SIF

STANDARD TRADING CONDITIONS SIFA NEW ZEALAND

PART I: GENERAL CONDITIONS

1. APPLICATION

all Services of the Company whether gratuitous or not are undertaken subject to these Conditions and wise and: • provisions of Part I shall apply to all Services.

(a) The provisions of Part I shall apply to all Services.
(b) The provisions of Part I shall any to all Services.
(c) The provisions of Part II shall only apply to the extent that the Services are provided by the Company as agents.
(c) The provisions of Part II shall only apply to the extent that such services are provided by the Company as principals
1.2 - Where a document is issued by or on behalf of the Company and bears the title of, or includes the words, shall of ladings (whether or not negotable) or sea or air waybills and provides that the Company contracts as carrier, the provisions set out in that document, if inconsistent with these Conditions, shall be paramount and prevail over these Conditions to the extent that such provisions are inconsistent built to further.
1.3 - Any variation, cancellation or waiver of these Conditions (or any of them) must be in writing signed by a Director of the Company, the outper adjuent and agrees to be bound by these Conditions and will be bound by these Conditions.
1.4 - Any instructions received by the Company from the Customer for the supply of Services shall constitute acknowledgement by the Customer for the supply of Services and/or any supply of goods shall also constitute authorisation for the Company to act on behalf of the Customer in accordance with these Conditions.

2. PROVISION OF SERVICES

es are provided by the Company as agents only, except in the following circumstances where the Company acts as

(a) where the Company performs any carriage, handling or storage of Goods, but only to the extent that the carriage is performed by the Company itself or its servants and the Goods are in the actual custody and control of the Company; or (b) where, prior to the commencement of the carriage of Goods, the Customer in writing demands from the Company particulars of

the identity, services or charges of persons instructed by the Company to perform part or all of the carriage, and the Company fails to give the particulars demanded within 28 days. However, for the purposes of this subclause, the Company shall only be deemed to give the particulars demanded within 28 days. However, for the purposes of this subclause, the Company shall only be deemed to be contracting as a principal in respect of that part of the cariage which the Company fails to give the particulars demanded; or (d) to the extent that the Company expressly agrees in writing to act as a principal, or (d) to the extent that the Company is held by a court of law to have acted as a principal. 2.2 - Without preudice to the generality of Clause 2.1; (a) the charging by the Company of a fixed price for any Services whatsoever shall not in itself determine or be evidence that the

(a) the charging by the Company of a fixed price for any Services whatsoever shall not in itself determine or be evidence that the Company is acting as an agent or a principal in respect of those Services.
(b) the supplying by the Company of its own or leased equipment shall not in itself determine or be evidence that the Company is acting as agent or a principal in respect of any carriage, handling or storage of Goods;
(c) the company acts as an agent where the Company procurse a bill of lading, sea or air waybill or other document evidencing a contract of carriage between a person, other than the Company, and the Customer or Owner;
(d) the Company acts as an agent and never as a principal when providing Services as a customs broker in respect of or relating to customs requirements, taxes, licenses, consultar documents, retrificates of origin, inspection, certificates and other similar services or when providing any other services whatsoever for or on behalf of the Customer.

3 DEFINITIONS

In these Conditions: (A) «Authority» means a duly constituted legal or administrative person, acting within its legal powers and exercising jurisdiction (A) where the second s within any nation, state, municipality, port or airport; (B) «Company» is SIFA NEW ZEALAND

(C) «Container» includes any container, flexitank, trailer, transportable tank, flat, pallet or any article of transport used to carry or (c) exclutance includes any container, iterataine, caller, caller,

(D) «Customers means any person at whose request or on whose behalf the Company provides a service;
(E) «Dangerous Goods includes goods which are or may become of a dangerous, inflammable, radio-active or damaging nature and goods likely to harbour or encourage vermin or other pests;
(F) «Force Majeure Events means any cause or causes beyond the control of the party whose performance is directly affected by it, including but not limited to war (declared or undeclared), rebellion, revolution, tumuits, policial disturbance, accident to wharf, accidents at works or wharf, at receivers' works or undeclared), rebellion, revolution, tumuits, policial disturbance, accident to wharf, accidents at works or wharf, at receivers' works or wharf, breakdown or stoppage of slury pipeline, transfer vessels, motor vehicles or any part of the works from which the Goods are suspiled to tradi stoppage of roads, rivers or channels, riot, insurrection, civil commotino, epidentics, quarantine, stitke, lockou, blockade, industrial disturbance, labour/industrial disputers or stoppage of miners, workmen, lightermen, tugboatmen or other hands essential to the working, carriage, delivery, shipment or discharge of the said Goods whether partial or general, interference of rade unions, act of God, fine, Boods, storm, tempest, volcanic eupion, earthquike, landisips, frost or sonv, bad weather, intervention of sanitary, customs, and/or other constituted authorities, act of government shall include, but is not limited to, the refusat log rant any necessary limpot or export lience.
(G) «Coods» includes goods, wares, merchandise, baggae, articles amdand chattels of any description, including namals or plants, money, documents, cargo and all other things or vlaue and any constaint or subpiled by or on behalf of the Company, in respect to fills of Lading signed at Brussels on 25th August 1924 as amended by the Visby Protocol signed at Brussels on 23rd February 1968 and the SDR Protocol signed at Brussels on 25th

