CONDITIONS OF CONTRACT

DEFINITIONS AND INTERPRETATIONS

1.1 In these Conditions, the following words and expressions have the following meanings unless the context otherwise requires:

"Ancillary Services"

"Company"

"Co

means PARATE Executions. SIGNITIES or insulated in long going assessment of reign frow-smalling-genis Limited under these Completions. The Company's form of transport document (including the Company's form of transport document (including the Company's form of transport document (including the Company's bosts air wayhill or house hild right of the Company's form of transport document (including the Company's bosts air wayhill or source in the Company's form of transport document (including the Company's form of transport document (including the Company's house air wayhill or house bill of lading).

means any person at whose request or on whose behalf the Company's house air wayhill or house bill of lading).

means the International Federation of Preight Forwarders Associations.

means the form of neutral air wayhill together with the conditions governing such air wayhill (1996) published by FIATA and recommended by FIATA for us of prultimodal transport bill of lading together with the standard trading conditions governing such air wayhill (1992) for use by forwarders who choose to ast time despairly of a (contracting) carrier, means any of the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instructions or orders containing the Customer's instructions to the Company's form or forms of shipping instruct

"FIATA" "FIATA Air Waybill"

"FIATA Multimodal Transport Bill of Lading "Shipper's Instructions"

"Hague-Visby Rules"

on 25th August 1924.

means The International Convention for the Unification of Certain Rules of Law relating to Bills of Lading signed at Brussels on 25th August 1924 (as amended by the Protocol signed at Brussels on 25th August 1924 (as amended by the Protocol signed at Brussels on 25th Septiment 1968).

means statements of the Customer's specific requirements and includes the instructions specified on the front of the Shipper's Instructions and of the Company's form of transport document (including the Company's house air waybill or house bill of lading).

"Britancitions" means statements of the Customer's specific requirements and includes the instructions specified on the front of the Shipper's Instructions and of the Company's form of transport document (including the Company's house air waybill or house bill of lading).

"Principal Services"
"Services"
"The Owner"
"The Owner"
"The Owner"
"Warsaw Convention"
"Warsaw Convention"
"Warsaw Convention"
"Warsaw Convention"
"Warsaw Convention"
"Cotober 1799 or that Convention as amended at mean amend on the front of the Shipper's Instructions and of the Company's form means the convention for the Unification of Certain Rules relating to Instructions and of the Company and includes the Principal Services and the Analitary Services.

"Good of the Convention of the Convention of the Shipper's Instructions and of the Company's form means The Convention for the Unification of Certain Rules relating to International Carriage by Air signed at Warsaw on 12th Cotober 1799 or that Convention as amended at The Hauge, 28th September 1955, whichever may be applicable.

References to statutory provisions shall be construed as references to the provisions of which they are e-macentess (whether with or without modification) in Cotober 1799 or that Convention as amended at one re-macentess (whether with or without modification) in Cotober 1799 or that Convention as amended at one re-macentess (whether with or without modification) in Cotober 1799 or that Convention as amended at or e-macented or as their applications, include any policy orporated or unincenteres to Clauses of these Conditions. The headings are inserted or the Continual or the Company in Cotober 1799 or that Convention of Cotober 1799 or that Convention as a Cotober 1799 or that Convention of Cotober 1799 or that Convention as a Cotober 1799 or that Convention of Cotober 1799 or that Convention as a Cotober 1799 or that Convention as a Cotober 1799 or that Conventi

and severally.

