidental to be verificience and the Company or well-boltsme.

(e) for the performance of its own obligations, and to do such acts as the Company reasonably considers may be necessary or incidental to the performance of the Company's obligations. 10.2 - The Company shall be entitled (without incurring any additional liability), but shall be under no obligation, to depart from the Customer's instructions in any respect if the Company considers there is good reason to do so in the Customer's interest. 10.3 - The Company may at any time comply with the orders or recommendations given by any Authority. The responsibility and liability of the Company in respect of the Codes shaft cases on the delivery or other disposition of the Code in accordance with such orders or the Company in respect of the Codes shaft cases on the delivery or other disposition of the Code in accordance with such orders or

IO3 - The Company may at any time comply with the orders or recommendations given by any Authority. The responsibility and liability of the Company in respect of the Goods shall cease on the delivery or other disposition of the Goods in accordance with such orders or recommendations.
IO4 - The Company shall be entitled (but under no obligation) at any time and from time to impect the Goods and for this purpose to open or remove any Containers.
IO5 - If at any time the Company reasonably considers that the carriage of the Goods should not be undertaten or continued or only continued after effecting any necessary incidental Matters or incurring additional expense or risk, the Company shall be entited to:
(a) abandom the carriage of such cargo or to effect such additional incidental Matters and incur such additional expense incurred.
(b) be reimbursed by the Customer for the cost of all such additional incidental Matters and incur such additional expense incurred.
(a) the preformance of the Company's obligations are likely to be affected by ny hindrance, risk, delay, difficulty or disadvantage cannot be avoided by treasonable endeavours of the Company or such other person, the Company may fupon giving notice in writing to the Customer or Ownel treat the performance of its obligations as terminated and may, at the Customer's expense, place the Goods or any part of them at the Customer's or Owner's disposal at any place which the Company demensional to cleanse IOA, responsibility and liability of the Company in respect of the Coods should be coded as exoluted.
(D, - Interdered to in Clause IOA is not required where it is not reasonable to give such notice.
(D, - Where the Company (or any person whose services the Company makes use of) sentilied to call upon the Customer or Owner to take delivery of the Coods at a delignated time and place and delivery of the Coods and the spolute).
(D, - Notwithstanding Clauses IOA (to IOA), the Company

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(a) all Goods which the Company considers cannot be delivered as instructed, but only upon giving 21 days notice in writing to the Cu

and (b) without notice, Goods which have perished, deteriorated or altered, or are in immediate prospect of doing so in a manner which has caused (or may be reasonably expected to cause) loss or damage to any person or property or to contravene applicable regulations. DoII--Where the Company sells or disposes of Goods pursuant to Clause 10.01 the Customer shall be responsible for any costs and expenses

Catego (a) may be reasonably, or disposes of Goods pursuant to Clause (D10 the Customer shall be responsible for any costs and expenses of the sale or disposal. 1012 - The Company shall be entitled to retain and be paid all brokerages, commissions, allowances and other remunerations customarily retained by or paid to freight forwardes without noice to the Customer in the Customer jointly and severally any liability of the Customer inder these Conditions or to recover from them any sums to be paid by the Customer lightly and severally any liability of the Customer under these Conditions or to recover from them any sums to be paid by the Customer with upon demand have more been paid. Categories of the second s

11. SECURITY INTEREST

II. SECURITY INTEREST III.-Special and General Lier: From the time the Company, or its servants or agents, receive the Goods into its custody, the Company, its servants or agents shall have a special and general lien on the Goods and a right to sell the Goods whether by public or private sale or auction without notice, for any unpaid amounts for frieght, demurrage, container detention charges, duty, fines, penalities, salvage, average of any time from the Customer or the Customer's principals, servants or agents (whether those sums are due from the Customer on those Goods or documents or on any other Goods or documents). In addition, the lien shall cover the all costs and expenses of exercising the lien, including the costs of a public or private sale or auction, including legal costs and administration costs. The lien and rights granted by this) Clause hall survive delivery of the Goods and the Company shall be entited to retain the proceeds of sale of the Goods in respect of any outstanding amounts whatsoever referred to in this Clause. The Customer accepts that any sums due and wing by the Customer as secured debts and that any payment made to the Company is discharge of the Company's lien does not amount to a preference, priority or advantage in any manner or turn. The Company sells or otherwise disposes of such Goods pursuant to this Clause II las principal and not as agent and is not the interest of the noteword for-

