EgeTrans USA, Inc. dba. EgeTrans Atlantic Service SEL-OPERATING COMMON CARRIER - LICENSE NO. 17710NF NON-VES 1111 Plaza Dr. Unit 800, Schaumburg, IL 60173

1. DEFINITIONS

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"Carner" means the Company stated on the front of this Bill of Lading as being the Carner and on whose behalf this Bill of Lading has been assigned.
"Merchart" includes any Person who at any time has been or becomes the Shipper, Holder, "Merchart" includes any Person who at any time has been or becomes the Shipper, Holder, Consignee, Receiver of the Goods, Exporter, Importer, and Person who owns or is entitled to the possession of the Goods or of this Bill of Lading and any Person acting on behalf of any such Person.

Consignee, Necewer of the Goods, Exporter, Importer, and Person who owns or is entitled to the possession of the Goods or of this Bill of Lading and any Person acting on behalf of any such Person.

Holder means any Person for the time being in possession of (or entitled to the possession of) this Bill of Lading.

Goods' means the whole or any part of the cargo received from the Shipper and includes the packing and any equipment or Container not supplied by or on behalf of the Carrier.

Soods' means the whole or any part of the cargo received from the Shipper and includes the packing and any equipment or Container not supplied by or on behalf of the Carrier.

"Carriage' means the whole of the operations and services undertaken or performed by or on behalf of the Carrier in respect of the Goods.

"Combined Transport' arises where the Carriage called for by this Bill of Lading is not Port to Port.

"Port to Port Shipment' arises where the Place of Receipt and the Place of Delivery indicated are ports and the Bill of Lading of the Other Place of Receipt and the Place of Delivery indicated are ports and the Bill of Lading does not in the nomination of the Place of Delivery indicated are ports and the Bill of Lading does not in the nomination of the Place of The Carrier in the Place of Security on the front here's peculy any place or spot within the area of the port so nominated.

Hague Rules' means the provisions of the International Convention for the Unification of Certain Rules relating to Bills of Lading signed at Brussels on 23th February, 1965, but only if such amendments as compulsority applicate to this Bill of Lading (it is expressly provided that amendments by the Protocol signed at Brussels on 23th February, 1965, but only if such amendments as the Carriage of Goods by Sea Act of the Unified States of America approved on 16th April, 1936.

COGSA' means the Carriage of Goods by Sea Act of the Unified States of America approved on 16th April, 1936.

Hague-Visby Rules.
"Person" includes an individual, group, company or other entity.
"Stuffed" includes filled, consolidated, packed, loaded or secured.

2. CARRIER'S TARIFF AND TERMS AND CONDITIONS OF SERVICE

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The provisions of the Carrier's applicable Tariff, if any, and the Carrier's terms and condition of service are incorporated herein. Copies of the provisions of the Carrier's applicable Tariff, are obtainable from the Carrier or its agents upon request or, from the Carrier's buildily available Tariff, which is published at the location reported to the appropriate government body, the Tariff is available by subscription. The Carrier's terms and conditions of service are provided to the Merchant by the Carrier in other commercial documents related to the carriage hereunder (which may include, but are not limited to, the carrier's invoices, the shippers letter of instructions, the credit application powers of attorney, and the other commercial documents) and at the Carrier's finites, in the case of inconsistency between remomercial documents) and at the Carrier's finites in the case of inconsistency between removers. simples metter or insurcuous, the creatin application powers of attorney, and the other commercial documents), and at the Carrier's offices. In the case of inconsistency between this Bill of Lading and the applicable Tariff or the terms and conditions of service, this Bill of Lading shall prevail.

3. WARKAN I Y The Merchant warrants that in agreeing to the terms hereof he is or is the agent of and 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.

4. NEGOTIABILITY AND TITLE TO THE GOODS

. * ITTLE TO THE GOODS

(1) This Bill of Lading shall be non-negotiable unless made out "to order" in which event it shall be negotiable and shall constitute title to the Goods and the holder shall be entitled to receive not to transfer the Goods herein described.

(2) This Bill of Lading shall be prima facie evidence of the taking in charge by the Carrier 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 fath.

5. CERTAIN RIGHTS AND IMMUNITIES FOR THE CARRIER AND OTHER PERSONS

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6. CARRIER'S RESPONSIBILITY

(4) the defenses and limits of liability provided for in this Bill of Lading shall apply in any action against the Carrier whether the action be found in Contract or in Tort.

