

# TERMS AND CONDITIONS OF ACCEPTANCE

## BRITISH INTERNATIONAL FREIGHT **ASSOCIATION (BIFA) – STANDARD TRADING CONDITIONS 2005A EDITION**

THE CUSTOMER'S ATTENTION IS DRAWN TO SPECIFIC CLAUSES HEREOF WHICH EXCLUDE OR LIMIT THE COMPANY'S LIABILITY AND THOSE WHICH REQUIRE THE CUSTOMER TO INDEMNIFY THE COMPANY IN CERTAIN CIRCUMSTANCES AND THOSE WHICH LIMIT TIME AND THOSE WHICH DEAL WITH CONDITIONS OF ISSUING EFFECTIVE GOODS INSURANCE BEING CLAUSES 8, 10, 11(A) and 11(B) 12-14 INCLUSIVE, 18-20 INCLUSIVE, AND 24-27 INCLUSIVE.

All headings are indicative and do not form part of these conditions

Inthese conditions the following words shall have the following meanings:

"Company"

"Consignee"

"Customer"

"Direct Representative"

"Consignees or provides advice, information or services

"Customer"

"Goods"

"Goods"

"Goods"

"He Kompany acting in the name of and on behalf of the Customer and/or Owner with H.M. Revenue and

Customs ("HMRC") as defined by Council Regulation 2193/92 or as amended

"Reson"

"Person"

"Forsport Unit"

"Transport Unit"

"Transport Unit"

"Transport Unit"

"Transport Unit"

"Transport Unit"

"Cowner"

"He Goods or Transport Infaller, transler, or any other device used whatsoever for and in connection with the

corrigo of Goods by land, see or or in!

The Owner of the Goods or Transport Unit and any other Person who is or may become interested in them

Subject to subseque, all and in a chieffied by the International Monetary Fund

In any legislation, in brindle regulation, it in and the proparaginal (it) below, ill and any other Person who is or may become interested in them

If any legislation, is include regulation, is include regulation, is include regulation, in the company in the course of business, whether gratuitous or not, are

undentalised to the see conditions. In the company of any of its rights of immunities or as an increase of any of its repossibilities under such legislation, and if any part of

these conditions be requirent to such legislation to any extent, such part shallose a such business be overridden to the extend to further.

- THE COMPANY

  4 (A) Subject to clauses 11 and 12 below, the Company shall be entitled to procure any or all of the services as an agent, or, to provide the services as a principal.
- services as a principal.

  The Company reserves to itself full liberty as to the means, route and procedure to be followed in the performance of any service provided in the course of business undertoken subject to these conditions. When the Company contracts as a principal for any services, it shall have full liberty to perform such services itself, or, to subcontract on any terms whatsoever, the whole or any part of such services.

  When the Company acts as an apent on behalf of the Gustomer, the Company shall be entitled, and the Customer hereby expressly authorises the Company, to enter into all and any contracts on behalf of the Customer as may be necessary or desirable to fulfill the Customer's the Company, to enter into all and any contracts on behalf of the Customer as may be necessary or desirable to fulfill the Customer's particular, and when such contracts are made, and the parties with whom such contracts are made,

- authorises the Company, to enter into all and any contracts on sensure as tary, to enter the Customer's instructions, and whether such contracts are subject to the trading conditions of the pariles with whom such contracts are made, or otherwise.

  The Company shall, on demand by the Customer, provide evidence of any contract entered into as agent for the Customer. Insafar as the Company may be in default of the obligation to provide such evidence, it shall be deemed to have contracted with the Customer as a principal for the Performance of the Customer and the Customer and/or Owner, the Company is deemed to be appointed, and acts as, Direct Representative only.

  Subject to sub-clause (B) below, the Customer and or Dehalf of the Customer and/or Owner, the Company is deemed to be appointed, and acts as, Direct Representative only.