that any payment made to the Company in discharge of the Company's lien does not amount to a preference, promity or avarange in any manner or turn. The Company sells or otherwise disposes of such Coods pursuant to this Clause IIIas principal and not as agent and is not the trustee of the power of sale. **112 - Continuing Security Interest:** From the time the Company, or its servants or agents, receive the Goods into its custody, the Goods, and all of the Customer's present and future rights in relation to the Goods, are subject to a continuing security Interest in floature of Company for the payment of all amounts for freight, demurage, container detention charges, duty, fines, penalties, salwage, average of any hind whatsoever and without limitation and for any and all debts, charges, expenses or any other sums due and owing by the Customer's present or agents. In addition, the continuing security interest sind active all the costs and expenses of exercising the lien, including the costs of a public or private sale or auction, including legal costs and administration costs. **113 - Custody and Possession:** Of these Conditions, and in particular Clauses III and 112 the Company shall be deemed to have custody and possessions of the Goods whether the Goods are in the actual physical custody and possession of the Goods. The Customer and the Company agree that the Company has possession of the Goods within the meaning of section 24 of the PPS-A, even if the Coods are in the Costomer's presents or agents. **114 - Registration of Security Interest:** The Customer actinuowideges that Company nay, at the Customer's cost, register its security interest in the Goods, **115 - Novide Interest**. The Customer and future rights in relation to the Codods, not he Personal Property Security Interest in the Codods, are in the Customer's present and future rights in relations to the Codods. The Provest is customer shall not charge its name or other dealial without first notfying Company in writing at least I days before s

I.e. Contracting Out and Water:
 (a) The Company need not give any notice to the Customer or any other person (including a notice of verification statement) unless the notice is required to be given by the PPSA and cannot be excluded.
 (b) The Customer and the Company agree pursuant to section IIS of the PPSA that Sections 125, 142 and 143 of the PPSA do not apply to to (b) The Customer and the Company agree pursuant to section IIS of the PPSA that Sections 125, 142 and 143 of the PPSA do not apply to to (c) The Customer and the Company agree pursuant to section IIS of the PPSA.
 (c) The Customer and the Company agree pursuant to section IIS of the PPSA.
 (c) The Customer and the Company is 122(2)(a) of the PPSA.
 (c) A customer's Obligations: The Customer will not:
 (a) permit to subsist any other security interest in relation to the Coods which would rank ahead of the Company 's interest; or
 (b) except in the normal course of business, sell, lease or dispose 0, or permit the sale, lease or disposal 0, the Coods.
 (c) company fields: In addition to any rights the Company busine to the Company under any Contract remains outstanding, to enter into the personsible for any damage caused in doing so. The Customer shall indemnify the Company for all such moneys and all costs, charges and expenses in repossessing the Goods.
 (c) condentiality: The Customer and the Company agree not to disclose information of the hird mention of Section 275(1) (b) to (e) of the PPSA. The Customer agrees that it will only authorise the disclosure of information under Section 275(1) (b) request information under Section 275(1) (c) request information u

12. CONTAINERS

er has not been packed or stuffed by the Company, the Company shall not be liable for loss of or damage to the co

If caused by: (a) the manner in which the Container has been packed or stuffed; (b) the unsuitability of the contents for carriage in Containers, unless the Company has approved the suitability; (c) the unsuitability or defective condition of the Container, provided that where the Container has been supplied by or on behalf of the Company this paragraph (c) shall only apply if the unsuitability or defective condition of the Container. (i) arose without any negligence on the part of the Company, or (ii) would have been apparent upon reasonable inspection by the Customer or Owner or person acting on behalf of either of them. (d) the fact that the Container is not sealed at the commencement of the carriage, except where the Company has agreed to seal the Container.