6. CARRIER'S RESPONSIBILITY

(1) CLAILES' PREMACUNIT

(A) Subject to clause 13 below, this Bill of Lading insofar as it relates to sea carriage by any vessel whether named herein or not shall have effect subject to the Hogue Fules or any legislation making such Rules or the Hogue-Vielby Rules compulsorily applicable (such as COGSA or COGWA) to this Bill of Lading and the provisions of the Hogue Rules or applicable legislation shall be deemed incorporated herein. The Hogue Rules or COGSA or COGWA if this Bill of Lading and the provisions of the Hogue Rules or applicable legislation shall be deemed to include reference to highways and roads and inland waterways and reference to carriage by sea in such Rules or legislation shall be deemed to include reference to highways and roads and inland waterways. If and to the extent that the provisions of the Harter Act of the United States of America 1893 would otherwise be compulsorily applicable to regulate the Carrier's responsibility shall instead be determined by the provisions of 6(3) below, but if such provisions are found to be invaiid such responsibility shall be subject to COGSA. (8) The Carrier's responsibility shall instead be determined by the provisions of 6(3) below, but if such provisions are found to be invaiid such responsibility shall be subject to COGSA. (8) 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 limitations and exclusions of all and provisions of the limited to a such as a subject to COGSA. (8) The Carrier's responsibility shall instead be determined by the provisions of 6(3) below. If the carrier are provisions of the limited to a such as a subject to COGSA. (8) The Carrier shall be entitled to a dark provision of 6(4) below to the carrier shall be entitled t

(ii) with respect to the transportation in the United States of America or in Canada to the Port of Loading or from the Port of Discharge, the responsibility of the Carrier shall be to procure transportation shall variers (one or more) and such transportation shall be subject to the indicarriers contracts of carriage and tariffs and any law compulsorily applicable. The Carrier quantness the fulfillment of such Iniand carriers' obligations under their contracts and tariffs; (iii) where neither (i) or (ii) above apply, any liability of the Carrier shall be determined by 6(3)(A) above.

(iii) where neither (i) or (ii) above apply, any liability of the Carrier shall be determined by 6(3)(A) above.

(4) GENERAL PROVISIONS (A) Classification of the Carrier shall be determined by 6(3)(A) above.

(4) GENERAL PROVISIONS (A) Delay The Carrier does not undertake that the Goods shall arrive at the Port of Discharge or Place of Delivery at any particular time or to meet any particular market or use, and the Carrier shall in no circumstances whatsoever and howsoever arising be liable for direct, indirect, special incidental, punative or consequential damagae including, but not limited to, loss of profits, income, utility, interest or loss of market, caused by delay whether or not Carrier had knowledge that such damage might be incurred. Schedule or advertised departure and arrival are only expected times and may be advanced or delayed should the Carrier find it necessary, prudent or convenient.

(B) Package of Shipping Unit Limitations

Where the Haugus Rules or any legislation making such Rules compulsorily applicable (such as COSSA or COSWA) to this Bill of Lading apply, the Carrier shall not, unless a declared value has been noted in according with (T) below, be or become liable for any loss or damage to or in connection with the Goods in an amount per package or shipping unit in matician and according to COSWAs US \$500 and according to COSWA is US \$500 and according

\$500. If no limitation amount is supplicative times as a supplicative times to a supplicative times to the US \$500 per package or shipping unit.

(c) Ad Valorem

The Merchant agrees and acknowledges that the Carrier has no knowledge of the value of the Goods, and that higher compensation than that provided for in this Bill of Lading any of the Goods declared by the Shipper prior to the commencement of the Carrier, the value of the Goods declared by the Shipper prior to the commencement of the Carrier, the value of the Goods declared by the Shipper prior to the commencement of the Carrier, the Valor of the Bill of Lading and extra freight paid, if required. In that case, the amount of the declared value shall be substituted for the lasts of such declared to the sale of the sal

The Merchant acknowledges that, except when the provisions of Clause 6(C) apply, the of the Goods is unknown to the Carrier.

of the Goods is unknown to the Carrier. (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 receipt of the Goods in apparent good order and condition is not a representation that conditions of rust, oxidation or the like did not exist on receipt. (F) Notice of Loss of Damage The Carrier shall be deemed prima facile to have delivered the Goods as described in it The Carrier shall be deemed prima facile to have delivered the Goods as general nature.