  Subject to sub-clause (B) below, the Campany:

  Subject to sub-clause (B) below, the Campany is the Customer on Campany is the Campany to the Campany to the Customer on Company:

  Subject to sub-clause (B) below, the Customer on Campany is the Customer on any Good charge control for a sum subject on the Campany; and the Euclared and Indeed to the Company, and the Euclared Campany is the Customer on apply the proceeds in or towards the poyment of such sums:

  Subject on the Euclared Campany is the Euclared Campany is

- (8) The Company shall be emitted at the expense of the Customer to dispose of or deal with (by sale or atherwise as may be reasonable in all the circumstances).
  (1) after at least 28 days natice in writing to the Customer, or (where the Customer cannot be traced and reasonable efforts have been made to contact any parties who may reasonably be supposed by the Company to have only interest in the Goods) without notice, any Goods which have been held by the Company for 90 days and which cannot be delivered as instructed; and
  (1) without prior notice, any Goods which have perished, deferored, or are in immediate prospect of doing so in a manner which has caused or may reasonably be expected to cause loss or damage to the Company, or third parties, or to contravene any applicable laws or regulations.
  (1) A No insurance will be effected except upon express instructions given in writing by the Customer and accepted in writing by the Company, and all insurances effected by the Company are subject to the usual exceptions and conditions of the policies of the insures or underwriters taking the risk. Unless otherwise agreed in writing, the Company shall not be under any obligation to effect a separate insurance on the goods, but may decire to an any open or general policy held by the Company of the policies of the limits of liability under clause 26 (A) (ii) of these conditions shall not apply to the Company so obligations under clause 11.
  (2) (A) Except under special arrangements previously made in writing by an officer of the Company so unthorised, or made pursuant to or under the terms of a printed document signed by the Company, and the company, and the decire of the Company and the Company and in the Company and the condections of the Company, and in the desence of evidence of poyment (for whatever reason) by such Consignee, or other Person, the Customer shall remain responsible for such freight, duties, charges, dues, or other expenses from the Customer or only other exp

- (for whatever recorn) by such Consignee, or other Person, the Customer shall remain responsible for such freight, duties, charges, dues, or other expenses.

  (for whatever recorn) by such Consignee, or other Person, the Customer shall remain responsible for such freight, duties, charges, dues, or other expenses.

  (for whatever recorn) by such Consignee, or other Person, the Customer shall remain any other such consignees the remain of the person of the customer shall not expect of such arrangements are made in writing, and in any event, the Company's Isability in respect of the performance of, or arranging the performance of, such instructions shall not exceed the limits set out in clause 26/A) (II) of these conditions.

  Advice and information, in whatever form it may be given, is provided by the Company of the Customer only. The Customer shall indemnify the Company against all loss and damage suffered as a consequence of passing such advice or information on to any third party. Without prior agreement in writing by an officer of the Company and undorteed, the Company will not accept or deal with Goods that require special handling regarding carriage, handling, or security whether owing to their thiel attractive nature or otherwise including, but not limited to bullian, coin, preclaus stones, jewelleny, valuables, antiques, pictures, human remains, likestack, bets, plants. Should any Customer nevertheless deliver any such goods to the Company, or cause the Company to handle or deal with any such goods, otherwise than under such prior agreement, the Company whill have no liability whatsoever for or in connection with the goods, howesveer arising.

  Except pursuant to instructions previously received in writing and accepted in writing by the Company, the Company in the observable of the state of the foods is label to tail or affect other Goods. If such Goods are accepted pursuant to a special arrangement, but, thereofter, and in the opinion of the Company social where easonably practicable, contact the Cautomer in

- occurrete, and

  (ii) that any Transport Unit and/or equipment supplied by the Customer in relation to the performance of any requested service is fit for purpose, and

  (ii) that all Goods have been properly and sufficiently prepared, packed, stowed, labelled and/or marked, and that the preparation, packing, stowage, (abelling and marking are appropriate to any operations or transactions affecting the Goods and the characteristics of the Goods.

  (C) that where the Company receives the Goods from the Customer allevally stowed in or on a Transport Unit, the Transport Unit is in good condition, and is suitable for the carriage to the intended destination of the Goods loaded therein, or thereon, and

  (D) that where the Company provides the Transport Unit, in loading by the Customer, the Transport Unit is in good condition, and is suitable for the carriage to the intended destination of the Goods loaded therein, or thereon. 18 Without prejudice to one rights under clause 15, where the Customer provides the Transport Unit is in good condition, and is suitable for the carriage to the intended destination of the Goods loaded therein, or thereon. 18 Without prejudice to one rights under clause 15, where the Customer delivers to the Company, or causes the Company to deal with on handle Goods of a dangerous or rights under clause 15, where the Customer delivers to the Company, or causes the Company to deal with on handle Goods of a dangerous or rights under clause 15, where the Customer delivers to the Company or not, he shall be liable for all loss or dramage arising in connection with such Goods, and shall indemnify the Company against all penalties, and the country of the company or not, the shall be liable for all loss or dramage arising in connection with such goods, and shall indemnify the Company against all penalties, or or the country of the company which imposes, or otherwise the properties of the Customer shall seven them are such as a company to the company which imposes, or otherwise to make the country of the

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  The Company shall perform its duties with a reasonable degree of care, dillgence, skill and judgment.

