Janel Group, Inc.

BILL OF LADING

OTI No. 014662NF

SHIPPER (Principal or Seller -Licensee and Address)					В	BOOKING NUMBER					
					EX	EXPORT REFERENCES					
CONSIGNEE (Non-Negotiable unless consigned to order)					FC	FORWARDING AGENT (References)					
					P	POINT AND COUNTRY OF ORIGIN					
NOTIFY PARTY/INTERMEDIATE CONSIGNEE (Name and Address)						ROUTING INSTRUCTIONS DELIVERY AGENT:					
PIER											
EXPORT CARRIER (Vessel, Voyage A, Flag) PORT OF LOA			ADING			TO OBTAIN DELIVERY CONTACT					
PORT OF DISCHARGE FOR TRANS-			SHIPMENT TO								
MARKS AND NUMBERS	NO. OF PKGS. DESCRIPTION OF PA (Particulars Furn										
FREIGHT RATES. CHARGES, WEIGHTS ANID/OR MEASUREMENTS SUBJECT TO CORRECTION						RECEIVED BY CARRIER. The goods, or the containers, Vans, trailer units or other packages said to contain the goods herein mentioned				entioned, in ap	parent
	PREPAID		COI	delivered to transshipped herein p		tion unless otherwise indicated to be transported and provided. The receipt custody, carriage delivery and ubject to the terms appearing on the face and					
							back hereof, as well as the provisions contained in the filed freight tariff. In witness whereof the carder by its agent has signed 3 bills of lading, all of the				
						same tenor and date, one of which being accomplished, the others					u.
					Date						
					By – Agent f	or the Carrier					
					B/L No.	Month		Day	Year		
	To										

TERMS AND CONDITIONS

"Vessel" means the intended Ocean Vessel named on the wester means the intended Ocean Vessel named on the front hereof and any vessel, craft, lighter or other means of conveyance which is or shall be substituted in whole or in part by the Carrier and also includes any other Vessels onto which Goods may be loaded for the purpose of being transported thereon in furtherance of the carriage covered by this Bill of Lading or any part threoty.

"Carrier" means Janel Group, Inc.,

"Merchant" includes any Person who at any time, in relation to the Goods, has been or becomes the shipper, consignor, consigner, exporter, importer, the holder of the Bill of Lading and/or the receiver or the owner of the Goods, any person entitled to possession of the Goods, any Person having a present or future interest in the Goods or any Person acting on behalf of any of the above-mentioned Persons, including a Person acting on behalf of any of the above-mentioned Persons, including a Person acting on behalf of any of the above-mentioned Person, including a Person acting on behalf of

Container* includes container, flat, pallet and any other receptacle for Goods (excluding a ship, a rail or road vehicle or an aircraft but including a trailer towed or intended to be towed by a road vehicle) supplied or intended to be supplied by or on behalf of the carrier or the carriage of cargo.

"Charges" includes freight, demurrage, and all expenses ary obligations incurred and payable by the Merchant.

"Package" is the largest individual unit of partially or completely covered or contained cargo made up by or for the Merchant which is delivered and entrusted to Carrier, including palletized units and each container packed and sealed by the Merchant or on its behalf, although the Merchant may have furnished a description of the contents of such sealed container(s) on this bill of lading.

"Place of Receipt", "Intended Port of Loading",
"Intended Port of Discharge" and "In tended Place of Delivery", means
respectively the place of receipt, port of loading (ocean vessel), port of discharge (ocean vessel) and place of delivery nominated on the front hereof.

The term "Goods" means the whole or any part of the cargo described on the fact of this Bill of Lading and, if the cargo is packed into container(s) supplied or furnished by or on behalf of the Merchant, includes the container(s) as well.

includes the container(s) as well.