The Lariner snall be deemed prima facile to nave delivered the Goods as decimined in the light of Lading unless portice of loss of 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 a the place of delivery before or at the time of removal of the Goods into the custody of the person entitled to delivery thereof under this Bill of Lading or, if the loss or damage is not apparent, within three consecutive days thereafter.

" shall be discharged of all liability unless suit is brought in the proper forum an The Carrier shall be discharged of all liability unless suit is brought in the proper forum and written notice thereof received by the Carrier within nine months after delivery of the Goods or the date when the Goods should have been delivered. In the event that such time period shall be found contrary to any convention or law compulsorily applicable, the period prescribed by such convention or law shall then apply but in that circumstance only. (H) Fire and Error in Navigation The Carrier shall not be responsible for any fault of his personnel and of the vessel's crew in cases of damage or loss caused by fire or explosion on board the vessel (Tire?) or caused by the navigation or management of the vessel save for damage or loss caused when executing measures which were predominantly taken in the interest of the goods ("error in navigation").

measures which were predominantly taken in the interest of the goods ("error in navigation").

7. SHIPPER'S/MERCHANT'S RESPONSIBILITY

(1) All of the Persons coming within the definition of Merchant in Clause 1 shall be jointly and severally label to the Carrier for the due fulfillment of all obligations undertaken by the Merchant in this Bill of Lading and remain so liable throughout Carriage, notwithstanding their having transferred this Bill of Lading and/or title to the Goods to another party.

(2) The Shipper warrants to the Carrier that the particulars relating to the Goods as et out overleaf have been checked by the Shipper on receipt of this Bill of Lading and that such particulars, and any other particulars furnished by or on behalf of the Shipper, are adequate and correct. The Shipper also warrants that the Goods are level upods and contain furnished and correct. The Shipper also warrants that the Goods are level upods and contain furnished and correct. The Shipper also warrants that the Goods are level upods and contain furnished and correct. The Shipper also warrants that the Goods are level upods and contain furnished the Carrier than the Carrier t

8. CONTAINERS
9. (1) Goods may be stuffed by the Carrier in or on Containers and Goods may be stuffed with other Goods.
(2) The terms of this Bill of Lading shall govern the responsibility of the Carrier in connection with or arising out of the supply of a Container to the Merchant, whether supplied before or after the Goods are received by the Carrier or leidengered to the Merchant, (3) If a Container has been stuffed by or on behalf of the Merchant, (4), the Carrier shall not be liable for loss of or damage to the Goods () caused by the unsuitability of the Goods for carriage in Containers, (iii) caused by the unsuitability of the Goods for carriage in Containers, (iii) caused by the unsuitability of defective conditions of the Container provided that where the Container has been supplied by or on behalf of the Carrier, this paragraph (iii) shall only apply if the unsuitability or defective conditions arose (a) without any want of due diligence on the part of the Carrier or (b) would have been apparent upon reasonable inspection by the Merchant at or prior to the time when the Container was stuffed. (iv) if the Container is not stealed at the commencement of the Carrier against any loss, (9) the Merchant at all defend, indemnity and bold harmless the Carrier against any loss, (9) the Merchant at all defend, indemnity and bold harmless the Carrier against any loss, (9) the Merchant and lederal diventions and bold harmless the Carrier against any loss, (9) the Merchant and lederal diventions and bold harmless the Carrier against any loss, (9) the Merchant carrier is instructed to provide a Container, in the absence of a written request to the contrary, the Carrier is not under an obligation to provide a Container of any particular type or quality.

9. TEMPERATURE CONTROLE CARRIER.

type or quality.

9. TEMPERATURE CONTROLLED CARGO
(1) The Merchart undertakes not to tender for transportation any Goods which require temperature control without previously giving written notice (and filling in the box on the font of this Bill of Langing filts Bill of Lading filas been prepared by the Merchant or a person acting on his behalf) of their nature and particular temperature angle to be maintained and in the case of the producer o

10. INSPECTION OF GOODS
The Carrier or any person authorized by the Carrier shall be entitled, but under no obligation, to open any Container or package at any time and to inspect the Goods.

11. MATTERS AFFECTING PEPFORMANCE

(1) If at any time the Carriage is or is likely to be affected by any hindrance, risk, delay, difficulty or disadvantage of any kind (including hine condition of the Goods), whensoever and howsoever arising (whether or not the Carriage has commenced), the Carriar may.

