TERMS AND CONDITIONS WHICH TOGETHER WITH PROVISIONS ON THE FACE HEREOF CONSTITUTE THE CONTRACT OF CARRIAGE

CONTRACT OF CARRAGE IN THIS BILL OF LONG A, 'CARRIER' BIMANP MALIN RAUM COMPANY, THE UND RELYING CARRIER, THE SHIP, HER OWNER, MASTR, O'PEATOL; DIMNS: CHAR THERE AND, IF BOUND REPRETY, THE INFO CARRIER, AND ANY SUBSTITUT: CARRIER, WILLING HAR INFO DERBY, THE INFO CARRIER, AND ANY SUBSTITUT: CARRIER, WILLING HAR INFO MADAS THE O'CAN VISSIL ON WHICH THE GOODS ARE SIMPED AND ANY SUBSTITUT: SUBJ AND ANY CARFT LIGHTER ON OTHER MASS OF CONVENTIONE USD, OWNER, ULARTERED, DR O'PEATOD BY THE CARRIER IN THE PROVIDENCE OF THE CONTRACT OF CARRAGE INFO MANY CONTRACT, AND ANY SUBSTITUT: CARRIER IN THE SILL OF LODGES AND THE FERSION FOR WHICH CARRIER USD, OWNER, ULARTERED, CONSIGNER: MADASS THE HOLDER OF THE BUILD OF LADING, PROPERTY ENDORSED AND THE EVENTS AND MIN'T OBLIGATIONS INCURED AND FAVABLE BY THE GOOD, SHIPPER, CONSIGNER OF AND INFO THE SILL OF A DATA ALL ESPENSION AND ALL ESPENSION AND MIN'T OBLIGATIONS INCURED AND FAVABLE BY THE GOOD, SHIPPER, CONSIGNER OF AND THE THE ON THE MILLION AND ALL ESPENSION AND MIN'T OBLIGATIONS INCURED AND FAVABLE BY THE GOOD, SHIPPER, CONSIGNER OF ANY OF THEME

THE FOLLOWING ARE EXPECTATIONS, LIMITATIONS, CONDITIONS AND LIBERTIES REFERRED TO ON THE FACE OF THIS BILL OF LADING:

- CAREER STALL TRANSPORT THE COOKS OF NATLACIES RECEIVED FROM SERVICES AND THE DEST TOWARD, GOODS TRANSPORT THE COOKS OF NATLACIES RECEIVED FROM SERVICES AND LEASE THE PORT OF DESCRIPTION OF THE OFFICE AND THE DEST OF THE VITACE, TO THE PORT OF DESCRIPTION OF THE OFFICE AND THE DEST OF THE VITACE, TO AND THE DESCRIPTION OF THE OFFICE AND THE DESCRIPTION OF THE VITACE, TO AND THE VIEW OF NATLACES AND CONSTITUTIONS OF WATER AND WARDS AND THE AND THE VIEW OFFICE AND THE OFFICE AND THE AND THE DESCRIPTION INFORMATION OF ANY ROUT OF THE OFFICE AND THE AND THE AND THE AND THE VIEW OFFICE AND THE AND THE OFFICE AND THE AND THE AND THE AND THE VIEW OFFICE AND THAT ALL IS THAT OFFICE AND THE OFFICE AND THE OFFICE AND THE INFORMATION OF ANY ROUT OF THE AND THE AND THE AND THE AND THE AND THE VIEW OFFICE AND THAT ALL IS THAT AND THE AND THE AND THE AND THE AND THE INFORMATION OF AND THAT ALL IS THAT ALL AND THE AND THE AND THE AND THE AND THE INFORMATION OF AND THAT ALL IS THAT ALL AND THE AND THE AND THE AND THE AND THE AND THE INFORMATION OF AND THE AND THE ALL AND THE AND THE AND THE AND THE AND THE INFORMATION OF AND THE ALL AND THE AND THE AND THE AND THE AND THE AND THE INFORMATION OF AND THE ALL AND THE ALL AND THE AND THE AND THE AND THE AND THE AND THE INFORMATION OF AND THE ALL AND THE ALL AND THE AND THE ALL AND THE ALL AND THE INFORMATION OF AND THE ALL AND THE ALL AND THE ALL AND THE AND THE ALL AND THE INFORMATION OF AND THE ALL AND THE ALL AND THE ALL AND THE ALL AND THE INFORMATION AND THE ALL AND THE INFORMATION AND THE ALL AND THE INFORMATION AND THE ALL AND THE INFORMATION AND THE ALL AND THE INFORMATION AND THE ALL AND THE INFORMATION AND ALL AND THE INFORMATION AND ALL AND THE ALL AND THE ALL AND THE ALL AND THE ALL AND
 - THE ACT. NEGLECT OR DEFAULT OF THE MASTER, MANNER, PICT, OR THE SREVANS OF THE CARRENE NI THE NAVIGATION OR IN THE MANAGEMENT OF THE SIDE FREUENLESS CAUSED BY THE ACTUAL PRIVITY OF THE CARRENE PREUENLESS CAUSED BY THE ACTUAL PRIVITY OF THE CARRENE ACTOR GOD ACTOR WAR ACTOR WAR ACTOR WAR ACTOR WAR ACTOR WAR ACTOR WAR ADDITION OF THE ADDITION OF THE ACTOR WAS ADDITIONAL ADDITIONA
 - B) C) D)

