lfe Customs & Freight Ltd andard Trading Condition

PART 1: General Conditions

 Application

 1. (A) Subject to sub-clause (B) below, all services of the Company whether gratuitous or not are subject to these Conditions.

 (i) The provisions of Part I shall apply to all such services

 (ii) The provisions of Part I shall apply to the extent that such services are provided by the Company as agents.

 (iii) The provisions of Part II shall only apply to the extent that such services are provided by the Company as agents.

 (iii) The provisions of Part II shall only apply the extent that such services are provided by the Company as grincipals.

 (B) Where a document bearing a title of or including "bill of lading" (Whether or not negotiable), or "way bill" is issued by or on behalf of the Company and provides that the Company contracts as carrier, the provisions set out in such document shall be paramount in so far as such provisions are lizensized with these Conditions.

- (C) Every variation, cancellation or waiver of these Conditions must be in writing signed by a Director of the Company. Notice is hereby given that no
- (C) Every variation, carcellations.
 (C) Every variation, carcellation or waiver of these Conditions must be in writing signed by a Director of the Company. Notice is hereby given that no other person has or will be given any authority whatsever to agree to any variation, cancellation or waiver of these Conditions.
 2. All services are provided by the Company agains except in the following circumstances where the Company acts as principals:
 (A) where the company performs any carriage, handing or storage of Goods but only to the extent that the carriage is performed by the Company isself or its servanus and the Goods are in the actual custody and coursel of the Company, or
 (B) where prior to the commencement of the carriage of Goods the Customer in writing demands from the Company parciculars of the identity, services or charges of persons instructed by the Company is performed by the Company for Company for Cl that part of the carriage in respect of which the Company fails to give such particulars demanded within 28 days of the Company's receipt of Such demand, or
 (C) to the extent that the Company is held by a court of law to have acted as a principal.
 Without prejudice to the generality of clause 2,
 (A) the charging by the Company of a fixed price for a service or services of whatsoever nature shall not in itself determine or be evidence that the Company in a law or or leased equipment shall not in itself determine or be evidence that the Company in a agent or a principal in respect of such services.
 (B) the supplying by the Company of a fixed price for a service as bill of lading or other document evidence that the Company in acting as agent or a principal in respect of such services.
 (B) the supplying by the Company of an agent on a row as a principal due to inself determine or be evidence that the Company in acting as agent or a principal in respect of such services as bill of lad

Definitions

Initions In these conditions (A) "Company" is Woulfe Customs & Freight Ltd and or its subsidiary companies.

eans any person at whose request or on whose behalf the Company provides a service;

ncludes persons or any body or bodies corporate;

Influence presents of any owny or a consigned of the Goods and any other person who is or may become interested in the Goods and anyone acting on their behalf;

(E) "Authority

A duly constituted legal or administrative person, acting within its legal powers and exercising jurisdiction within any nation, state, municipality, port

For any protections to give a maintaining person, acting winnin as egue powers and exectising jurisdiction winnin my matori, state, maintopainy, por (f) "Goods" includes the cargo and any container not supplied by or on behalf of the Company, in respect of which the Company provides a service; (G) "Container" includes any container, flexitank, trailer, flat, pallet or any article of transport used to carry or consolidate goods and any equipment of or connected includes.

thereto, (H) "Dangerous Goods" includes goods which are or may become of a dangerous, inflammable, radio-active or damaging nature and goods likely to harbor or encourage vernin or other pests, (I) "Hague-Rules" means the provisions of the International Convention for the Unification of certain rules Relating to Bill of Lading signed at Brussels on 25th At

visions of the International Convention for the Unification of certain rules Relating to Bill of Lading signed at Brussels on 25th August 1924.