2. CLAUSE PARAMOUNT:

A. To and From mon-United States Ports. As far as this Bill of Lading overs.

A. To and From mon-United States Ports. As far as this Bill of Lading overs.

A. To and From mon-United States Ports. As far as this Bill of Lading stall have effect subject to an aftern one-United States ports by the Carrier and any Participating, Carrier, the Contract evidenced in this Bill of Lading stall have effect subject to the Hague-Visby Rules if and as cancaced in the country of shipment and any legislation making those Rules compulsorily applicable to his Bill of Lading contract. When no such enactment is in force in the output of shipment, the Hague-Visby Rules will apply. The Hague-Visby Rules will apply. The Hague-Visby Rules shall also apply to the Carrier of Participating Carrier. The Hague-Visby Rules shall also apply to the Carrier of Goods by handa waterways and reference to carriage by sea in such Rules or legislation shall be deemed to include R. To ar From Inteled States Ports. If the Carriers called for in his Bill of

B. To or From United States Ports. If the Carriage called for in this Bill of B. To or From United States Ports. If the Carriage called for in this Bill of Lading is a shipment to or from the United States, the liability of the Carrier shall be exclusively determined pursant to COGSA; the Pomerene Act [4] No. CS, 280101 et so. [4] for both export and import cargo moving tofrom the United States; and Article 7-301 of the Uniform Commerce Act [4] to the Commerce Act [4] Commerce Act [4]

throughout the emire time the Goods are in the actual custody of the Carrier or Participating Carrier.

C. Other Applicable Laws. The Carrier shall be entitled to (and nothing in this Bill of Lading shall operate to deprive or limit such entitlement) the full benefit of, and rights to, all limitation of and exclusions from liability and all rights conferred or authorized by any applicable law, statute or regulation of any country (including, but not limited to, where applicable any provisions or America and amendments thereto and where applicable any provisions of the laws of the United States of America) and without prejudice to the generality of the foregoing also any law, statute of regulation available to the Owner of the vessel on which the Goods are carriers.

National Control of the Control of t there is no invoice when on the Coulomb of any size in movies is no home toe, che compensation shall be calculated by reference to the value of such Goods the place and time they are delivered or should have been delivered to the ferchant. The value of the Goods shall be fixed according to the current tarket price, by reference to the normal value of goods of the same kind and/or quality

IF NO LIMITATION AMOUNT IS APPLICABLE UNDER ANY OF THE ABOVE RULES OR LEGISLATION, THE LIMITATION US\$500 PER PACKAGE OR CUSTOMARY UNIT.

USS500 PER PACKAGE OR CUSTOMARY UNIT.

4. CARRIER'S RESPONSIBILITY:
A. PORT TO PORT SHIPMENT: Except as otherwise provided herein, the Carrier's responsibility for Goods shall commence at the time when such Goods as cold-stored to the control of the control of the control of the Carrier's responsibility for Goods shall commence at the time when such Goods are cleiwered by or on health of the Carrier at the intended Port of Discharge. Notwithstanding the above where the Space(s) entitled "Place of Delivery" on the face hereof are completed, the contract contained in or evidenced by this Bill of Lading is for through the contract contained in or evidenced by this Bill of Lading is for through the contract contained in or evidenced by this Bill of Lading is for through the place of Delivery so named (if any). The Merchant constitutes the Place of Delivery so named (if any). The Merchant constitutes the Place of Delivery so named (if any). The Merchant constitutes for tramport, sorage, handling or any other services in expect of the Goods prior to loading and subsequent to discharge of the Goods from the vessel whose transport, sorage, handling or any other services in expect of the Goods prior to loading and subsequent to discharge of the Goods from the vessel whose transport, sorage, handling or or omission whatsoever on the part of the Carrier or others and the Carrier may as such agent, enter into contracts with other on any terms whatsoever including terms less favorable than the terms in this Bill of Lading.

E. COMBINED TRANSPORT:

and/or tariffs, if any.

(2) Except as otherwise provided in this Bill of Lading, the Carrier shall be liable for loss of or damage to the Goods occurring from the time that the Goods are taken into his charge until the time of delivery to the extent set out below:

Where the stage of Carriage where the loss or damage occurred cannot be

(i) Where the Bagg or carring where the mosts of unings or charges growing a processing processing the Carrier shall be entitled to rely upon all exclusions of liability under the rules or legislation that would have applied under 2(A)(B)) above had the loss for flamings or control at sea or, if there was no carriage by sea, under the legal (B) WWG CGGG (A) above, the Carrier is not label in respect of some of the factors causing the loss or damage, it shall only be liable to the extent that those factors for which it is liable have contributed to the loss or damage. (c) Where the Hague Rolles (or any legislation applying such rules or Hague-Vishy Ruless such as COGAS) is not computerorly applicable the Carrier's liability shall not exceed US \$2.00 per kilo of the gross weight of the Carrier's liability shall not exceed US \$2.00 per kilo of the gross weight of the Goods lost damaged or in research of which the claim arises or the value of

Carrier s naminy sain in exceed to 3 x200 pet kn0 or ine gross weight or ine specification. Goods lost, damaged or in respect of which the claim arises or the value of such Goods, whichever is the lesser.