(L) «Montreal Conventions means the Convention for the Unification of Certain Rules relating to International Carriage by Air, signed in Montreal Convention means the Convention for the Unification of Certain Rules relating to International Carriage by Air, signed in Montreal In 1999 (Montreal Convention) as applied by the Civil Aviation Act 1990; (M) «Owners 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 their behalf; (M) «Persone include individuel restruction for construction of Certain Rules and any other person who is or may become interested in the Goods and anyone acting on their behalf;

(N) «Person» includes individuals, partnerships, firms trusts, associates or any body or bodies corporate;

(O) «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
41 - The Customer warrants that it is either the Owner or the authorised agent of the Owner of the Goods and that it is authorised to accept and accept and accept shees Conditions, not only for itself, but also as agent for and on behalf of the Owner.
42 - The Customer warrants 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 Coods and all other matters relating thereto.
43 - The Customer warrants that the description and particulars of the Goods are complete and correct.
45 - The Customer warrants that the Goods are properly packed and labelled, except where the Company has accepted instructions in respect of packaging and/or labelling.
46 - The Customer warrants that the Goods are properly packed and labelled, except where the Company has accepted instructions in respect of packaging and/or labelling.

5. SPECIAL INSTRUCTIONS, GOODS AND SERVICES pany, or cause the Company to deal with or handle

If the Customer is in breach of Clause 5.1

(a) the Customer shall be liable for all loss or damage whatsoever caused by or to or in connection with the Goods howsoever

(b) the Customer shall defend, indemnify and hold harmless the Company against all penalties, claims, damages, costs and

expenses whatsoever arising in connection therewith; 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). For the purposes of this sub-clause, notice is not required to be given to any person of the intention to destroy or otherwise deal ith the Goods

Sal - If the Cuona. Sal - 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 destruyed or otherwise dealt with at the expense of the Customer or Owner.

5.4 - 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 packed or stuffed in the Container; and
(b) the Container's thermostatic controls have been properly set by the Customer.
5.5 - If the requirements of Clause 5.4 are not compiled with the Company shall not be liable for any loss of or damage to the Goods caused by such non-compliance.
6.4 - Unless agreed in writing use for any completion of the provisions of a document signed by the Contrainer of any statute, convention or contract as to the nature or value of any Goods or as to any special interest in delivery or to make any declaration as to specific stowage requirements of Clause provided for under the provisions of a document signed by the Company, instructions relating to the delivery or release of Goods against payment or against surrender of a particular document shall be in writing and the Company's latibility shall not exceed that provided for in arget of misdievy of Goods.
5.8 - Unless agreed in writing that the Goods shall depart by or arrive by a particular date, the Company accepts no responsibility for departure or arrival dates of Goods.

6. INSURANCE

Or INSORVINCE: Insurance of the Gods 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. In no circumstances will the Company have any liability whatsoever or howsoever for, arising from, or in any way connected with the adequacy or suitability of the Customer's insurance