(I) "Instructions" means a statement of the Customers specific requirements,
 (K) "Valuable Cargoes"

(K) "Valuable Cargoes" means cigarettes, spirits, precious metal objects, precious jewelry, valuable works of art and thoroughbred horses. Obligations of Customer
5. The Customer warrants that he is either the Owner or the authorized agent of the Owner of the Goods and that he is authorized to accept the these Conditions not only for himself but also as agent for and on behalf of the Owner of the Goods.
6. The Customer warrants that he has reasonable knowledge of matters affecting the conduct of his business, including but not limited to the terms of sale and one of the Goods. The Customer warrants that the Goods and all other matters relating hereton. The Customer warrants that the Goods are properly packed and labelled, except where the Company has accepted instructions in respect of such

The Clustomer warrants that the Ucools are property preased and interaction wareperformance of the clustomer is a property and the clustomer is a second of the second of the second of the clustomer is a second of the second of the clustomer is a second of the second o

by its customer. 13. Except in accordance with express instructions previously received in writing and accepted in writing by the Company, the Company shall not be obliged to make any declaration for the purposes of the any Statute, convention or contract as to the nature or value of any Goods or as to any special interest in delivery. 14. Unless otherwise previously agreed in writing or otherwise 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 liability shall not exceed that provided for in respect of mis delivery of Goods. 15. Unless otherwise agreed in writing that the Goods shall depart or arrive by a particular date, the Company accepts no responsibility for departure or arrivel dates of Goods.

It is third with a second that provided for in respect or mis uenvery or scene. Is Unlass otherwise agreed in writing that the Goods shall depart or arrive by a particular date, the Company accepts no responsioning second arrival dates of Goods. General Indemnities (A) The Customer and Owner shall defend, indemnify and bold harmless the Company against all liability, loss, damage, costs and expenses arising (i) from the nature of the goods unless caused by the Company's negligence, (ii) out of the Company acting in accordance with the Customer's or Owner's instructions, or (ii) arising from a breach of warrandy or obligation by the Customer or arising from the negligence of the customer or Owner. (B) Except to the extent caused by the Company's negligence, the Customer and Owner shall defend indemnify and hold harmless the Company in respect of all duites, taxes, imposis, depoist and outlays of whatseever nature levied any Authority and for all payments, fines, costs, expenses, loss and damage whatseever incurred or sustained by the Company in connection therewith. (C) Advice and information, in whatever from it may be given, are provided by 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.

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Charges etc

(A) The Customer shall pay to the Company in cash or as agreed all sums immediately when due without deduction or deferment on account of any

(A) The Customer shall pay to the Company in cash or as agreed all sums immediately when due without decuction or elerement on account or any claim, counterchaim or set-off.
(B) When the Company is instructed to collect freight, duties, charges or other expenses from any person other than the Customer, the Customer shall be responsible for the same on receipt of evidence of demand and non payment by such other person when due.
(C) All accounts are to be settled in full no later than the 20th day of the month following the date of the invoice, but in the case of disbursement invoices, such lab grain in full before delivery is made upon request by Woulfe Customs & Freight LLA. Al subsursement privace mash invoice including customs dury and/or Goods and Services Tax and/or all relevant freight and/or port service charges.
(D) If payment is not made in accordance with the Credits Terms studnivized by the Company, the following charges may be imposed:
(i) Plenalty interest to be determined by the company Bank Prime Overdraft rate plus 4% on any account on paid in accordance with the credit terms from honies due to the company.
(ii)Any expenses, costs or disbursements incurred by Woulfe Customs & Freight Ld do recover the outstanding monies including debt collection approxemations.

agency fees, legal fee and interest shall be recoverable from you. Liberties and Rights of Company 18. The Company shall be entitled, except insofar as has been otherwise agreed in writing, to enter into contracts on behalf of itself or the Custom

The Company shall be entitled, except insofar as has been otherwise agreed in writing, to emer mo contracts on women or the second without noice to the Customer without noice to the Customer (A) for the carriage of Goods of any description whether containerized or not on or under the deck of any vessel, (C) for the storage, packing, transshipment, loading, unloading or handling of Goods by any person at any place whether on shore or afloat and for any the storage of the storage. (D) for the car (E) for the per performance gth of time for the carriage or storage of Goods in containers or with other goods of whatever nature, for the performance of its own obligations, and to do such acts as in the opinion of the Company may be necessary or incidental to the formance of the Company's obligations.