(d) The value of the Goods shall be determined according to the commodity exchange price at the place and time of delivery to the Merchant or at the place and time when they should have been so delivered, or, if there is no

such price, according to the current market price be reference to the normal value of the Goods of the same kind and quality, at such place and time.

(ii) Where the stage of Carriage where the loss or damage occurred can be

(a) The liability of the Carrier shall be determined by the provisions and in any international convention of national law of the country which

ons,

A. cannot be departed from by private contract to the detriment of the

A. cannot be departed from oy private contacts to ton-examines to suffered and Merchant B. would have applied if the Merchant had made a separate and direct contract with the Carrier in respect of the particular stage of Carriage where the loss or damage occurred and had received as evidence thereof any particular contract the second of the contract that the contract th

ge of the transport.

AD VALOREM DECLARED VALUE OF PACKAGES OR IPPING UNIT: The Carrier's liability may be increased to binder. D. AD VALOREM DECLARED VALUE OF PACKAGES OR SHIPPING UNIT: The Carrier's liability may be increased to higher value by a declaration in writing of the value of the Goods by the Merchant upon delivery to the Carrier of the Goods for shipment. Such higher value being inserted on the front of this Bill of Lading in the space provided for and, if required of the Carrier's this Bill pair in such case; if the actual value of the to be the declared value and the Carrier's liability, if any, shall not exceed the declared value and any partial loss of damage shall be adjusted pro rata on the basis of such declared value.
E. RUST, ETC: It is agreed that superficial rust, oxidation or any like condition due to moisture is not a condition of damage but is inherent to the nature of the Goods and acknowledgement of receipt of the Goods in apparent good order and condition is not a representation that such conditions of rust, oxidation or the like did not exist on receipt.

good order and condition is not a representation that such consumons or use, oxidation or the like did not exist on receipt.

F. NOTICE OF LOSS OR DAMAGE: The Carrier shall be deemed prima facic to have delivered the Goods as described in this Bill of Lading unless notice of loss or damage to the Goods indicating the general nature of such loss or damage shall have been given in writing to the Carrier or to his representative at the place of delivery before or at the time of removal of the Goods into the catedy of the person entitled to delivery thereof under this Bill of Lading or, if the loss or damage is not apparent within three consecutive

5. REFRIGERATED CARGO: Goods of a perishable nature shall be carried in ordinary containers without special protection, services or other measures unless there is noted on the reverse is dof this Bill Of Lading that the goods will be carried in a refrigerated, beated, electrically ventilated or otherwise specially equipped container or are to receive special altention in any way. Carrier shall not be liable for any loss of or damage to Goods in a special hold or container arising from latent defects, derangement, breakdown, or stoppage of the refrigeration ventilation or heating machinery, insulation, ship plant, or before or at the beginning of the Carriage exercise de diligence to maintain the special hold of Container in an efficient state. Merchant undertakes not to tender for transportation any goods which require temperature control without previously giving written notice of their nature and the required temperature setting of the thermostatic controls before receipt of the goods by Carrier, in the case of a temperature controlled Container stuffed by or on behalf of the Merchant, Merchant further undertakes that the Container has been properly pre-coded, that the Goods have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and that its thermostatic controls have been properly stuffed in the Container, and t 5. REFRIGERATED CARGO: Goods of a perishable nature shall be carried

A CARGO STOWED IN CONTAINERS BY MERCHANTS: The Carrier shall not be responsible for the safe and proper stowing of cargo in containers in such containers are loaded with cargo by Merchant, consolidator or indual carrier, and no responsibility shall attach to the Carrier for any loss or damage caused to contents by shifting, overloading or improper packing of the container. Containers loaded by the Merchant or their agent shall be properly sealed and the seal identification reference, as well as the container reference, shall be shown herein. The merchant, consolidator or inhand carrier shall impect containers before loading them and loading of the containers shall be prima facie evidence that the containers were sound and suitable for use. The containers was a seal of the containers shall be prima facie evidence that the containers were sound and suitable for use, any time without notice to Merchant, and expenses resulting from such inspections, shall be bome by Merchant. Merchant warrants that the stowage and seals of the containers as well and proper and satishe for handling and carriage and indemnifies Carrier for any injury, loss or damage caused by breach of this warranty. The Carrier will not be label in any event for the particulars furnished by the Merchant as shown on the face of this Bill of Lading. This Bill of Lading, are receipt only for the number of containers, packages on pieces that the substance of the containers and under no circumstances shall the Bill of Lading be prima face evidence of the number of packages or pieces if the Carrier has loaded the containers and under no circumstances shall the Bill of Lading be prima face evidence of the number of packages or pieces if the Carrier has loaded the containers and under no circumstances shall the Bill of Lading be prima face evidence of the number of packages or pieces in the containers are delivered by Carrier with the seals intact.