 - F) G)
 - H) D

 - л
 - K) L)

 - M) N) O) P)

 - ACT OF FULLIC INTAILIS
 ACT OF PRICE, BULLERS OR PEOPLE OR SIZURE UNDER
 BEARST OR INSTRUM OF PRICES, BULLERS OR PEOPLE OR SIZURE UNDER
 BEARST OR INSTRUM OF THE SIMPLE OR OWNER OF THE GOODS, HIS AGENT OR
 REPRESENTATIVE
 STRESS OR LOCKOUTS OR STOPPAGE OR RESTRANK OF LAROR PROM
 WHAT YEAR CLAISE. WHETHING PAULIAL OR ROTS OR CYUL COMMOTIONS
 WHAT YEAR CLAISE. WHETHING PAULIAL OR ROTS OR CYUL COMMOTIONS
 WHAT YEAR CLAISE. WHETHING PAULIAL OR ROTS OR CYUL COMMOTIONS
 WHAT YEAR CLAISE. WHETHING PAULIAL OR ROTS OR CYUL COMMOTIONS
 WHAT YEAR CLAISE. WHETHING PAULIAL OR ROTS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF WELGY FILE ROSS OR DE MAGE ARESING PROM
 NIERART DEFECT, QUALITY OF THE CARRER COULD NOT AVID AND THE
 CARRER AND WITHOUT THE ROSS OR THAT HAT ROST ROUTE DE MAGENT FOR DET MERCERSIOF FOR DET MERCERSIOF FOR DET MAGENT FOR DESCONDER OF MAGENT FOR DET MERCERSIOF FOR DEMAGENT FOR DET MERCERSIOF FOR DET MAGENT FOR DET MERCERSIOF F Q)
- REVENUENCE DE LEURANCE INTE CARRER SIGNALE DE ENTITLE DO THE TULE ANNEERS OF AND PACHT TO, ALL LIMITATIONS OF ON ELEMENTIONS FROM LIABILITY AUTORIZEZE DE AND PANNEDNS OF SECTION 461 TO SAUS DOIT NUMBERS TO REVENUENCE THE LANGE STATUTIONS OF THE UNITED STATES AND AMENDANCTS THERE TO AND OF ANY OTHER PROVISIONS OF THE LANGE OF THE UNITED STATES OR ANY OTHER COUNTRY WIGHLE AND SAULL APPLY OF THE UNITED STATES OR ANY OTHER COUNTRY WIGHLE AND SAULL APPLY TO PROCISE SICH SERVICES AN INCESSANT, ALL SICH SERVICES WILL BE SUBJECT TO THE UNLLOW THAT FOR THE PROCESSOR BRAVE THE SAUCH SERVICES WILL BE SUBJECT TO THE UNLLA CONTRACTOR OF THE FERSOR NEED/DRIVEN DIR OF THE SAUCH SERVICES TO PROCISE SICH SERVICES AN INCESSANT, ALL SICH SERVICES WILL BE SUBJECT TO THE THE INITIAL LIMITO OF THE OBLICATIONS OF SICH PESSON UNDER THE PERTINST WHILE THE CONCERNMENT THE AND THE SAUCH SERVICES WILL BE SUBJECT TO THE INITIAL LIMITO OF THE OBLICATIONS OF SICH PESSON UNDER THE PERTINST WHILE THE CONCERNMENT THE SAUCH SERVICES WILL BE SUBJECT TO THE WHILE INITIAL LIMITO OF THE OBLICATIONS OF SICH PESSON UNDER THE PERTINST WHILE THE ORDER OF THE PESSON PERSON OF THE SAUCH SERVICES WILL BE SUBJECT TO THE WHILE THE CONCERNMENT THE SAUCH SERVICES WILL BE SUBJECT TO THE WHILE THE CONCERNMENT THE SAUCH SERVICES WILL BE SUBJECT TO THE SAUCH SERVICES WILL BE