  The Company shall be relieved of liability for any loss or damage if, and to the extent that, such loss or damage is caused bystrike, lock-out, stoppage or restraint of labour, the consequences of which the Company is unable to avoid by the exercise of re
  dillegence: or

- on coasts or event which the Company is unable to avoid, and the consequences of which the company is unable to prevent by the exercis of reasonable diligence.

  Except under special arrangements previously mode in writing by an officer of the Company so authorised, the Company accepts no responsibility with regard to any failure to adhere to agreed departure or arrival dates of Goods.

  Subject to clause (28) and 11(8) above and sub-clause (D) below, the Company's liability howsoever arising and, notwithstanding that the cause of loss or damage be unexplained, shall not exceed in the case of claims for loss or damage to Goods.

  (a) the value of any loss or damage, or (b) a sum at the rate of 2 SDR per kill of the gross weight of any Goods last or damaged whichever shall be the lower, subject to (iii) below, in the case of all other claims:

  (b) the value of the subject Goods of the relevant transaction between the Company and its Customer, or (b) where the weight can be defined, a sum calculated at the rate of two SDR per kills of the gross weight of the subject Goods of the relevant transaction, or
- two more transection, or (c.) 75,000 SDR in respect of any one transaction, whichever shall be the least. In the case of an error and/or omission, or a series of errors and/or amissions which are repetitions of or represent the continuation of an original error, and/or omission, or a series of errors and/or amissions which are repetitions of or represent the continuation of an original error, and/or omission (a) the loss incurred, or (b) 175,000 SDR in the aggregate of any one trading year commencing from the time of the making of the original error, and/or omission, whichever shall be the lower.

  For the purposes of clause 2GAD, the value of the Goods shall be their value when they were, or should have been, shipped. The value of SDR shall be calculated as at the date when the claim is received by the Company in writing.

  Subject to clause 2GB above and sub-clause (D) below, the Company is labelity for loss or damage as a result of failure to deliver, or arrange delivery of goods, in a reasonable time, or (where there is a special arrangement under Clause 2S) to adhere to agreed departure or arrival dates, shall not in any circumstances whatever exceed a sum equal to twice the amount of the Company's charges in respect of the relevant contract.
- contract.

  Save in respect of such loss or damage as is referred to at sub-clause (B), and subject to clause 2(B) above and Sub-Clause (D) below, the Company shall not lin any circumstances whatsoever be liable for indirect or consequential loss such as (but not limited to) loss of profit, loss of market, or the consequences of delay or deviation, however caused.

  On express instructions in writing declaring the commodity and its value, received from the Customer and accepted by the Company, the Company may accept liability in excess of the limits set out in sub-clauses (A1) to (C) above 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 reasuest.
- Company's dualinost cauges an accepting six includes a causing of the Company solution of the Company is the provised upon a mudertoken to provide, shall be made in writing and notified to the Company within 14 days of the date upon which the Company has undertoken to provide, shall be made in writing and notified to the vaccinate and the state of any event or occurrence alleged to give rise to such claim, and any claim not made and notified as otherestal shall be deemed to be waived and absolutely barred, except where the Customer can show that it was impossible for him to comply with this time limit, and that he has made the claim as soon as it was reasonably possible for him to do so. Notwithstanding the provisions of sub-prorageph (A) above, the Company shall in any event be discharged of all liability whatsoever and howsoever arising in respect of any service provided for the Customer, or which the Company has undertoken to provide, unless suit be brought and written notice thereof given to the Company within nine months from the date of the event or occurrence alleged to give rise a cause of action against the Company.

c conditions and any act or contract to which they apply shall be governed by English law and any dispute arising out of any act or act to which these Conditions apply shall be subject to the exclusive jurisdiction of the English courts.

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