No omission or delay on the part of the Company in exercising its rights shall operate as a waiver thereof, nor shall any single or partial exercise by the Company of any such right preclude the further or other exercises thereof or the exercise of any other right which it has. The rights and remedies of the Company provided in these Conditions shall be cumulative and not exclusive of any rights or remedies otherwise provided by laws. Beach of the provisions of these Conditions is severable and distinct from the others and if at any time one or more of such provisions for the exercise of the provisions of these Conditions is as exercised to the provision of these Conditions is also that the provision of these Conditions and not in any way so affected or impaired the provision of these Conditions shall not in any way to be affected or impaired the provision of the provision of the conditions shall not in any way to be affected or impaired the provision of the pro

1.6 Each of the provisions of these Conditions is severable and distinct from the others and if at any time one or more of such provisions is not concents invalid lifegal or unenforceability of the remaining provisions of these Conditions shall not an away he of becomes invalid lifegal or unenforceability of the remaining provisions of these Conditions shall be deemed to be incorporated and any business undertaken by the Company is transacted subject to these Conditions and each of these Conditions and Customer with to contract with the Company is transacted subject to these Conditions and each of these Conditions are with the Company is transacted subject to these Conditions are dear of these Conditions are with the Company is transacted subject to these Conditions, special arrangements can be made uplect to revise darges having been agreed and having been paid in advance by the Customer to the Company and subject to such arrangements thaving been required and signed by an authoricid officer of the Customer and by an authoricid cofficer of the Customer and by an authoriced officer officer

Detail and asso as agent to a measurement of the Company other than as an agent of the Customer by reason only of any one or more of the Customer by reason only of any one or more of the

cargo receipt:

(b) the Company charges an inclusive price;
(c) the Customer's goods are forwarded, carried, transported, stored or otherwise handled together or in consolidation with other goods.

(COMPANY'S AUTHORITY

5.1 The Company is authorized to we consolidate to the Customer's property of the Customer's property is authorized to we consolidate to the Customer as hereinafter promitted.

(a) the Customer's goods are forwarded, carried, transported, stored or otherwise handled together or in consolidation with other goods.

##ANY'S AUTHORITY

The Company is hereby expressly authorized by the Customer as hereinafter provided.

The Company is authorized to act to heldal of the Customer to select, engage and enter into contract or arrangement (whether in the name of the Customer or otherwise) with any carriers, truckmen, forwarders, receiving or delivery agents, warehousemen, packers and other persons (together "3rd Parties", and individually "3rd Party"):

(a) for the carriage of the goods by any route or any carrier;
(b) for the storage, packing, unpacking, (local) transportation, transhipment, loading, unloading or other handling of the goods by any person at any place or places and for any length of time.

AND to do ther acts or enter moto other contracts or arrangements for any other purposes pursuant or relating or incidental to the Customer's instructions. The Company is authorized (but is not obliged) to deput or deviate from the Customer's instruction any praspect if in the opinion of the Company is not the company is authorized by the Customer to act to tenter into any contract or arrangement without prior consultation with or further authorization from the Customer, and the company is authorized by the Customer to the Customer of the terms and conditions or details of the contracts or arrangements are sentered into or them by the Company is purposed to the generality of the foregoing, the Company is authorized to agree with any 3rd Party the charges payable to such 3rd Party without reference to or further authorization from the Customer, the difference between the charges payable by the Customer waives any and has no right of engling of the company is to the Customer waives any and has no right of enging of the Customer is the Customer waives any and has no right of enging of the Customer is the Customer waives any and has no right of enging of the Customer is possible by the Customer t

adjoresaid authorizations.

WHERE THE COMPANY CONTRACTS (ON BEHALF OF THE CUSTOMER) IN ITS OWN NAME

6.1 Where the Company enters into a contract on hebalf of the Customer in its own name with any 3rd Party for any process.

Where the Company enters that a source on behalf the CHTHE CUSTOMER) IN ITS OWN NAME.