(A) without notice to the Merchant abandon the Carriage of the Goods and where reasonably possible place the Goods or any part of them at the Merchant's disposal at any place which the Carriar may deem safe and convenient, whereupon the responsibility of the Carriar in respect of such Goods shall cases:

(S) without prejudice to the Carriar's right subsequently to abandon the Carriage under (A) above, continue the Carriage.

above, continue the Carriage.
In any event the Carrier shall be entitled to full Charges on Goods received for Carriage and the Merchant shall pay any additional costs resulting from the above mentioned

circumstances.

(2) The liability of the Carrier in respect of the Goods shall cease on the delivery or other disposition of the Goods in accordance with the orders or recommendations given by any government or authority or any person acting or purporting to act as or on behalf of such government or authority.

Powerment or authority.

12. METHODS AND ROUTE OF TRANSPORTATION

(1) The Carrier may at any time and without notice to the Merchant use any means of transport or storage whatsoever, including but not limited to inland carriage by truck, rail and/or air, load or carry the Goods on any wessel whether named on the front hereof or not transfer the Goods from one conveyance to another including transshipping or carrying the same on another wessel than that named on the front hereof or by any other means of transport whatsoever, at any place unpack and remove Goods which have been stuffed in or a Container and forward the same in any manner whatsoever, proceed at any speed and by any route in his discretion (whether or not the nearest or most direct or customary or advertised route) and proceed to or stay at any place whatsoever once or more often and in any order, load or unload the Goods from any conveyance at any place (whether or not the place is a port named on the front hereof as the intended Port of Loading or intended Port of Discharge), comply with any orders or recommendations given by any 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, to tow or be towed or to be directions, permit the vessel to carry livestock, Goods of all kinds, dangerous, or otherwise, contaband, explosives, munitions or wallike stores and sail armed or unarmed.

(2) The liberties set out not connected with the Carrier for any purposes (V).

contractual Carnage and shall not be a deviation of whatsoever nature or degree.

13. BCK CARGO (AND LIVESTOCK)
(1) Goods of any description whether containerized or not may be stowed on or under deck without notice to the Merchant and such stowage shall not be a deviation of whatsoever nature or degree. Subject to (2) below, such Goods whether carried on deck or under deck shall participate in General Average and such Goods (other than livestock) shall be deemed to be within the definition of Goods for the purposes of the Hague Rules or any legislation making such Rules or the Hague-Visby Rules compulsorily applicable (such as COGSA or COGWA) to this Bill of Lading.
(2) Goods (not being Goods stuffed in or on Containers other than open flats or pallets) which are stated on the front of this Bill of Lading to be carried on deck and which are so carried (and livestock, whether or not carried on deck) are carried without responsibility on the part of the Carrier for loss or damage of whatsoever nature arising during carriage by sea or inland waterway whether caused by unseaworthiness or negligence or any other cause whatsoever. The Merchant shall defend, indeminyl and hold harmless the Carrier gainst all and any extra cost incurred for any reason whatsoever in connection with carriage of such livestock.

14. DELIVERY OF GOODS
If delivery of the Goods or any part thereof is not taken by the Merchant at the time and place when and where the Carrier is entitled to call upon the Merchant to take delivery thereof, the Carrier shall be entitled without notice to remove from a Container the Goods or that part thereof if stuffed in or on a Container and to store the Goods or that part thereof affour in the open or under cover at the sole risk and expense of the Merchant. Such storage shall constitute due delivery hereunder, and thereupon the liability of the Carrier in respect of the Goods or that part thereof shall cease.

15. BOTH-TO-BLAME COLLISION

15. BOTH-TO-BLAME COLUSION
If the vessel on which the Goods are carried (the carrying vessel) comes into collision with any other vessel or object (the non-carrying vessel or object) as a result of the negligence of the non-carrying vessel or object or the owner of, character of or person responsible for the non-carrying vessel or object, the Merchant undertakes to defend, indemnify and hold harmless the Carrier against all claims by or liability to (and any expense arising therefrom) any vessel or person in respect of any loss of, or damage to, or any claim whatsoever of the Merchant put de non-carrying vessel or object or the voice, or concerning vessel or object or the voice of, character of or person responsible for the non-carrying vessel or object or the voice of the vision of the vessel, object or person(s) against the Carrier, the carrying vessel or her owners or characters.