- ding Condition
 19. (A) The company shall be entiled but under no obligation, to depart from the Customer's intercets and it shall not hereby incur any additional liability.
 (B) The Company may at any time comply with the orders or recommendations given by any Authority. The responsibility of the Company may at any time comply with the orders or recommendations given by any Authority.
 20. If at any time the performance of the Company's obligations, in the optinion of the Company or any person whose services the Company makes use of, is or is likely to be effected by any hindrance, risk, delay, difficulty or disadvantage whatsoever and which name be avoided by pressonable endeavors: by the Company or such other person, the Company or giving noticed in writing noticed where it is nor reasonable endeavors: by the Company or such other person, the Company may, or any person whose services the Company and y the such notice, treat the performance of its obligations as terminated and place the Goods or any part of them of suchmer A bus context at the three company or and other company or such other costomer at the time and place when and where the Company, or any person whose services the Company or any on too taken by the Costomer at the time and place when and where the Company, or any person whose services the Company makes use of, is entitled to call upon the Customer or Owner to take delivery thereof, the Customer payable on demand and without any liability to the Customer at low time and despense of the Customer and which any present which the eresonable customer and such and place and all optices of the Customer?
 21. If delivery of the Coods or any part thereof is a customer or Owner to take delivery thereof, the Customer and which any preside detected and all depense of the Customer?
 22. Notvithstanding clauses 20 and 21, the company shall be entiled but under no obligation at the sequest of dings so in anamer which has casued or may be reasonable experime o

ntainers
(A) 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) If a container has not been packed or stuffed.
(b) the manner in which the Container has been packed or stuffed.
(ii) the unsuitability of the contents for carriage in containers, unless the Company has approved the suitability.
(iii) the unsuitability or defective condition of the Container provided that where the Container has been sapplied by or on behalf of the company

this paragraph (iii) shall only

this paragraph (iii) shall only apply if the unsuitability or defective condition arose (a) without any negligence on the part of the Company or (b) would have been apparent upon reasonable inspection by the Customer or Owner or person acting on behalf of either of them. (iv) if the Container is not sealed at the commencement of the Carringe excert where the company has agreed to seal the Containers(B). 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 covered by (A) above escept for (A)(iii)(a) above. (C) 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.

It the matters obvieted by (c) subsciences and the end of the provide a Container of any particular type or quality.
General Liability
CA (A)Except insofar as otherwise provided by these Condition, the Company shall not be liable for any loss or damage whatsoever arising from:

(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 entitled to give them
(c) insufficiency of the packing or labelling of the Goods except where such service has been provided by the Company.
(d) handing, loading, stowage or unloading of the Goods except where such service has been provided by the Company.
(e) inherent vice of the Goods.
(f) riost, oivil commotions, strikes, lockouts or restraint of labor from whatsoever cause,
(g) fire, flood or storm, or
(h) subject to clause 15, howsoever the Company shall not be liable for loss or damage to property other than the Goods themselves, indirect or consequential loss or damage, loss of profit, delay or deviation.

Amount of Compensation
28. Except in so far as otherwise provided by the good by the provisions of sub-clause (B) below, whichever is the least of

(i) in x52.50 per gross kilogram of, the Goods lost, damaged, misdirect on insepect of which a claim arises.

(i) the value of, or
 (ii) NZ 5250 per gross kilogram 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 in respect of the Goods delays, Goods delays, Constant, Santa and Santa

29

(A) Compensation shall be calculated by reference to the invoice value of the Goods plus freight and insurance if paid. (B) If there be no invoice value for the Goods, the compensation shall be calculated by reference to the value of such Goods at the place and time when they were delivered to the Customer or Owner or should have been so delivered. 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 kind and

quality. 30. By special agreement in writing and on payment of additional charges, higher compensation may be claimed from the Company not exceeding the value of the Goods or the greed value, whichever the lesser Notice of Loss, Time bar

Notice of Loss, Time bar 31. (A) Any claim for loss or damage must be notified in writing to the Company within seven (7) days of delivery of the Goods or of the date upon which the Goods should have been delivered. (B) In any event the Company shall be discharged from all liability whatsoever in connection with the provision of the Services and/or the Goods unless suit is brought and served within nine (9) months of the provision of the Services or delivery of the Goods or when the Services should have been provided or the Goods should have been delivered. The Company hereby expressly contracts out of the operation of section 19 of the Carriage of Goods Act 1979, including, without limitation, the operation of section 19(4) of that Act, which shall be of no application whatsoever. Ger eral Average

32. The Customer shall defend, indemnify and hold harmless the Company in respect of any claims of a General Average nature which may be made on the Company and the Customer shall provide such security as may be required by the Company in this connection.

cellancous Any notice served by post shall be deemed to have to be given on the third day following the day on which it was posted to the address of the recipient of such notice last known to the Company.