The Merchant shall defend, indemnify and hold harmless particulars furnished by the Merchant. Delivery shall 6. CARGO STOWED IN CONTAINERS BY MERCHANTS: The Carrie

7. OPTIONS OF THE CARRIER:

7. OPTIONS OF THE CARRIER:

A. Subcontracting: The Carrier shall be entitled to subcontract on any terms to whole or any part of the handling, storage or carriage of the Goods and any and all duties whatsoever undertaken by the Carrier in relation to the Goods. The Merchant shall defend, indemnify and hold harmless the Carrier against any claims, which may be made upon the Carrier by any servant, agent or made by the Merchant. The provisions of COGSA or its applicable foreign equivalent at point of origin or destination shall apply by agreement of the parties to all agents, contractors, and subcontractors, including but not limited to, draymen, truckers, and stevedores, prior to the loading of and after the including of the cargo. Without prejudice to the foregoing, every such servant, agent and subcontractors shall be entitled to the same rights, exceptions, elements, elements, imitations of liability, privileges and conditions granted or provided by this Bill of Lading, uniff or stante, including equivalent, to which Carrier is entitled and for the benefit of the Carrier as if such provisions were expressly for their benefit, and in entering into this contract the Carrier, to the extent of these provisions, does so not only on his own behalf but also as agent and trustee for such servants, agents and to and for the benefit of the Carrier; to election supplyses of the Carrier and the agents, officers and crustom of the waste date of the Carrier and the agents, officers and crustom of the waste date of the Carrier and the agents, officers and crustom of the waste date of the Carrier is entities performing services in connection with the Goods as agents or contractors of the Carrier including, without limitation, of the carrier and the agents, officers and crustom of the waste date of the form of the carrier and the agents of the carrier including, without limitation of the carrier and the agents of the carrier including, without limitation and the substantiations. The above shall all agents and the provise in c

ite and Tran-shipment: The Carrier may at anytime and without not to this contract.

B. Route and Tran-shipment: The Carrier may at anytime and without notice to the Merchant, use any means of transport or storage in any reasonable means and by any reasonable means, methods and routes, including but not many any reasonable means, methods and routes, including but not any vessel, whether named on the front herord or not; transfer the Grods from any vessel, whether named on the front herord or not; transfer the Grods from one conveyance to another, including transshipping or carrying the same on another vessel than that named on the front herord or by any other means of unsport whatsoever, at any place unpush can be rounced codos which have been suffed in or on a Container and forward the same in any manner whatsoever, proceed at any speed and by any route in Carrier's discretion (whether or not the nearest, direct, customary, advertised, or published route) and proceed to or say at any place whatsoever once or more often and in any order; load or say at any place whatsoever once or more often and in any order; load or is a port named on the front herord as the intended Port of Loading or intended Port of Discharge; comply with any orders or recommendations given by any government, authority, or having under the terms of a behalf of such government or authority, or having under the terms of the insurance on the conveyance employed by the Carrier, the right to give orders or directions; permit the vessel to proceed with or without pilots, save or attempt to save life or property, adjust navigational instruments, make trial trips, go to repair yards, shift berths, take in fuel or stores, embark or disembark any persons to tow or be towed, or to be dry-docked; permit the vessel to carry livestock, Goods of all kinds, dangerous or otherwise, contraband, explosives, munitions or warlike stores, and sail armed or unarmed. These liberties may be invoked by the Carrier (without notice to the Merchand), either with or with the goods on board, for any purposes whatsoever, whether or not connected with the Carriage of the Goods. Any act involving delays resulting from such activities shall not be deemed a deviation of whatsoever nature or degree.