Container. 122 - The Customer shall defend, indemnify and hold hamless the Company against all liability, loss, damage, costs and expenses arising from one or more of the matters referred to in Clause 121. 123 - Where the Company is instructed to provide a Container, in the absence of a written request to the contrary, the Company is not under an obligation to provide a Container of any particular type or quality. 124 - The Customer agrees to indemnify and heep indemnified the Company for all hire and other charges charged for the Customer's use of Containers provided by the Company, and for any costs incurred by the Company for the cleaning of Containers.

13 GENERAL LIABILITY

I.3. GENERAL LIABILITY
 III.
 I.1. Except where otherwise provided in these Conditions, the Company shall not be liable for any loss or damage whatsoever arising from:
 (a) the act ormission of the Customer or Owner or any passon acting on their behalf,
 (b) the customer or Owner or any passon acting on their behalf,
 (c) instructions, the instructions given to acc Councy to the Customer or Owner or any passon acting on their behalf,
 (c) instructions, and the customer or Owner or any passon acting on their behalf,
 (c) instructions, and the customer or Owner or any passon acting on their behalf,
 (d) handling, because and unitability of the Coods, except where such service has been provided as a Service by the Company,
 (e) instructions, assuming unitability of the Coods by the Customer or Owner or any passon acting on their behalf,
 (f) rists, child commonitories, strikes, lochours, stoppage or restraint of labour from whatsoever cause,
 (g) fairs, find, exploration or theft,
 (h) any frome Adjurue Event,
 (f) any force Adjurue Event,
 (f) any other custes which the Company could not avoid and the consequences whereof it could not prevent by the exercise of reasonable
 dimense

Gauge to Clause 5.8, the Company shall not be liable for loss or damage howsoever caused (whether or not direct, indirect or consequential) to property other than the Goods themselves and shall not be liable for any pure economic loss or loss of profit (or similar

claim), delay or deviation howsoever arising

14 LIMITS OF LIABILITY

led by these Conditions, the liability of the Company, howsoever arising, shall not exc ng: respect of all claims other than those subject to the provisions of Clause 14.3 whichever is the lesser of:

(a) in respect of all claims other than those subject to the provisions of Clause 14.3 whicnever is the tesser or:

 (i) the value of, or
 (ii) the equivalent of US\$2.00 per gross hilogram in the currency of the loss or damage, (the exchange rate to apply being the rate as at the date of the delivery of the Coods) of, and the Coods lost, damaged, misting test code and an advected method of the Coods lost, damaged, misting test code and an advected, misting test of the test code and the damaged, misting test code and the code and the code and the test code and test c

(b) in r

The Goods lost, damlage, misulecuce, insucences unsequences of the Goods lost, damlage, misulecuces, insucences of the Goods lost, damlage, misulecuces, insucences of the Goods delayed.
 Al 2-1 The linking of claims for delayed by where not excluded by the provisions of these Conditions, the amount of the Company's charges in respect
 Al 2-1 The linking of the Goods, the Company may accept liability in excess of the limits set out in these Conditions upon
 the Customer argeneing to pay the Company's additional charges for accepting such increased liability. Details of the Company's additional
 charges will be provided upon request.
 Al 4-1 The value of the goods shall be calculated by reference to the invoice value of the Coods public the set of the Goods at the
 place and time when the year edlayed to be commondity exchange price or current market price, by reference to the normal value
 of goods of the same kind and quality.
 Al 4-5 The value same kind and quality.
 Al 4-5 The value value for the Company value of the Coods to the Company or cause the Company to handle
 or dela with builton, claips, the Company value of the Coods to the Company or cause the Company to handle
 or dela with any such Coods of the the more nevertheless deliver any such Coods to the Company or cause the Company to handle
 or dela with any such Coods of the the the Australian Consumer Law, or comparable legislation in each of the States and Territories
 of Australia, or howsoever arising to incident for breach of any right or guarantee the Usates market the derivered of the Australian Consumer Law, or comparable legislation in each of the States and Territories
 of Australia, or howsoever arising to limite to any of the following as determined by the Company, whichever is lower.
 How part of the cost of having the services supplied again; or