Where the Company enters that a contract on behalf of the Customer in the own name with any 30 Plarty for any purposes, the Company is not itself a carrier for the purposes of the Carriage by Air Ordinance or the Carriage of Goods by Sea Ordinance or for any other purposes, nor does the Company make or purport to make any contract as a principal with the Customer for the carriage, storage, packing, unpacking, [local] transportation, transhipment, loading, unloading or other handling of goods by other person, packing, unpacking, loading unloading or other handling of goods by other person, storage, packing, unpacking, load in addition and without prejudice to the exceptions and limitations in favor of any 20 Plarty expressly contained of implied in the Company's contract with such 3rd Party. The Customer shall not seek to RETHE COMPANY CONTRACTS AS PRINCIPAL.

an audinous and without prejudes to the exceptions and limitations contained in these Conditions, the Company shall be entitled to the benefit of all exceptions and limitations in Known of any 3rd Party expressly contained or implied in the Company's contained with Self-Bray. The Customers shall not seek to read the Company in the Company in the Company in the Erms and conditions contained herein, issue a FIATA Air Multimodal Transport Bill of Lading naming the Company as the carrier and the principal. Where such a document is issued, the Wayshill or a PIATA Multimodal Transport Bill of Lading naming the Company as the carrier and the principal. Where such a document is issued, the Wheel, in respect of a transaction, the Company is of the Company is the Company as the carrier and the principal. Where such a document is issued, the Wheel, in respect of a transaction, the Company is and the Company is a conditions embodied in its able between the Company is the Company is an extended to the conditions are inconsistent with or repugnant to these Conditions.

10. The Company is of a transaction, the Company is the Company is an extended to the conditions are inconsistent with or repugnant to these Conditions are inconsistent with or repugnant to the Company is an extended to the carrier of the company is a currier in respect of a carriage in coposite by arithrel following notices are hereby given: "The tear carriage involves an ultimate destination or stop in a country other than the country of departure, the Warsaw Conventi

CUSTOMER'S FURTHER WARRANTIES

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All the goods, the subject of any Service provided by the Company, have been properly and sufficiently packed and/or prepared, and that the Company has no liability for any loss of or damage to goods which are improperly or insufficiently packed or prepared, no matter how such loss or damage is caused.

Transport Unit

Transport Unit is in good condition, is suitable to carry the goods loaded therein or thereon, and is suitable for the intended carriage and other handling; and

Transport Unit is in good condition, is suitable to carry the goods loaded therein or thereon, and is suitable for the intended carriage and other handling; and

Transport Unit I and has been properly and competently packed or loaded in or on

ness of Goods
uddition and without prejudice to any provisions of Clauses 10 and 11, the goods are fit and suitable for the carriage (international as well as local),
rage, packing, unpacking and other handling in accordance with, pursuant or related or incidental to the Customer's instructions.
ivery of Goods

consolution entitled to the delivery of the goods shall take delivery of the goods upon their arrival at destination and shall pay all necessary es and duties and shall comply with all necessary formalities and procedures.

INDEMNITIES

MNTIES
The Customer shall save harmless and indemnify and keep indemnified the Company from and against all claims, liabilities, losses, damages, costs and expenses (including without limitation all duties, taxes, imposts, levies, deposits, fines and outlays of whatsoever nature levied by any authority) arising out of the Company acting in accordance with the Customer's instructions, or arising from a the-hard of warranty or obligation by the Company acting in accordance or arising from the Customer's insecrutar or incomplete or ambiguous information or instructions, or arising from the negligence of the Customer or Owner. Advise and information, in whatever from as may be given by the Company, are provided by the Company for the Customer only and the Customer of New Advises and information, in whatever from as may be given by the Company are provided by the Company for the Customer only and the Customer of New Advises and information or the New Advises and Information or Information or Info

The Customer undertakes that no claim shall be made against any officer, servant, agent or sub-contractor of the Company which imposes or attempts to impose upon them any liability in connection with any services provided or to be provided by the Company. If any such claim should nevertheless be made the Customer shall indemnify the Company against all consequences thereof. Without prejudice to the foregoing every such officer, servant agent and sub-contractor shall have the benefit of all provisions berein benefiting the Company as it such provisions were expressly to its to sheefit. For the foregoing purposes, the Company contracts for itself as well as agents for all the aforesaid persons.
 The Customer shall defend, indemnify and hold harmless the Company from and against all claims, so that the sub-contractors in the company of the property of the foregoing this indemnity shall include (without limitation) all claims, costs and demnads on prejudice to the general development in the property of the foregoing this indemnity shall include (without limitation) all claims, costs and demnads arising from or in connection with the negligence of the Company, its officers, servants, agents or sub-contractors.
 The Customer shall defend, indemnify and hold harmless the Company in respect of any general average or 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.
 DANGEROUS GOODS ETC.
 Except under special arrangements previously made in writing, the Customer warrants that the goods are not goods (or consist of goods) included in the Danserous

may be made on the Company and the Customer shall provide such security as may be required by the Company in this connection.