C. Conditions affecting Performance:

(1) Carrier shall use reasonable endeavors to complete transport and to deliver the goods at the place designated for delivery. If at any time the performance of this contract as evidenced by his Bill of Lading in the opinion of Carrier is or will be affected by any hindrance, risk, dealy, nigury difficulty or disadvantage of any kind including strike and if by virtue of the above it has rendered or is likely to render it in any way unsage, impracticable, and the contract, Carrier, whether or not the transport is commenced, may without notice to Merchant elect to:

treat the performance of this contract.

treat the performance of this contract as terminated, abandon the Carriage of the Goods and place the goods, or any part of them, at Merchant' disposal at any place which the Carrier shall deem safe and convenient, whereupon the responsibility of the Carrier in respect of such Goods shall cease; or

teem sate and convention, wheregoin the responsionally on the Carte in represent of such Good shall ceases or continue the Cartiage and deliver the goods at the place of delivery. In any event, Carrier shall be entitled to full reight for any goods received for transportation and additional compensation for extra costs resulting from the circumstances referred to above. (2) If, after storage, discharge, or any actions taken above, Carrier makes arrangements to store and/or forward the goods, it is agreed that be shall do so only as agent for and at the sole risk and expense of Merchant without any liability whatsoever in respect of such agency. Merchant shall crimbure Carrier forthwith upon demand for all extra freight charges and delay or expense to the Shp, and Carrier shall have a lieu tupon the goods to

ceasy or expense to the Snp, and carrier snair nave a new upon the goods to that extent.

(3) In the stream of the that extent.
(3)
include, but shall no

navigation or carriage.

In this Article, sall have liberty to comply with order, discretions, regulations or suggestions as to navigation or the carriage or handling of the goods or the ship of the goods or the ship of the goods or the ship or the properties of the properties of the properties of the goods or the ship or boxoscere given by any actual or purported government or public authority, or by any committee or person having under the terms of any insurance on the Ship, the right to give such order, direction, regulation, or suggestion. If by reason of andor in compliance with any such order, direction, regulation, or suggestion. If by reason of andor in compliance with any such order, direction, regulation, or suggestion, sulping is done or is not done the same shall be deemed to be included within the contractual carriage and shall not be a deviation.

Deviation of the Contracted Obl. Carrier's officers, directors, or agestion, anything is done or is not done the same directors, or suggestion, anything is done or is not done the same factors. In the carrier already in containers or the Carrier's instructed to provide a Container, in the backenes of a written request to the contracy, the Carrier is not under an obligation to provide a Container of any particular type or quality. Goods may be suffied by the Carrier and may be suffied by the Carrier and the sufficient of the Carrier is not under an obligation to provide a Container, to the contract, the Condition, the contract of the Carrier is not control of Merchant.

F. On Deck Storage: Containers or equipment during handling by or when in possession or control of Merchant.

F. On Deck Storage: Containers, whether goods therein he stowed by the Carrier's containers or equipment during handling by or when in possession or control of Merchant.

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F. On Deck Storage: Containers, whether go

8 COVERNMENT DIRECTIONS FTC - The Carrier Master and Vesse

8. GOVERNMENT DIRECTIONS, ETC.: The Carrier, Master and Veschalla have liberty to comply with any orders or directions as to loading, departure, arrival, rouse, but of call, stoppages, discharge, destinating, departure, arrival, rouse, but of call, stoppages, discharge, destinating, departure, arrival, rouse, but of call, stoppages, discharge, destination of department thereof or any person acting or purporting to act with the authority of such government or of any department thereof, or by any committee or person having, under the terms of war risk insurance on the Vessel, the right to give such orders or directions shall be a fulfillment of the contract voyage. In a didition to all other liberties berein, the Carrier shall have the right to withhold delivery of, reship to, deposit or discharge the goods at any place whatsoever, surrender or dispose of the goods or permit inspection or other control in accordance with any direction, condition or agreement imposed upon or extracted from the carrier by any government or department thereof or any person purporting to act with the authority or either of them, In any of the above circumstances, the Goods shall be solely at their risk and expense and all respenses and charges so incurred shall be payable by the cargo owner or consigne and shall be a lien on the goods.

expense and all expenses and charges so incurred shall be payable by the cargo owner or consignee and shall be a lien on the goods.