recipient of such notice last known to the Company. 34. The defenses and limits of liability provided for by these Conditions shall apply in any action against the Company whether such action be founded in contract or in tort 35

contract or in tort. If any 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 construed as a surrender by the Company of any of any of is rights or immunities or as an incre of any of its responsibilities or liabilities under such legislation and if any part of these Conditions be repugnant to such legislation to any extent su part shall as regards such business be over-riden to that extent and no further. Headings of clauses or groups of clauses in these Conditions are for indicative purposes only. *ridetion* and 1 aw

CHORE ON RATES 40. Where there is a choice of rates according to the extent or degree of liability assumed by persons carrying, storing, handling the Goods, no declaration of value where optional will be made unless otherwise agreed in writing. Part III: Company as Principals Special Liability Conditions

Special Liability Conditions 41. To the extent that the Company contracts as principal for the performance of the Customer's instructions, the Company undertakes to perform or in its between the customer's instructions of these Conditions, shall be liable for the loss of or

Special Liabulty Continuous
 All: To the extent that 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 Goods occurring from the time that the Goods are taken into its charage unit the time of delivery.
 22.Where the Company contracts as a principal and sub-contracts the performance of the Company's services and it can be proved that the loss of or damage to in respect of the goods arose or was caused whils the Goods were in the care or custody of the sub-contractor the Company shall have the full benefit of all rights, limitations and exclusions of liability available to such sub-contractor due to provide the provisions in these conditions, if it can be proved where the loss of or damage to the Condo sccurred, the Company's most one sub-contractor and in any law, statute or regulation and the liability of the Company shall hot exceed the amount recovered, if any by the company's liability shall be determined by the provisions or thating and a separate and direct contrat with the actual provides of the contract set or that service or stage of carriage where the loss of or damage to the Goods occurred, the Company's liability shall be determined by the provisions of thating and e separate and direct contrat 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 document which must be issued if such international convention of national law, shall papty.
 44. Notwithstanding other provisions of talanes 42 do not apply, the Company shall by determined by the proves on the shage Vsby Rules to carriage by sea shall be determed to include reference to carriage by inlability shall be determene in the Hague

Air Carriage If 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, the Warsaw Convention may be applicable, and the Convention governs and in most cases limits the liability of carriers in respect of loss or damage to cargo. Agreed stopping place (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 is the airport of departure.

47.Both to Blame Collision Clause The current Both to Blame Collision Clause as adopted by BIMCO is incorporated in these conditions.
48.USA and/or Canada Clause
(A) With respect to transportation within USA or Canada the responsibility of the Company shall be to procure transportation of the Company shall be to procure transportation by carrier's (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 fulfillment of such carrier's obligations under their contracts and tariffs.
(B) If and to the extent that the provisions of the Harter Act of USA 1879 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 be determined by the provisions of these Conditions, but if such provisions are found to be invalid such responsibility shall be determined by the provisions of these Conditions, but if such provisions are found to be invalid such responsibility shall be determined by the provisions of these Conditions, but if such provisions are found to be invalid

such

Jurisdiction and Law 37.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 New Zealand any such claim or dispute shall be determined by the Courts of New Zealand and no other Court. Part II: Company As Agent Sol (A) To the second intervent of the Company does not make or purport to make any contract with the Customer for the carriage, storage or handling of the Goods nor far any other physical service in relation to them and acts solely on behalf of the Customer in securing sus services by establishing contracts with third parties so that direct contractual relationship are established between the Customer in securing sus services by establishing contracts with third parties so that direct contractual relationship are established between the Customer in souch dispute (B) The Company shall not be lable for the acts of omissions of such third parties referred to in sub-clause (A) above. 39. (A) The Company when acting as an agent has eauthority of the Customer refore to in sub-clause (A) above. 39. (A) The Company when acting as an agent has the authority of the Customer refore the customer's healf and to do such acts so as to hind the Customer by such contracts and acts in all respects notwithstanding any departure from the Customer's healf and to do such acts so as (B) 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. Joss, damage, costs or expenses arising out of any contracts made in the procurement of the Customer's requirements in accordance with clause 38. Jurisdiction and Law

claus Choice of Rates

allocated to the Goods.

47.Both to Blame Collision Clause

46.Air Carriage