- or men software shares the and office constraints without and set of the second set

CONVENIENCE TO DESTINATION OF SIMPING EXPENSE, BUT AT RESK OF SIMPING AND ODNEONEEN IN THEE CASE SIMPLY TO OTHER RESPECTS TO THE PROVISIONS OF THE BILL OF LADIES, IN CASE OF TRANSPORTATION BY THE ADDRESS OF THE PROVISION OF THE BILL OF LADIES, IN CASE OF TRANSPORTATION BY THE ADDRESS OF DEFECTIONS OF THE BILL OF LADIES, IN CASE OF TRANSPORTATION BY THE ADDRESS OF DEFECTIONS AND INFORMATION OF TRANSPORTATION BY THE ADDRESS OF DEFECTIONS AND THE DATABOL DEPARTMER, ARRANG LADIES, INFORMATION OF THE ADDRESS OF DEFECTIONS OF DEFENSION, TO, DELEVING YO, OTHER MENNION OF CASE OF DEFECTIONS AND THE ADDRESS OF DEFECTIONS WITH THE ALTIONATION OF DISCOMPLICATIONS OF DEFECTIONS OF DEFECTIONS AND THE ADDRESS OF DEFECTIONS OF ODORS AND ADDRESS OF THE CASE OF DEFECTIONS OF DEF

13.

18.

- 14.
- 15. 16.
- 17.

THE FOREGOING PROVISIONS SHALL ALSO APPLY WHERE THE OWNERS, OPERATORS OR THOSE IN CHARGE OF ANY SHIP OR SHIPS OR SUBJECTS OTHER THAN, OR IN ADDITION TO THE COLLIDING SHIPS OR OBJECTS ARE AT FAULT IN RESPECT OF A COLLISION OR CONTA

GENERAL AVERAGE SHALL BE ADJUSTED, STATED AND SETTLED ACCORDING TO YORK-ANTWERE RULES 150; EXCEPT RULE XIII THEREFORE, AT SUCH PORT OR PLACE WHICH MAY BE SLECTED BY THE CARRER, AND TO MATTERS NOT PROVIDED FOR BY THESE RULES ACCORDING TO THE LAWS AND USAGES OF NEW YORK.

ACCORDING TO THE LAWS AND USAGES OF NEW YORK. IN SICH AND/INNENT DERRIFERIATIVE IN FORESCI CURRENCES SIMULT RETACIONCED INTO UNITO STATIS MONEY AT THE RATE PREVAILING ON THE DATES AND ADD ADDAGES TO CARGO CLAMBE ON FORESCI CURRENCY SIMULT RECOVERED TO THE AAT PREVAILING ON THE LAST DAVY OF DISCHARGE AT THE PART OF REPLACE OF FRAL DISCHARGE SICH DIAMAGES TO CARGO FROM THE IN AVERAL AREADISTIOT BORDA ADD SICH DESCRIPTION OF THE LAST DAVY OF DISCHARGE AT THE PART ADD SICH REFORE THE DATE DAVID OF DISCHARGE AT THE PART OF REPLACE OF FRAL DISCHARGE BEFORE THE DELIVERY OF THE GOODS SUCH CASH DEVIDENT OF BORDA ADD SICH DESCRIPTION OF AND ADD SICH OF ONE THE CONTRICTION OF THE GOODS AND OR ANY SALVAGE AND SPECIAL CHARGES THERON SIGLI, BE REQUERD, HE MAR IN THE CONSTRUCTION AS ADDITIONAL SICCURFY FOR THE AND THE HIGTORY OF AND OR ANY SALVAGE AND SPECIAL CHARGES THERONS SIGLI, BE REQUERD, HE MAR INFORMATING AND THE AND THE ADDITION OF THE ADDITION OF CARRIER AND TREATES DESCRIPTION OF THE INDUSTING THE ONLY ANY THING HERE ON THE SALE OF ADDITION OF THE ADDITION OF THE ADDITIONAL CARRIER AND TREATES DESCRIPTION OF THE INDUSTING NOTION TO THE ADDITION OF ANY THE INDUSTING CONTAINED, SICH PORST SILL AT HE OFTON OT THE CARRIER, MENONE ADDITION OF AND AND AND AND RE RETENDED TO THE ADDITION NOTION TO THE ADDITION OF ADDITION OF AND AND AND AND READING AND THE ADDITION OF ADDITION OF ADDITION OF ADDITION OF ADDITION OF AND ADDITION OF ADDI