DANGEROUS GOODS ETC.

Except under special arrangements previously made in writing, the Customer warrants that the goods are not goods (or consist of goods) included in the Dangerous Goods (Application and Exemption) Regulations of the Laws of Hong Kong Cap. 295 or any modification thereof or the IATA Dangerous Goods Regulations prevailing at the time the Company confirms acceptance of the Customer's instructions, nor are goods or consist of goods of comparable hazard, nor are goods accept or handle or deal with an year logod sold nor the state of the state of the customer of the customer's instructions, nor are goods or deal with any such good sold nervise than under special arrangements previously made in writing, then whether or not company is aware of the nature of such goods, the Customer shall be liable for all expenses losses or damages whatsoever caused by or to or in connection with the good how showsever arising, and shall indemnify the Company against all penaltics claims damages costs expenses and any other liabilities whatsoever arising, which was the company of th

likely to cause damage" includes but is not limited to goods likely to narroom to uncompensation.

Except under special arrangements previously made in writing the Company will not accept or deal with bullion, coins, precious stones, jewellery, valuables, andiques, pictures, livestock or plants. Should the Coustomer nevertheless deliver any such poods to the Company or cause the Company to handle or deal with any such goods otherwise than under special arrangements previously made in writing, the Company shall be under no liability whatsoever for or in connection with the goods or any part thereof (including without limitation any) issor drange or non-delivery or mis-delivery or delay) howsoever caused and notwithstanding that the value may be shown, declared or indicated on any documents accompanying the shipment.

DEVIATION

Subject to express instructions in writing given by the Customer and the acceptance of those instructions in writing by the Company, the Company reserves to itself aboutte discretion as to the means, routes and procedures to be followed in the carriage, transportation, storage and other handling of goods. Further, if in the opinion of the Company is 1 and any stage necessary or desirable in the Customer's interests to depart from those instructions (company is hereby irrevocably authorised and shall be at liberty to do so, and any departure from the terms and conditions, or in the handling other than pursuant to the normal custom of handling the goods is done at the sole risk of the Customer or the Owner.

WAREHOUSING

Pending forwarding or delivery, goods may be waterboused or otherwise held at the risk of the Customer or the Owner at any place at the sole discretion of the Company and the cost therefor shall be for the account of the Customer.

Fenning forwarding or oscirically and the form account of the Customer.

DECLARATION OF VALUE FIG.

14. The Company shall not be obliged to make any declaration for the purpose of any statute or convention or contract as to the nature or value of any goods or as to any special interest in delivery, unless express instructions in writing were previously given to and accepted by the Company.

14.2 Without projude to the generatity of Clause 14.1 where there is a choice of areas according to the extent or degree of the liability assumed by carriers, the company and its discretion decide, and no declaration of value (where optional) will be made, unless express instructions in writing to the contrary have previously been given by the Customer and accepted by the Company.

14.3 A mere statement or declaration of the value or nature of the goods for insurance or export or customs or other purposes is not and shall not be construct to be instructions to the Company to make any declaration for the purposes of Clause 14.1 and for Clause 14.2 above.

DITTIES

ner shall be liable for any duties, taxes, levies, deposits or outlays of any kind levied by the authorities at any port or place for or in cond for any payments, storage, demurrage, fines, expenses, loss or damage whatsoever incurred or sustained by the Company in connection

the goods and to any polyments, storage, cleaning etc., increase, as set uning we unascered institute of seasoned by the Company in contactoring the Charles of the Company and the Company are subject to the usual exceptions and conditions of the policies of the insurance company or underwrites taking the risk. The Company shall not be under any obligation to arrange a separate insurance on each consignment but may declare it on any open or general policy. Should the insurers dispute their liability for any reason the insured shall have recourse against the insurers only and the Company shall not be under any expensibility or liability whatsoever in relation thereto notwithstanding that the premium upon the policy may not be at the same rate as that charged by the Company or paid to the Company by its Customer.