If Australia, or howsoever arising is limited to any of the following as determined by the Company: (a) the supplying of the services again; or (b) the payment of the cost of having the services supplied again; or (c) the value of the Goods the subject of the services at the time the Goods were received by the Company, whichever is low

SIFA AUSTRALIA

PO Box 2189 - Taren Point, NSW 2229 AUSTRALIA By email at au-sydney-info@groupesifa.com or by phone at +(61).(02)95.38.46.16

15. NOTICE OF LOSS, TIME BAR

5.1 - The Company shall be discharged of all liability unless: (a) notice of any claim is received by the Company or its agent in writing within 14 days after the date specified in Clause 15.2, or within a reasonable time after that date if the Customer proves that it was impossible to so notify, and (b) guit is brought in the proper forum and written notice thereof received by the Company within 9 months after the date specified in Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the property of the customer proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company within 9 months after the date specified in the proper forum and written notice thereof received by the Company written after the date specified in the proper forum and written notice thereof received by the Company and the proper forum and written and the proper forum and the proper for use 15.2

Clause IS2. IS2 - For the purposes of Clause IS1, the applicable dates are: (a) in the case of loss or damage to Goods, the date of delivery of the Goods, (b) in the case of delay or non-delivery of the Goods, the date that the Goods should have been deliver (c) in any other case, the event giving rise to the claim.

16. GENERAL AVERAGE

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

17. GENERAL AVERAGE

17. Notice
 Any notice served by post shall be deemed to have been given on the third day following the day on which it was posted to the address
 last known to the Company to be the address of the recipient of the notice.
 172. Defences and Limits of Liability
 The defences and limits of liability provided in these Conditions shall apply in any action against the Company whether founded in
 contract or in tort or howsoever otherwise founded.

contract or in tor to howsoever otherwise founded. 173 - Legitation (a) If these Conditions are held to be subject to the laws of the Commonwealth of Australia or of any particular State or Territory in Australia then these Conditions are held to be subject to the laws of the Commonwealth of Australia or of any particular State or Territory in Australia then these Conditions are held to be subject to the laws of the Commonwealth of Australia or of any applicable provisions of the Competition and Consumer Act 2010 (Cth) and the Australian Commer Law, or comparable legislation in each of the States and Territories of Australia, except to the extent permitted by those Acts where applicable. (b) If any other legislation is compulsorily applicable to any business undertaken, these Conditions shall, as regards such business, be read as subject to such legislation and nothing in these Conditions shall be constuled as a surredee by the Company of any of Is rights or immunities or as an increase of any of its responsibilities under such legislation and If any part of these Conditions is held to be regurant to such legislation to any extent such part shall as regards such business be over-ridden to that extent and no further. **17.4** - Headings Headings of clauses or groups of clauses in these Conditions are for indicative purposes only.

18. GOVERNING LAW AND JURISDICTION

18.1 - These Conditions and any claim or dispute arising out of or in connection with the Services of the Company shall be subject to the law of the State or Territory of Australia in which the Company has its principal place of business and any such claim or dispute shall be determined by the Courts of that State or Territory and no other Court.

PART II: COMPANY AS AGENT

19. SPECIAL LIABILITY AND INDEMNITY CONDITIONS

19.1 - To the extent that the Company acts as an agent, the Company does not make or purport to make any contract with the Customer for the carriage, storage or handling of the Coods nor for any other physical service in relation to them and acts solely on behalf of the Customer in securing such services by establishing contracts with third parties so that direct contractual relationships are established between the Customer and such third parties.

between the Customer and such third parties. 192- The Company shall note bilable for the acts and omissions of third parties referred to in Clause 19.1. 193- The Company, when acting as an agent, has the authority of the Customer to enter into contracts on the Customer's behalf and to do acts which bind the Customer in a lit respects novibilistanding any departure from the Customer's instructions. 19.4 - Except to the extent caused by the Company's negligence, the Customer shall defend, indemnify and hold harmless the Company in respect of all liability, loss, damage, costs or expenses arising out of any contracts made in the procurement of the Customer's nerver requirements in accordance with Clause 19.1.