9. MERCHANTS RESPONSIBILITY: Merchants and their agents shall be jointly and severally liable to carrier for any loss of damage to containers of the control o

Merchant shant detend, intertuning and not a more dearning and look and the carrier against any loss or damage to the vessel or cargo or to any persons or property caused by inflammable, explosive or dangerous goods, shipped with out full disclosure of their nature, whether such Merchant be principal or agent and such Goods so shipped may be thrown overboard or destroyed at any time without compensation

10. WARRANTY: Merchant warrants that in agreeing to the terms hereof it or its agent has the authority of the person owning or entitled to the possession of the Goods or any person who has a present or future interest in the Goods.

11. FREIGHT AND CHARGES:

IL FREIGHT AND CHARGES.

A Pen-pail freight, whether senably paid or not, shall be carned upon receipt. Payment shall be in full and in each without any offset, counterchim, debuction or stay of execution, in the currency named in this Bill of Lading, or another currency at Carrier's option. Interest at 12% shall run from the date when freight and charges are due. If the services of a freight forwarder are used for this transportation, those services shall be deemed to be performed as agent of the transportation, those services shall be deemed to be performed as agent of the collection or action against Merchant for monies do to a narry referral freight shall be paid on damaged or unsound goods. In any referral for collection or action against Merchant for monies due to Carrier, upon linguistic, including reasonable attorneys' fees.

B. The Merchant shall be liable for expenses of routlection and linguistic, including reasonable attorneys' fees.

B. The Merchant shall be liable for expenses of miningtain and of gathering and sorting loose cargo and of weighing on board and expenses incurred in requiring damage to and replacing of prackaging due to excepted causes and for all expenses caused by extra handling of the cargo for any of the aforementioned reasons.

arorementioned reasons.

C. Any dues, duties, taxes and charges, which under any denomination may be levied on any basis such as amount of freight, weight of cargo or tonnage of the Vessel shall be paid by the Merchant.

D. The Carrier shall be entitled to all freight and other Charges due hereunder, whether actually paid or not, and to receive and retain them irrevocably under

whether actually paid or not, and to receive and retain them irrevocably under up circumstance whatsoever, whether the vessel and/or goods be lost or not, or the voyage be broken up, or firstrated, or abandoned at any stage of the entire transit period or whether Merchant has already made payment to the freight forwarder.

E. The Merchant shall be jointly and severally liable for all, and indemnify the Carrier against all dues, duties, fines, taxes and Charges, including consular fees levied on the goods or all fines and/or losses sustained or incurred by the Carrier in connection with the goods however caused, including the procedure consular, board of health, or other certification to accompany the goods. Merchant shall be liable for return freight and charges on the goods if they are refused export or import by any government.

F. The Carrier is entitled, and Merchant is liable, in case of incorrect declaration of contents, weight, measurements or value of the Goods, to claim

refused export or import by any government.

F. The Carrier is entitled, and Merchant is liable, in case of incorrect declaration of contents, weight, measurements or value of the Goods, to claim double the correct amount of freight which would have been due if onto the content of the content of the content of the content inspected and the weight, measurement or value verified. Merchant will also be liable for the expenses incurred in determining and ascertaining the correct despected and the weight, measurement or value verified. Merchant will also be liable for the expenses incurred in determining and ascertaining the correct detox associated with the administration of the content of t

12. GENERAL AVERAGE: General Average shall be adjusted at New York. 12. GENERAL AVERAGE: General Average shall be adjusted at New York, or any other port at Carrier's option, according to the York-Antworp Rules of 1974. The General Average statement shall be prepared by adjusters appointed by Carrier. The Amended Jason Clause as approved by BIMCO is incorporated herein, and the Merchant shall provide such security as may be required by the Carrier in this regard. Notwithstanding the above, the Merchant shall defend, indemnify and hold harmless the Carrier in respect of any claim, whether due to negligence or not, (and any expense rising therefrom) of a provide such security as may be required by the Carrier in the State of the Carrier in the State of the Carrier in the State of the State

13. LIEN: The Carrier shall have a general lien on all property (and documents 13. LIEN: The Carrier shall have a general lien on all property (and documents relating thereto) of Merchant, in its possession, custody or control or en route, for all claims for Charges, expenses or advances incurred by Carrier in connection with any shipments of Merchant. If such claim remains unsatisfied for 30 days after demand for its payment is made, Carrier shall be entitled to sell the goods privately or by auction, without prior notice to the Merchant, as may be necessary to satisfy such lien and the costs of recovery, and apply the net proceeds of such sale to the payment of the amount due Carrier. Any surplus from such sale shall be transmitted to Merchant, and Merchant shall be likely for the surfaciones in the case. liable for any deficiency in the sale.