AND MEYNDRUG CHERIT, IF ANT, SIALL HE PAD IN UNITED STATES MONEY. IN THE CYENT ON ACCENEST DANGED CONSASTER, HENCOG AFTER THE COMMENCIALMENT OF THE VOYAGE RESULTING FROM ANY WIALSDOFFER WHETHER DUE TO DELIGISACIE ON NOT FOR WINCID OF DIE ICONSOLUTIONE OF WHICH THE CARBIER NOT RESPONSELT BY STATUED CONTRACT OR OTHERWER, THE GOODS, THE SHOPE AND THE DELIGISACIE ON CONTRACT OR OTHERWER, THE GOODS AND THE LABER THAT AND THE PAYNERS'TO ANY SACRETSCH. CONSISTER REPORTS OF A DIE NATURE THAT MAY BE MADE ON INCLURED, AND SHALL PAY SALVAGE AND SPECIAL CHARGES INCLURED RESPECT OF THE GOODS IN CLUBER ON RULE OF AND THE SAME MANNER AS F EACH SHIP BELONG TO STRANGERS.

- BY THE CARRER, SALVACE SHALL BE PAID FOR A SPULY AND IN THE SAME MANNER A SP EACH SIMP LEARNER TO STRANGES. WHEN YEE THE CARRER AND FERM AS ADVISANEL OR IN ANY CASE WHERE THE GOOD ARE DISTINISTO FOR TO STRANGES. WHEN YEE THE CARRER AND FERM AS ADVISANEL OR IN ANY CASE WHERE THE GOOD ARE DISTINISTO FOR TO RE JOLD AND THICH THE SIMP DO ISN OT CALL. AND ARE DISTINISTO FOR TO SPECIAL OF A WHERE THE PART OF DISTINIC THE SIMP ARE DISTINISTO FOR TO SPECIAL OF A WHERE THE PART OF DISTINIC THE SIMP ARE DISTINISTO FOR TO SPECIAL OF A WHERE THE PART OF DISTINIC THE SIMP ARE DISTINISTO FOR THE OFFICIAL OF A WHERE THE PART OF DISTINIC THE SIMP COMMINY AND THE DO ISN'S ANY THE THE SIMP AND THE OFFICIAL OF THE CARRER OF WATER WHEN THE SIMP EXPECT THE TO HE USED YOU THE THANSPORTATION OF CARDS. THE CARRER MAY WHICH IT HAS IN SPACE TO SIMPLE AND ADDITION OF CARDS. THE CARRER MAY WHICH IT HAS IN SPACE ON CONSCITUENT SIMPLE AND ADDITION OF A DISTINCT THAN AND ALL THAN SIMPLE AND ADDITION OF THE DOWN THE CARRER WITH ANY TRANSS-SHIPPING OR FORWARDING CARRIER AND ALL TRANS-SIMPLE AND ADDITION OF THE DISTINCT ON ALL THE DAW MAND/OXIG NO FOOD ADDITION TO CONSCITUENT. AND ADDITION TO SUBJECT TO ALL THE DAW MAND/OXIG NO FOOD ADDITION TO CONSCITUENT OF A DISTINCT ON ALL THE DAW MAND/OXIG NO FOOD ADDITION TO CONSCITUENT. ADDITION TO ADDITION OF THE DISTINCT ON ALL THE DAW MAND/OXIG NO FOOD ADDITION TO CONSCITUENT AND AND ADDITION OF THE DISTINCT ON THE DISTINCT OF THE DAW AND ADDITION TO ADDITION THE SAME ADDITION TO ADDITION ADDITION ADDITION ADDITION AD
- 20.

- 22 23.
- 24.
- 26.
- 27.

- 31.
- 34
- 35
- claim arising from the use of an outside contractor whether or not hired by ETC International Freight tem must be submitted directly & soldy to the contractor's liability underwiser. Should our customer elects a our services, ETC declines any liability when elaims are the result of sub-contractors.