1. DEFINITIONS

1. DEFINITIONS 1.A. "Carrier" means U. Del Corona & Scardigli doing business as Del Corona & Scardigli. 1.B. "Merchant" means the Shipper, Consignor, the Receiver, the Consignee, the Owner of the Goods, and any other Holder of this Bill of Lading. 1.C. "Coods" means the cargo received from the Shipper and includes any Container(s) supplied by or on behalf of any other than the

Carrier. 1.D. "Container" means any container, flat, pallet, or other form of cargo carrying unit or equipment referred to on the face hereof, or in or on which any Goods may be unilized or otherwise packed or stowed when received by the carrier for carriage hereunder or subsequent

T. Container' means any container, flat, pallet, or other form of cargo carrying unit or equipment referred to on the face hereof, or in the or on which any Goods may be unitized or otherwise packed or stowed when received by the carrier for carriage hereunder or subsequent is such receipt.
 T.E. The Internal Law of a State' shall be deemed to exclude all principles of private international law applied by such state.
 2. CONTRACTING PARTIES The contract evidenced by this Bill of Lading is between the Shipper and the Carrier. The Shipper warrants to the Carrier that he is entitled and/or is duly authorized by any other person who owns or is entitled to possession of the Goods, or this Bill of Lading, and to deliver the Goods to the Carrier on the terms hereof. Without prejudice to the foregoing, each merchant agrees to accept this Bill of Lading form the shipper Cansignee or any other prior endorsee or hold er and or deliveree or the Goods. The Merchant confirms, ratifies and agrees to be bound by all of the stipulations, exceptions and contained or evidenced herein shall be fully binding between the Carrier and such Merchant in all respects. Each Merchant also agrees that all agreements privotusly made for the carrier go or otherwise incorporated on the form or back hereo' and that the contract contained or evidenced herein.
 3. UB-CONTRACTING The Carrier shall be onlited to sub-contract on any terms, the whole, or any part of the carriage, loading, storing, warehousing, handling and any and all duites whatsoever underaken by the Carrier in relation to the Goods. The Merchant undertakes that no claims or allegation shall be made against any servant, agent, or sub-contractor, including without limiting the generality of the foregoing terminal and depot operator's and stevedores. The Agreement by any of them, any Usability whatsoever in connection with the Goods, and, if any such daim or allegation should nevertheless be made to inch

be a deviation. Should the Carrier be held liable in respect of such action, the Carrier shall be entitled to the full benefit of all privileges, rights and immunities contained in this Bill of Lading.
5. CARRIER'S RESPONSIBILITY
5. CARRIER'S RESPONSIBILITY
a) Subject to clause 15 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 Hague Rules or any legislation making such Rules or applicable legislation shall be deemed incorporated herein. The Hague Rules or COGSA is hall apply to the carriage of Good by inland waterways and reference to carriage by sea in such Rules or legislation or after discharge from the vessel the Carrier's responsibility shall instead be determined by the provisions of the Hart Act of the United States of America 1893 would otherwise be compulsorily applicable to regulate the Carrier's responsibility for the Goods during any period prior to loading on or after discharge from the vessel the Carrier's responsibility is and in such entitlement) the full benefit of, and rights to, all limitations and exclusions of liability and all rights conferred or authorized by any applicable law, statute or regulation of any country (uncluding, but not Imited to, where applicable any provisions of sections 4281 to 4287 indusive of the Revised Status of the Goods arc carried.
5.B. Port to Port Shipment
The expressibility of the Carrier is limited to that part of the Carriege from and during loading onto the vessel up to and during discharge from the vessel of the Carrier as agent to the Carrieg even though Charges for the Medice Carrige have been charged by the Carrier. The Merchant constitutes the Carrier as agent to entraries on behalf of the Merchant with others for transport storage, handling or any other rant of the Carriege ven though Charges for the wheele Carrige have been charged by the Carrier. The Merchant constituse the Carrier as agent to enter into

b) Where the stage of Carriers shall be determined by the provisions contained in any international convention or national law of the country which provisions (III) would have applied if the Merchant have applicative to the Merchant have applicative the Merchant have applicative the Merchant have applicative the Merchant have applicative. (IV) The Merchant, and (III) would have applied if the Merchant have applicative. (IV) where neither (I) or (II) above apply any lability of the Carrier shall be determined by the provisions (IV) consequential Loss are other with the Carrier of the Merchant have applicative. (IV) where neither (I) or (II) above apply any lability of the Carrier shall be determined by 5(C)(a) above. 5.D. General Provisions (II) beave apply any lability of the Carrier shall be determined by 5(C)(a) above. 5.D. General Provisions (IV) where the acuse whatsoever and howsoever caused. Whitover and how accert cause dustaver and how accert caused. Whitover and how accert cause dustaver and how accert caused. Whitover and how accert cause dustaver and how accert caused. Mitover and how accert cause dustaver and how accert caused. Mitover and how accert caused. Mitover and how accert caused. Mitover and how accert cause dustaver and how accert caused. Mitover and how accert acused. Mitover and how accert accert action the provide how a cause and saccer and how accert caused. Mitover and how accert accert accert accert and how accert and accertance while accert and how accertain accordance with (c) below, be or become lable for any loss or damage by delay or in connection with the Goods in an amount according to COGSA is US\$500. If no limitation amount is applicable under such Rules or legislation. The Carrier shall hot, unless a declared value has been noted in accordance with (c) below, be or become lable for any loss or