7. GENERAL INDEMNITIES AND LIABILITIES OF THE CUSTOMER AND OWNER

7. CENERAL INDEMNITIES AND LIABILITIES OF THE CUSTOMER AND OWNER
7.1 The Customer and Owner shall defend, indemnify and hold harmless the Company against all liability, loss, damage, costs and expenses howsoever arising;
(a) from the nature of the Goods, other than to the extent caused by the Company's negligence,
(b) out of the Company acting in accordance with the Customer's or Owner's instructions, or
(c) from a breach of warranty or obligation by the Customer or arising from the negligence of the Customer or Owner.
7.2 Except to the extent caused by the Company's negligence, the Customer and Owner shall be liable for and shall defend, indemnify and hold harmless the Company's negligence, the Customer and Owner shall be liable for and shall defend, indemnify and hold harmless the Company's negligence, the Customer and Owner shall be liable for and shall defend, indemnify and hold harmless the Company's negligence, the Customer and Owner shall be liable for and shall defend, indemnify and hold harmless the Company's negligence, the Customer and Owner shall be liable for and shall defend, indemnify and hold harmless the Company in respect of all dusting taxis, taxes, imposts, levies, deposits and outlays whatsoever levied by any Authority and for all payments, fines, costs, expenses, loss and damage whatsoever incurred or sustained by the Company in connection therewith. in connection therewith. 7.3 - Advice and information

To connection therewild. 73 - Advice and information, in whatever form it may be given, is provided by the Company for the Customer only and the Customer shall defend, indemnify and hold harmless the Company for all liability, loss, damage, costs and expenses arising out of any other person relying on such advice or information. 7.4 - The Customer shall be liable for the loss, damage, contamination, soiling, delay detention or demurrage whether arising before,

during and after the Carriage of property of: (a) the Company (including, but not limited to, Containers);

(b) the Company's servants, sub-contractors or agents;
(c) independent contractors engaged by the Company for performance of part or all of the Services.

(d) any person; or (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 - Instructions 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 in instructions are received that the Goods are not to be delivered without payment, the Company accepts no liability if, upor delivery of the goods, payment is not made

8 SUBCONTRACTORS

8. SUBCONTRACTORS
8.1 - The Customer undertakes 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 Goods. If any such claim should nevertheless be made, the Customer undertakes to indemnify the Company against all consequences thereof.
8.2. Without prejudice to Clause 8.1, 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, to the extent of those provisions, does on only on its behalf, but as agent and trustee for such servants, sub-contractors and agents.
8.3 - The Customer shall defend, indemnify and hold harmless the Company risk mail claims, costs and demands whatsoever and by whomsoever made or preferred, in excess of the liability of the Company under these Continuous.
8.4 - Without prejudice to the clause 9, the indemnity referred to in Clause 8.3, shall cover all claims, costs and demands arising from or in connection with the negligence of the Company, its servants, sub-contractors and agents.
8.5 - In this Clause, sub-contractors includes direct and indirect sub-contractors and their respective employees, servants and agents.

agents.

9. CHARGES ETC.

9.1 - The Customer shall pay to the Company in cash, or as agreed, all sums immediately when due without deduction or deferment 9.2 When the Company is instructed to collect freight, duties, charges or other expenses from any person other than the Customer,

the Customer: (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 rson

such other person. 9.3 - On all accounts overdue to the Company, the Company shall be entitled without notice to charge default interest to be calculated at the rate 4 per cent above the base interest rate of the Company's bank applicable during the periods that such amounts are overdue for the period from the due date until the date of payment in full. 9.4 - The Customer shall be liable for and pay 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 result of the Company relying upon the description and particulars provided by the Customer or by reason of any illegal, incorrect or insufficient marking, numbering or addressing of the Conds 9.5 - The charging by the Company of a fixed price for any Services whatsoever shall not in itself determine or be evide

9.5 - The charging by the Company of a fixed price for any Services whatsoever shall not in itself determine or be evidence that the Company is acting as an agent or a principal in respect of those services. The Company shall under no circumstances be precluded from raising a debit in respect of any fee or disbursements lawfully due to it, notwithstanding that a previous debit or debits (sherther excluding or partly including the items now sought to be charged) had been raised and whether or not any notice was given that runter debits were to follow. Where any amount charged by the Company is actived as excited as a diverse to the services. The company shere to the services of these any amount charged by the Company is described as a disbursement (or similar expression), such amount will include the forwarder's handling and administration fee in respect of the same and the fee is not required to be separately disclosed.
9.6 - The Customer acknowledges that the Company has a pecuniary interest in all contracts entered into by the forwarder as its agent in terms of these Conditions and agrees that the Company may receive and retain all broherages, commissions, allowances and other remunerations paid by the other partly to the contract and customarily retained by or paid to forwarding agents, in addition to the charges and expenses invoiced to the Customer, and need not disclose to the Customer the nature or amount thereof. The Company may receive additional free accordingly.

e) and charge additional fees accordingly. Unless otherwise stated, all charges quoted are exclusive of Goods and Services Tax (GST).