14. WAREHOUSEMAN LIEN

If Goods go into demurrage, Carrier shall assume all rights of a warehouseman, and this Bill of Lading shall constitute a warehouseman's non-negetiable receipt, Goods will be delivered to the consignee or other Person(s) entitled to receipt of the goods upon payment of all Charges due. If Goods are not claimed within ten (10) days after demurage commences, Carrier may exercise its warehouseman's right to sell or auction such Goods. Carrier may assert a general lien for Charges and expenses in relation to other Goods, whether or not these Goods have been delivered by Carrier. ier shall assume all rights of a warehou constitute a warehouseman's non-neg

15. LAW AND JURISDICTION: Any claim or dispute arising under this Bill of Lading shall be determined exclusively according to the laws of the United States and the Merchant agrees that any suits against the Carrier shall be brought in the United States District Court for the Southern District of New York, which shall have exclusive jurisdiction. The Carrier shall be entitled to avail itself of all the terms and conditions of onward carriers, including such carriers from selection and limits of liability. Carrier reserves the right to bring suit against the Merchant for the collection of freight or other charges in any venue having jurisdiction over Merchant.

16. BOTH- TO-BLAME COLLISION CLAUSE:

16. BOTH- TO-BLAME COLLISION CLAUSE: If the vessel carrying the Goods (the carrying vessel) collides with any other vessel or object (the non-carrying vessel or object on their owner(s), charterer(s), or Person(s) responsible for the non-carrying vessel or object, or their owner(s), charterer(s), or Person(s) responsible for the non-carrying vessel or object, the Merchant undertakes to defend, indemnity, and hotd harmless the Carrier against all claims, liability, considered to the control of the control of

17. NOTICE OF CLAIM AND TIME BAR: Written notice of claims for 17. NOTICE OF CLAIM AND TIME BAR: Written notice of claims for loss of or damage to the Goods occuring or presumed to have occurred while in the custody or control of Carrier must be given to Carrier at the port of discharge before or at the time of removal of the Goods by one entitled to delivery. If such notice is not provided, removal shall be prima facie evidence of delivery but for Carrier I such loss or damage is not apparent. Carrier must be given written notice within three (3) days of delivery. In any event, the Carrier Shall be discharged from any liability unless sail is brought in the turber (12) must be given the Carrier Shall be discharged from any liability unless sail is brought in the turber (12) must be for delivery of the Goods, or the discharged from a should have been delivered, unless such time but is contrary to any compulsority applicable international convention or law, which shall apply.

18. CARRIER'S TARIFF(S) AND TERMS AND CONDITIONS OF SERVICE.

SERVICE:
The goods carried under this Bill of Lading are also subject to all the terms and conditions of the tariff(s) published pursuant to the regulations of the United States Federal Maritime Commission or any other regulatory agency which prevens a particular portion of the carriage and the terms are incorporated herein as part of the terms and conditions of this Bill of Lading, Opties of the state in the case of inconsistency between the Bill of Lading, Opties of the state. In the case of inconsistency between the Bill of Lading and the applies tariff or the terms and conditions of service, this Bill of Lading shall prevail with the exception that any regulations relating to Negotiated Rate Arrangements ("NRA") contained in Carrier's Rules Tariff, the NRA resultations shall prevail regulations shall prevail

19. SEVERABILITY: If any provision in this Bill of Lading is held to be invalid or unenforceable by any court or regulatory or self-regulatory agency or body, such invalidity or unenforceable by shall state only to such provision. Bill of Lading contract shall be carried out as is such invalid or unenforceable provisions were not contained herein.

20. SURRENDER AND NEGOTIABILITY OF BILL OF LADING: This Bill of Lading shall be non-negotiable unless made out "to order," in which event is shall be nogetiable and shall consistent into the Goods and the holder in due course shall be entitled to receive or to transfer the Goods herein described. If required by the Carrier, the Bill of Lading, duly endorsed, must be surrendered to the agent of the Carrier at the post of discharge, in exchange for delivery order. This Bill of Lading shall be prima facie evidence of the Carrier's receipt of the Goods as herein described. However, proof to the contrary shall not be admissible when this Bill of Lading has been negotiated or transferred for valuable consideration to a third party acting in good faith.