e) Rust. etc

It's agreed that superficial rust, oxidation or any like condition due to moisture in not a condition of damage but is inherent to the nature of the Goods and acknowledgement of receipt of the Goods in apparent good order and condition is not a representation that such conditions of and the vice of the like different evices or product of the Goods and acknowledgement of the condition of the such academic of the Goods and acknowledgement of receipt of the Goods in apparent good order and condition is not a representation that such academic of the condition of the such acknowledgement of the Goods of the Goods of the such acknowledgement of the Goods of the such acknowledgement of the such a conditions of rust, oxidation or the like did not exist on receipt.

conditions of rust, exidation or the like did not exist on receipt. f) Notice of Loss or Damage The Carrier shall be deemed prima facia to have delivered the Goods as described in this Bill of Lading unless notice of loss 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 at 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, of Time hor.

this Bill of Lading or, if the loss or damage is not apparent within three consecutive days thereafter. 9 Time-bar 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 delevery 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. 6 DEFENSES AND LIMITS FOR THE CARRIER The defenses and limits of liability provided for in this Bill of Lading shall apply in any action against the Carrier for loss of or damage to the Goods or whether the action be founded in the Contract or in tort. 7. SHIPPER PACKED CONTAINERS 7.A. The terms of this Bill of Lading shall govern the responsibility of the Carrier in connection with or arising out of the supplying of a Container to the Merchant, whether before, or after the Goods are received by the Carrier for transportation or delivered to the Merchant. 7. B. If a container has not been filled, packed, stowed, stuffed, or loaded by the Carrier the Carrier shall not be liable for loss or damage

Container to the merchant, when board, or late the second and the carrier shall not be liable for loss or damage Arechant. 7.B. If a container has not been filled, packed, stowed, stuffed, or loaded by the Carrier, the Carrier shall not be liable for loss or damage to the contents, and the Merchant shall indemnify the Carrier against any injury, loss, damage, liability, or expense incurred by the Carrier if such injury loss, damage liability, or expense has been caused by: a) the manner in which the Container has been filled, packed, stowed, stuffed, or loaded, or, b) the unsuitability of the contents for carriage in Containers, or,

c) the unsuitability or defective condition of the container which would have been apparent upon reasonable inspection by the Merchant, at, or prior to the time the Container was filled, packed, stowed, stuffed, or baded. 7.C. If a Container which has not been filled, packed, stowed, stuffed, or loaded by the Carrier, is delivered by the Carrier with its seals intact, such delivery shall be deemed as full and complete performance of the Carrier's obligation hereunder, and the Carrier shall not be liable for any loss of, or damage to the contains of the Container. T.D. The Shipper shall inspect the Container(s) before stowing them and the use of the containers shall be prima facie evidence of their being sound and suitable for use for transportation of the Goods.
8. CONTAINERS AND DETENTIONS

being sound and stituted to use or temportation or the occord. 8. CONTAINERS AND DETENTIONS Merchant shall assume full responsibility for and shall indemnify Carrier against any loss of or damage to containers and other equipments provided by or on behalf of Carrier, which occurs while in the possession or control of Merchant or agents, servants contractors or any other persons engaged by or on behalf of Merchant. For the use of each container beyond the period indicated by the Carrier (either in the tariff or on occasion of a specific agreement) or from when the Merchant should have taken delivery of the goods ('free time'), the Merchant will pay the Carrier the amounts specified by the Carrier (either in the tariff or on occasion of a specific agreement). 9. The Carrier does not promise or undertake to load, carry or discharge the Goods on or by any particular Vessel, date or time; advertised sallings and arrivals are only estimated times, and such schedules may be advanced, delayed or cancelled without notice. In ne event shall the Carrier be liable for consequential damages or for any delay in scheduled departures or arrivals of any Vessel or other conveyances used to transport the Goods by sea or otherwise. used to transport the Goods by sea or otherwise. 10. INSPECTION OF GOODS