10. LIBERTIES AND RIGHTS OF THE COMPANY

e agreed in writing, the Company shall be entitled to enter into contracts on behalf of itself or the Customer ithout notice to the Customer

(a) for the carriege of Goods by an youte, means or person, (b) for the carriage of Goods by an youte, means or person, (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 carriage or storage of Go age of Goods in containers or with other goods of whatever natu

(d) for the carriage or storage of Coods in containers or with other goods of whatever nature, (e) for the performance of its com obligations, and to do such acts as the Company reasonably considers may be necessary or incidental to the performance of its 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 Goods shall cease on the delivery or other disposition of the Goods in accordance with such orders or recommendations.

such orders or recommendations. 10.4 - The Company shall be entitled (but under no obligation) at any time and from time to time to inspect the Goods and for th purpose to open or remove any Containers. 10.5 - If at any time the Company reasonably considers that the carriage of the Goods should not be undertaken or continued or or continued after effecting any necessary incidental Matters or incurring additional expense or risk, the Company shall be entitled

Page 1/2

Mars 2019

* www.sifalogistics.com

(a) abandon the carriage of such cargo or to effect such additional Incidental Matters and incur such additional expense, as may be reasonably necessary in order to enable the carriage to be effected or further effected, and
 (b) be reimbursed by the Custome for the cost of all such additional Incidental Matters and all such additional expense incurred.
 (a) C6 - If the Company (or any person whose services the Company makes use of) considers:
 (a) the performance of the Company's obligations are likely to be affected by any hindrance, risk, delay, difficulty or disadvantage whatsoever; and
 (b) the indrance, risk, delay, difficulty or disadvantage cannot be avoided by reasonable endeavours of the Company or such other person.

(b) the hindrance, risk, delay, difficulty or disadvantage cannot be avoided by reasonable endeavours of the Company or such other person, the Company may (upon giving notice in writing to the Customer or Owner) 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 deems safe and convenient.
10.7 - The notice in writing referred to in Clause IO.6 is not required where it is not reasonably possible to give such notice.
10.8 - Where the Company excretises its rights and obligations under Clause IO.6, responsibility and liability of the Company in respect of the Company (or any person whose services the Company and the company is entitled to call upon the Customer or Owner to take delivery of the Goods at a designated time and place and delivery of the Goods at any place timere.
10.9 - Where the Company cannot be clouds at any place the Company or such other person) shall be entitled to store the Goods in the pane or under cannot be company or such other company is any part thereof.

the open or under cover at the sole risk and expense of the Customer. 10.10 - Notwithstanding Clauses 10.6 to 10.9, the Company shall be entitled (but under no obligation) without any responsibility or

liability to the Customer and Owner, to sell or dispose of (a) all Goods which the Company considers cannot be delivered as instructed, but only upon giving 2I days notice in writing to

e Customer, and (b) without notice, Goods which have perished, deteriorated or altered, or are in immediate prospect of doing so in a manner hich has caused (or may be reasonably expected to cause) loss or damage to any person or property or to contra

10.11 - Where the Company sells or disposes of Goods pursuant to Clause 10.10 the Customer shall be responsible for any costs and

s of the sale or dist

expenses to the sale of unspoar. 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 forwarders without notice to the Customer. 10.13 - The Company shall have the right to enforce against the Owner and the Customer jointly and severally any liability of the Customer under these Conditions or to recover from them any sums to be paid by the Customer which upon demand have not

11. CONTAINERS

 II. CONTAINERS
 III. If a Container has not been packed or stuffed by the Company, the Company shall not be liable for loss of or damage to the contents 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 of defective condition of the Container, provided that where the Container has been supplied by or on behalf of the Company in the 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 reasonabile 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 Company has e Container

11.2 - The Customer shall defend, indemnify and hold harmless the Company against all liability, loss, damage, costs and expenses arising from one or more of the matters referred to in Clause II.1.

II.3 - 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. 11.4 - The Customer agrees to indemnify and keep 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.

12. GENERAL LIABILITY

wided in these Conditions, the Company shall not be liable for any loss or damage whatso

(a) the act or omission of the Customer or Owner or any person acting on their behalf,
(b) compliance with the instructions given to the Company by the Customer, Owner or any other person acting on their behalf,
(c) is sufficiency of the packing or labeling of the Coods, except where such service has been provided as a Service by the Company,
(d) handling, laading, stowage or unloading of the Coods, except where such service has been provided as a Service by the Company,
(e) inherent vice of the Goods,
(f) nots, civil commotions, striftes, lochouts, stoppage or restraint of labour from whatsoever cause,
(g) fire, fload, storm, explosion or theft,
(h) any Force Majeure Event, or
(i) any ofter cause which the Company shall not be liable for loss or damage howsoever caused (whether or not direct, indirect or consequential) to property other than the Coods themselves and shall not be liable for any pure economic loss or loss of profit (or similar claim), delay or deviation howsoever arising.