16.2 In so far as the Company agrees to arrange insurances, the Company acts solely as the agent of the Customer using reasonable effects to arrange such insurance. The Company does not warrant or undertake any such insurance will be accepted by the insurance company or underwriters.

NO DUTY TO PRESERVE REGIETS

The Company shall not be under any duty or obligation to the Customer or the Owner to give any notice or otherwise take any action to preserve or protect the right of the Customer or the Owner in relation to any claim or remotly which the Customer or Owner may have against any third partners.

NO DITY TO PRISERVE RIGHTS

The Company shall not be under any duty or obligation to the Customer or the Owner to give any notice or otherwise take any action to preserve or protect the right of the Customer or the Owner in relation to any claim or remedy which the Customer or Owner may have against any third parties.

18.1 Notice of arrival of the goods will be sent to the notify party or the consignee by ordinary methods. The Company is not liable for the non-receipt or delay in the receipt of such notices. Any charges including storages incurred pending collection will be for the account of the Customer.

18.2 Without prejudice to any other rights or remedies which the Company may have (including without limitation those under the other sub-Clauses of this Clauses [3], if delivery of the goods or any part thereof is not taken by the consignee or other person entitled to the deliver of the same at the time and place when and where delivery should be taken, the Company shall be entitled (but is not obliged) to store or cause to be stored the goods or any part thereof should be taken, the Company shall be entitled (but is not obliged) to store or cause to be stored the goods or any part thereof should be taken, the Company shall be entitled (but is not obliged) to store or cause to be stored the goods of any part thereof should be part of the control of the Company.

18.3 Perishable goods which are not taken up immediately upon arrival or which are insufficiently addressed or marked or otherwise not readily identifiable, may be sold or otherwise independent of the net proceeds of any sale after deduction of charges and expenses shall be equivalent to delivery. All charges and expenses arising in connection with the sale or disposed) all be paid by the Customer.

18.4 The Company is entitled (but not obliged) to sell or dispose of (or cause to be sold or disposed) all non-perishable goods which in the opinion of the Company cannot be delivered either because they are insufficiently or incorrectly addressed or be

18.6 The rights of the Company under this Clause 18 are into persons now and a company under this Clause 18 are into persons now and a company under the Customer is primarily liable for the payment of all freight, fees, duties, charges and other expenses whether the same (or any of them) are to be pre-

10.0 The rights of the Company unsert tans Clause is are independent and cumulative.
 QUOTATIONS AND CHARGES.
 13.1 The Customer is primarily liable for the payment of all freight, fees, duties, charges and other expenses whether the same (or any of them) are to be preorder.
 13.2 The Customer is primarily liable for the payment of all freight, fees, duties, charges and other expenses whether the same (or any of them) are to be preorder.
 13.2 The Customer shall prus to the Company is due as soon as an invoice is rendered. Payment shall be made in cash unless otherwise agreed by the Company.
 13.3 The Company at its discretion may request an advance to cover fees, duties, charges, taxes and/or other expenses payable before Company's invoice is rendered. Forthwith upon such request being made, the Customer shall make such advance to the Company.
 13.4 Without prejudice to the foregoing provisions, when the Company is instructed to collect freight, duties, fees, charges or other expenses from any person
other than the Customer, the Customer shall remain responsible for the payment of the same. The Customer shall forthwith upon demand pay the Company
such freight, duties, fees, charges and other expenses or any balance thereof together with interest (if applicable) without deduction or deferment on
account of any claim, counterclaim or set off (whether or not demand is made to such other person). Without prejudice to the generality of the regioning,
this provision shall apply if (finer alia) the goods are reliated by the consignee or other person entitled to delivere or continued.
 19.5 On all amounts overdue to the Company, the Company shall be entitled to interest calculated on a monthly basis from the date such accounts are overdue
until payment thereof at 25° per month (compounded monthly) during the period that such amounts are overdue.
 19.6 Quotations are given on the basis of immediate acceptanc

contract on any terms the whole or any part of the Services and any and all duties whatsoever undertaken by the Company