10. INSPECTION OF GOODS The Carrier shall be entitled, but under no obligation, to open any Package or Container at any time and to inspect the contents thereof. If it thereupon appears that the contents or any part thereof cannot safely or properly be carried or carried further, either at all, or without incurring any additional expense or taking any measures in relation to such Package or Container, or its contents, or any part thereof, the Carrier may abandon the transportation thereof and or take any measure and or incur any reasonable expense to carry or to continue the carriage or to store the same ashore or afloat under cover or in open, at any place, which storage shall be deemed to constitute due delivery under this Bill Of Lading. The Merchant shall indemnify the Carrier against any reasonable additional expense so incurred

11. No representations are made by the Carrier as to the weight, contents, measure, quantity, quality, description, conditions, marks, numbers, or value of the Goods and the Carrier shall be under no responsibility whatsoever in respect of such description particulars.

particulars. 12. SHIPPERS' RESPONSIBILITY 12.A. The Shipper warrants to the Carrier that the particulars relating to the Goods as set out overleaf have been checked by the Shipper upon receipt of this Bill of Lading, and that such particulars furnished by, or on behalf of the Shipper are correct. 12.B. The Shipper shall indemnify the Carrier against all loss, damage or expenses arising, or resulting from inaccuracies or inadequacy of such particulars.

12.b. The Shipper shall indemnify the Carrier against all loss, damage of expenses ansing, or resulting from inaccuracies of inadequacy of such particulars.
13. FREIGHT AND CHARGES
13. The Kreight AND CHARGES
13. The Kreight has been calculated on the basis of particulars furnished by, or on behalf of the Shipper. The Carrier may at any time open any Container or other Package or Unit in order to reweigh, re-measure, re-classify, or re-value the contents, and if the particulars furnished by or on behalf of the Shipper are incorrect, it is agreed that a sum equal to the difference between the correct freight charged shall be payable by the Merchant to the Carrier.
13. Charges shall be payable by the Merchant to the Carrier.

14. LIEN

14. LEN 14.A. The Carrie'r shall have a lien on the Goods and any documents relating thereto for all sums payable to the Carrier under this Contract and for general average contributions to whomsoever due and for all sums payable to the Carrier under this Contract and for that purpose shall have the right to sell the Goods by Public Auction or private treaty without notice to the Merchant. If on sale of the Goods the proceeds fail to cover the amount due and the cost incurred, the Carrier shall be entitled to recover the deficit from the Merchant.

Ha. If the Goods are unclaimed during a reasonable time, or whenever in the Carrier's opinion, the Goods will become deteriorated, decayed, or worthless, the Carrier may at his discretion and subject to his lien and without any responsibility attaching to him, sell, abandon, or otherwise dispose of the Goods at the sole risk and expense of the Merchant. 15. METHODS AND ROUTES OF CARRIAGE

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 Intervente Terverse hereof or by any other means of transport and even though transshipment or forwarding of the Goods may not have been contemplated or provided for herein.
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which may be applicable. 19. REGULATIONS RELATING TO GOODS

The Merchant shall comply with all regulations or requirements of Customs, port and other authorities, and shall bear and pay all duties, taxes, fines, imposts, expenses, or losses incurred or suffered by reason thereof, or any illegal, incorrect or insufficient marking, numbering or addressing of the Goods, and indemnify the Carrier in respect thereof. or addressing of the Goods 20. GENERAL AVERAGE

20. CENERAL AVERAGE General average shall be adjusted at any port or place at the option of the Carrier in accordance with the York-Antwerp Rules, 1974. If the Carrier delivers the Goods without obtaining security for general average contributions, the Merchant, by taking delivery of the Goods, undertakes personal responsibility to pay such contributions and to provide a cash deposit or other security for the estimated amount of such contributions as the Carrier shall reasonably require. 21. VARIATION OF THE CONTRACT, ETC. No servant or agent of the Carrier shall have the power to waive or vary any terms of the Bill of Lading unless such waiver or variation is in writing and is specifically authorized or ratified in writing by the Carrier in this connection.

No setValture defined the center shall be altered and the period where the Carrier has his connection. 22. NECOTABLITY 22. A 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 or transfer the Goods herein described. 22. A This Bill of Lading shall be prima facie evidence of the taking in charge by the Carrier of the Goods as herein described. 22. A 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 faith. 23. CARRENS TARIFF The provisions of the Carrier's applicable, from a government body with whom the Tariff has been filed. In the case of inconsistency this Bill of Lading and the applicable Tariff, this Bill of Lading will prevail. 24. JURESDICTION AND APPLICABLE LAW Actions against the Carrier may be instituted only in the place where the Carrier has his place of business as stated on the reverse of this BL and shall be decided according to the law of the country in which that place of business is situated.