13. LIMITS OF LIABILITY

wise provided by these Conditions, the liability of the Company, howsoever arising, shall not exceed 13.1 - Except in so far as other the following (a) in respect of all claims other than those subject to the provisions of Clause 14.3 whichever is the lesser of:

(i) the value of, or

(ii) the equivalent of US\$2.00 per gross kilogram in the currency of the loss or damage, (the exchange rate to apply being the rate (ii) the equivalent or US2-LOU per gross magain in the carrier of a basis of the equivalent or US2-LOU per gross magain in the carrier of a basis of the equivalent of the Goods lost, damaged, misdirected, misdelivered or in respect of which a claim arises.
 (b) in respect of claims for delay where not excluded by the provisions of these Conditions, the amount of the Company's charges

ct of the Goods delaved 13.2 - The limitation of liability referred to in Clause 13.1 shall apply notwithstanding that the cause of the loss or damage is

unexplained. B33 - If agreed in writing prior to receipt of the Goods, the Company may accept liability in excess of the limits set out in these Conditions upon the Customer agreeing to pay the Company's additional charges for accepting such increased liability. Details of the Company's additional charges will be provided upon request. B43 - The value of the goods shall be calculated by reference to the invoice value of the Coods plus freight and insurance if paid. B45 - The value of the goods shall be calculated by reference to the invoice value of the Coods plus freight and insurance if paid. B45 - The value of time when they were delivered to the Customer or Owner or should have beens od elivered. The value of the Goods shall be fixed according to the current market price, or, if there be no commodity exchange price or current market price, by reference to the normal value of goods of the same hind and quality. B46 - Unless agreed in writing prior to receipt, the Company will not accept or deal with bullion, coin, precious stone, jewellery, antiques, works of art or other valuable Coods. Should any Customer nevertheless deliver any such Goods to the Company or cause the Company to handle or deal with any such Goods tort than in accordance with prior written agreement, the Company shall be under no liability whatsoever for or in connection with such Goods howsoever arising.

14. NOTICE OF LOSS, TIME BAR

14.1 The Company shall be discussed 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 14.2, or within a reasonable time after that date if the Customer proves that it was impossible to so notify, and (b) suit is brought in the proper forum and written notice thereof received by the Company within 9 months after the date specified Clause 14.2

14.2 - For the purposes of Clause 14.1, 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 delivered,

(c) in any other case, the event giving rise to the claim.

15. GENERAL AVERAGE

E Customer shall defend, indemnify and hold harmless the Company in respect of any claims of a General Average naticulary any claims or demands for General Average security which may be made on the Company, and the Customer sittlivith provide such security as may be required by the Company in this connection.

16. MISCELLANEOUS

16.1 - 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 16.2 - 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 or howsever otherwise founded. **163** - Legislation (a) If these Conditions are held to be subject to the laws of New Zealand then these Conditions shall continue to apply and shall be void only to the extent that they are inconsistent with or repugnant to those laws and no further. (b) If any other legislation is compulsionily 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 construed as a surrender by the Company of any of its rights or immunities or as an increase of any of its responsibilities or liabilities under such legislation and if any part of these Conditions is held to be requeparant to such legislation to any extent such part shall as regards such business be over-ilden to that extent and no further.

that extent and no further. 16.4 - Headings Headings of clauses or groups of clauses in these Conditions are for indicative purposes only. 17. COVENINC LAW AND JURISDICTION These Conditions and any claim or dispute arising out of or in connection with the services of the Company shall be subject to the laws of New Zealand and any such claim or dispute shall be determined by the Courts of New Zealand and no other Court, to the laws of New Zealand and any such claim or dispute shall be determined by the Courts of New Zealand and no other Court, to the jurisdiction of which the Customer, by accepting any Services or Incidental Services from the Company, irrevocably submits.