16. GENERAL AVERAGE

16. GENERAL AVERAGE.
(1) The Carrier may declare General Average which shall be adjustable according to the New York Antwerp Rules of 1974 at any place at the option of the Carrier and the Amended Jason Clause as approved by BIMC0 is to be considered as incorporated herein and the Merchant shall provide such security as may be required by the Carrier in this connection.
(2) Notwithstanding (1) above, the Merchant shall defend, indemnify and hold harmless the Carrier in respect of any claim (and any expense arising therefrom) of a General Average nature which may be made on the Carrier and shall provide such security as may be required by the Carrier in this connection.
(3) The Carrier shall be under not only of the Carrier of the Carrier in the connection.
(3) The Carrier shall be under no obligation to take any steps whatsoever to collect security for General Average contributions due to the Merchant.

(1) Freight shall be deemed fully earned on receipt of the Goods by the Carrier and shall be paid and non-returnable in any event by the Merchant.

(2) The Merchants attention is drawn to the stipulations concerning currency in which the Freight is to be paid rate of exchange, devaluation and other contingencies relative to Freight in the applicable Tariff.

in the applicable Tariff.

(3) Freight has been calculated on the basis of particulars furnished by or on behalf of the Shipper are incorrect, it is agreed that a sum equal to double the correct Freight less the Freight charged shall be payable as liquidated damages to the Carrier.

(4) All Freight shall be paid without any set-off, counter-claim, deduction or stay of execution before delivery of the Goods.

(5) The Merchant and owner of the goods shall be jointly and severally liable to the Carrier for the counter of fireight end of the Carrier for the counter of fireight end of the Carrier for the counter of fireight end of the Carrier for the counter of fireight end all before a contract of the contract of the counter of the cou

the payment of freight and all charges, including the attorney's fees, costs, and expenses incurred in collecting such freight, and the performance of the obligation of each of them

incurred in collecting such freight, and the performance of the obligation of each of them hereunder.

(6) The Merchant and owner of the goods shall be jointly and severally liable for demurrage, detention, general order and any all costs associated with the abandomment of the freight or a refusal of the consignee to make delivery.

(7) The Currier shall be entitled to all freight and other charges due hereunder, whether actually paid or not, and to receive and retain them inrevocably under any circumstances whatsoever whether the vessel and/or goods be lost or not or the voyage be broken up or whatsoever whether the vessel and/or goods be lost or not or the voyage be broken up or whatsoever whether the vessel and/or goods be lost or not or the voyage be broken up or and charges including one because of the pools of 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 certified to accompany the goods.

(9) The Merchant shall be liable for return freight and charges on the goods refused exportation or importation.

(10) The Merchant authorizes the Carrier to pay and/or incur all such charges and expenses and to do any matters mentioned above at the expense of an as a agents for the shipper and to engage other persons to regain possession of the goods and to do all things deemed advisable to the carrier for payment of all freight and charges and for the performance of the obligation of each of them hereunder.

18. LIEN
The Carrier shall have a lien on the Goods and any documents relating thereto for all sums what soever due at any time to the Carrier from the Merchant and for General Average contributions to whomsoever due and for the costs, including attorney's fees of recovering the same and the Carrier shall have the right to sell the Goods and documents by public auction or private treaty without notice to the Merchant and at the Merchants expense and without any liability towards the Merchant. If on the sale of goods the proceeds fail to cover the amount due and attorneys' fees, costs and expenses incurred, then the Carrier shall be entitled to recover the difference from the Merchant.

19. VARIATION OF THE CONTRACT
No servant or agent of the Carrier shall have power to waive or vary any of the terms hereof unless such waiver or variation is nvirting and is specifically authorized or ratified in writing by a director or officer of the Carrier who has the actual authority of the Carrier so to waive or vary.

20. PASTIAL INVALIDITY
If any provision in this Bill of Lading is held to be invalid or unenforceable by any court or resolven by the provision of the provision. The validity of the remaining provisions shall not be affected thereby and this Bill of Lading contract shall be carried out as if such invalid or unenforceable provisions were not contained here or contained here or the provisions were not contained here.

21. JURISDICTION AND LAW CLAUSE
The contract evidenced by or contained in this Bill of Lading is governed by the law of the United States of America and any claim or dispute arising hereunder or in connection herewith shall be determined by the US District Court for the Southern District of New York.