20. CHOICE OF RATES

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

PART III: COMPANY AS PRINCIPAL

2.1. SPECIAL LIABILITY CONDITIONS

211-Where the Company contracts as principal for the performance of the Customer's instructions, the Company undertakes to perform, or in its own name to procure, the performance of the Customer's instructions and, subject to the provisions of these Conditions, shall be table for the loss of or damage to the Goods occurring from the time that the Coods are taken into its charge until the time of delivery. 21.2 - Wh

liable for the loss of or damage to the Goods accurring from the time that the Goods are taken into its charge until the time of delivery.
21.- Where:

(a) the Company contracts as a principal and sub-contracts the performance of the Company's Services; and
(b) It can be proved that the loss of or damage to or in respect of the Goods arear ere was caused whills the Goods were in the care or custody of the sub-contractor; in the Company and the sub-contractor; in the Company and the sub-contractor; and exclusions of liability available to the sub-contractor in the contract between the Company and the sub-contractor; and any luw, statute or regulation and the liability of the Company shall not exceed the sub-contractor; in the sub-contractor; and the sub-contractor; and in any luw, statute or regulation and the liability of the Company shall not exceed the sub-contractor; and in the sub-contractor; and any international convention or national law, the provisions of which:
(a) Cannot be departed from by private contract, to the detiriment of the claiman; and of this sub-contractor in the sub-contract, and any international convention or national law, the provisions or stage of carings where the loss of or damage to the Goods occurred, the must be issued if such international convention or national law shall apply.
(b) It can be departed from by private contractions, if it can be proved that the loss of or damage to the Goods occurred at sea or or inland waterways and the provisions of Clauses 212 do not apply, the Company's liability shall be determined by the Plaque-Visby Rules. Reference in the Hague-Visby Rules to clause 212, 213 and 214 but subject to clause 215. If the loss of or damage to the Goods occurred, 125. Notivitistanding the provisions of Clauses 212, 213 and 214 but subject to clause 215. If the loss of or damage to the Goods occurred, 125. Notivitistanding the provisions of Clauses 212, 213 and 214 but subject to clause 215. If the loss of or da

22. BOTH-TO-BLAME COLLISION CLAUSE

ommended by BIMCO as at the time of the provision of Services is incorporated into 22.1 - The B e Both-to-Blame Collision Clause as re ns part of these Conditions.

23. USA AND/OR CANADA AND ADDITIONAL RESPONSIBILITY CLAUSE

23. USA AND/OR CANADA AND ADDITIONAL RESPONSIBILITY CLAUSE
 23.1 - With respect to transportation within the USA or Canada, the responsibility of the Company shall be to procure transportation by cartiers (one or more) and such transportation shall be subject to such cartier's contracts and tariffs.
 23.2 - If and to the extent that the fulfilment of such cartier's obligations under their contracts and tariffs.
 23.2 - If and to the extent that the provisions of the Harter Act of the USA IBP3 would observise to computery insplicable to regulate the Company's responsibility for the Goods during any period prior to loading on or after discharge from the vessel on which the Goods are found to be invalid such responsibility shall be determined by these Conditions. If such provisions are found to be invalid such responsibility shall be determined by these Conditions. If such provisions are found to be invalid such responsibility shall be determined by these Conditions. If such provisions are found to be invalid such responsibility shall be determined by these Conditions. If such provisions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions and the determined by these Conditions are found to be invalid such responsibility shall be determined by these Conditions are found to be

24. AIR CARRIAGE

24. Where the Company acts as a principal in respect of a carriage of Goods by air, the following notice is hereby given: If the carriage involves an ultimate destination or stop in a country other than the country of departure, the Montreal Convention may be applicable and the Convention governs and in most cases limits the liability of carries in respect of loss of or damage to Goods. Agreed stopping places are those places (other than the places of departure and destination) shown under requested routing and/or those places hown in carries' simitables as as checkled stopping places for the route. The address of the first carrier is the aipport

24.2 - Notwithstanding any other provision of these Conditions, where the Company acts as a principal in respect of a carriage of Goods by air, the Company's liability in respect of loss of or damage to such Goods shall be determined in accordance with the Montreal Convention.

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