ELITY AND LIMITATION

Notwithstanding any negligence of the Company, its servants or agents or sub-contractors or other persons for whom the Company is responsible, the Company shall not not be responsible or liable for any damage to or loss or non-delivery or mis-delivery of goods or for any delay of evitation in respect of the transportation or delivery or other handling of goods, unless it is proved that such damage, loss, non-delivery, mis-delivery, delay or deviation countries while the good of the transportation or delivery or other handling of goods, unless it is proved that such damage, loss, non-delivery, mis-delivery, delay or deviation occurs of the transportation was due to the willful neglect or within default of the Company and under its actual control and that the damage, loss, non-delivery, mis-delivery, delay or deviation occurs on the company of the company of the servants.

Company shall not be liable for any non-compliance or mis-compliance with instructions given to it unless it is proved that such non-compliance or mis-compliance or mis-compliance or mis-compliance or mis-compliance or mis-compliance or for the company of the providence of the company is responsible, the company is repronsible, or any of the providence of the company of the providence of the company is repronsible.

Further and without projudice to the generality of the proceeding providence of this Clause 21, the Company shall not in any event, whether under clause or goodwill;

(a) any special, incidental, indirect, consequential or economic loss or damage (including without limitation loss of market, profit, revenue, business or goodwill);

(b) any loss or damage or expense arising from or in any

(a) any special, incidental, indirect, consequential or economic loss or damage (including without intuitation loss or market, profit, revenue, under the profit of the pr

NOTICE OF CLAIM

22.1 Any claim against the Company must be in writing and delivered to the Company at its registered office or its principal place of business in Hong Kong

23.1 Any claim against the Company must be in writing and delivered to the Company at its registered office or its principal place of business in Hong Kong

24.1 Any claim against the Company must be in writing and delivered to the Company at its registered office or its principal place of business in Hong Kong

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26.1 Any claim against the Company must be in writing and the Company must be in the Co

Any claim against the Company must be an enting mention of delivery of the goods;

(a) in the case of damage to goods, the date of delivery of the goods;

(b) in the case of loss or non-delivery or mis-delivery or delay in delivery of goods, the date that the goods should have been delivered; and (c) in any other case, the date of the event giving rise to the claim. No saction shall lie against the Company if the claim is not made within the times and in the manner specified in Clause 22.1.

***On a claim shall lie against the Company if the claim is not made within the times and in the manner specified in Clause 22.1.

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TIME BAR
Any right of action against the Company shall be extinguished if suit is not brought in the proper forum and written notice thereof received by the Company within 9 months from the date the goods arrived at the destination or the date the goods should have arrived at the destination (whichever date is the earlier).
COLLECT ON DELIVERY (C.O.D.) SHIPMENTS
Goods received with Customer's or other person's instruction to Collect on Delivery (C.O.D.) by bank drafts or otherwise, or to collect on any specified terms by time drafts or otherwise, are accepted by the Company only upon the express understanding that it will exercise reasonable care in the selection of a bank, correspondent, carrier or agent on whom it will send such them for collection, and the Company will not be responsible for any act, onsistion, default, suspension, insolvency or want of care, negligence, or fault of such bank, correspondent, carrier or agent, nor for any delay in remittance, lost in exchange during transmission, or while in the course of collection.

or while in the course of collection.

GOVERNING LAW

These Conditions and any act or contract to which they apply shall be governed by and construed according to the laws of the Hong Kong SAR. Any dispute arising out of these Conditions and any act or contract to which they apply shall be subject to the non-exclusive jurisdiction of the courts of the Hong Kong SAR.

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