PART II: COMPANY AS AGENT

18. SPECIAL LIABILITY AND INDEMNITY CONDITIONS

18.1 - 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 Goods 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.

racts on the Customer's behalf and

are established between the Customer and such third parties. 182 - The Company shall not be liable for the acts and omissions of third parties referred to in Clause 181. 183 - 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 all respects notwithstanding any departure from the Customer's instructions. 184 - Except to the extent caused by the Company's negligence, the Customer shall defend, indemnify and hold harmless the Customer's requirements in accordance with Clause 181.

19. CHOICE OF RATES

Where there is a choice of rates according to the extent or degree of liability assumed by persons carrying, storing, or ha Goods, no declaration of value (where available) will be made by the Company unless previously agreed in writing be Customer and the Company.

PART III: COMPANY AS PRINCIPAL

20. SPECIAL LIABILITY CONDITIONS

20.1 - 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 liable for the loss of or damage to the Coosd occurring from the time that the Coosd are taken into its charge until the time of delivery.

20.2 - 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 arose or was caused whilst the Goods were in the care

ody of the sub-contractor

the Company shall have the full benefit of all rights, limitations and exclusions of liability available to the sub-cont contract between the Company and the sub-contractor and in any law, statute or regulation and the liability of the Co

bit casoly of the sub-contractor,
the Company shall have the full benefit of all rights, limitations and exclusions of liability available to the sub-contractor in the contract between the Company and the sub-contractor and in any law, statute or regulation and the liability of the Company shall not exceed the amount recovered, if any, by the Company form the sub-contractor.
20.3 - Notwithstanding other provisions in these Conditions, if it can be proved where the loss of or damage to the Goods occurred, the Company is liability shall be determined by the provisions contained in any international convention or national law, the provisions of which:
(a) cannot be departed from by private contract, to the detirminent of the claimant; and
(b) would have applied if the claimant had made a separate and direct contract with the actual provider of the particular service in respect of that service or stage of carriage where the loss or damage occurred and received as evidence thereof any particular service as eas or on inland waterways and the provisions of Clauses 212 do not apply, the Company's famility shall be determined by the Hague-Visby Rules. Reference in the Hague-Visby Rules to carriage by sea shall be construed excordingly.
20.5 - Notwithstanding the provisions of Clauses 212, 213 and 214 but subject to clause 215. If the loss of or damage to the Goods occurred, take at the showing charactery visby Rules. Reference in the Hague-Visby Rules to carriage by subject to clause 215. If the loss of or damage to the Goods occurred, take as on on inland waterways, and the Owner, Charterer or operator of the carrying vessel is entitled to limit its liability at law and establishes a limited fund, the liability of the Company shall be construed accordingly.
20.6 - In the event of any inconsistency between these Conditions and the conditions of any bill of lading or air waybill issued by

anocaece up the votors. 20.6 - In the event of any inconsistency between these Conditions and the conditions of any bill of lading or air waybill issued by or on behalf of the Company as principal, the conditions of any such bill of Lading or sea waybill or air waybill shall prevail to the extent of such inconsistency but no further.

21. BOTH-TO-BLAME COLLISION CLAUSE

The Both-to-Blame Collision Clause as recommended by BIMCO as at the time of the provision of Services is incorporated into and forms part of these Conditions.

22. USA AND/OR CANADA AND ADDITIONAL RESPONSIBILITY CLAUSE

22. 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 proceer transportation by carriers (one or more) and such transportation shall be subject to such carrier's contracts and tariffs and any law compulsorily applicable. The Company guarantees the fulfilment of such carrier's obligations under their contracts and tariffs. 22.1 - If and the extent that the provisions of the Harter Act of the USA 1093 would otherwise be compulsorily applicable 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 to be or have been carried, the Company's responsibility shall instead be determined by these Conditions. If such provisions are found to be invalid such responsibility shall be determined by the provision in the Carriage of Goods by Sea Act of the USA Approved 1936. 23.2 - If and to the extent that the provisions of the Maritime Transport Act 1994 or regulations made pursuant to the Maritime Transport Act 1994 (as amended from time to time) would otherwise be compulsorily applicable to regulate the Company's 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 the provisions of the Said Maritime Transport Act 1994. 23.4 - If the Hamburg Rules shold be held to be compulsorily applicable to any carriage of goods by sea undertaken by the Company as principal, these Conditions shall be tered subject to the provisions of the Hamburg Rules and any term of these conditions that is repugnant to the Hamburg Rules shall be void to the extent of such repugnancy but no further.

23. AIR CARRIAGE

231. 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 carriers 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 shown in carrier's timetables as scheduled stopping places for the route. The address of the first carrier airport of departure.

23.2 - Nowithstanding 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

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