Particulars furnished by Merchant. All

Port of Loading

An enlarged copy of back clauses is

(TERMS CONTINUED ON BACK HEREOF) ©JIFFA MODEL FORM (15-07)

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JAPAN INTERNATIONAL FREIGHT FORWARDERS ASSOCIATION INC. (JIFFA) TERMS AND CONDITIONS OF MULTIMODAL TRANSPORT BILL OF LADING (2013)

1. DEFINITIONS

(1) 'Carrier' means the company mentioned on the face hereof by whom or in whose name the contract of carriage is concluded with a Merchant and who assumes responsibility for the performance of the Carriage hereunder.

(2) "Sub-Contractor' includes owners, charterers and operators of vessels, stevedores, terminal operators, warehousemen, road, rail, see, water and air transport operators and independent contractors and their respective servants, agents and sub-contractors, whose services the Carrier protuctives for the performance of the whole or any part of the

writes evertee the Carlie products of the performance of the whole on any part of the operations and services undertaken by the Carrier in respect of the Goods.

(4) "Container" includes any container (including any open top, flat tack or platform container), platform container, platform container, platform container, bather or any other similar article of transport used to consolidate goods.

(5) "Goods' means the cargo described on the face hereof and, if the Goods are packed into a Container supplied or furnished by or on behalf of the Merchant, includes the Container as well.

(6) "Merchant includes the Shipper, Consignor, Consignee, owner and receiver of the formation of the Container of t

Container as well. (6) "Merchant" includes the Shipper, Consignor, Consignee, owner and receiver of the Goods and the holder of this Bill of Lading and anyone acting on behalf of any such

(6) "Merchant" includes the Shipper, Consignor, Consignee, owner and receiver of the Goods and the holder of this Bill of Lading and anyone acting on behalf of any such person.

(7) As far as this Bill of Lading covers the Carriage of the Goods by sea or inland vacterway, this Bill of Lading shall have effect subject to the provisions of the International Carriage of Goods by Sea Act of Japan, emacted Disturby of the International Carriage of Goods by Sea Act of Japan, emacted Disturby of the International Carriage of Goods by Sea Act of Japan, emacted Disturby of the International Carriage of Goods by Sea Act of Japan, emacted Disturby of the International Convention of the Unification of Certain Rules of Law relating to Bills of Lading done at Brussels on 25 August 1924 (hereinafter called the Hague Rules), or to the Protocol to amend the Hague Rules done at Brussels on 25 Septuray 1968, or, where applicable, to the Protocol amending the Hague Rules as amended by the Protocol of 25 February 1968 done at Brussels on 21 December 1979, mandatonly applies to this Bill of Lading, in which case it shall have effect subject to the provision of such similar legislation (hereinafter called the Hague Rules as a provision of such similar legislation (hereinafter called the Hague Rules) (and the Hague Rules)

this Bill of Lading, shall be entitled to receive or to transfer the Goods mentoned on un-face hereof.

(3) This Bill of Lading shall be prima facie evidence of the taking in charge by the Carrier of the Goods as described on the face hereof, unless a contrary indication such as "shipper's weight, load and count", "shipper-packed container" or similar expressions has been made on the face hereof. However, proof to the contrary shall not be admissible when this Bill of Lading has been negotiated or transferred to a third party acting in good faith.

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5. CARRIERS TARIE?

The terms of the Carrier's applicable Tariff are deemed to be incorporated herein. Copies of the relevant provisions of the applicable Tariff are obtainable from the Carrier upon request. In the cace of inconsistency between this Bill of Lading and the applicable Tariff, this Bill of Lading shall pervail.

Nothing in this Bill of Lading shall operate to limit or deprive the Carrier of any statutory protection or exemption or limitation of liability authorized by any applicable laws, satutes and regulations of any countries.

7. CARRIAGE COVERED BY MULTIMODAL TRANSPORT BILL OF LADING
(1) The Carrier, by the issuance of this Multimodal Transport Bill of Lading undertakes to perform and/or in his own name to procure the performance of the Carriage from the place at which the Goods are taken in charge to the place designated for delivery on the face hereof.

(2) Notwitshanding the heading "Multimodal Transport Bill of Lading the provisions set out and referred to herein shall also apply when the Carriage is performed by one mode of transport only.

(2) Notwithstanding the heading 'Multimodal Transport Bill of Lading the provisions set out and referred to herein shall also apply when the Carriage is performed by one mode of transport on the shall also apply when the Carriage is performed by one mode of transport on the mean shall be apply when the Carriage is performed by one mode of transport or Storage whatsoever;

(a) use any means of transport or storage whatsoever;

(b) transfer the Goods from one conveyance to another including transshipping or carrying the same on another vessel than that named on the face hereof;

(c) unpack and remove the Goods which have been packed into a Container and forward them in a Container or otherwise;

(d) load and unload the Goods at any place or port (whether or not being the port named as the Port of Loading or Port of Discharge on the face hereof) and store the Coods at any store place or port, when the container or any other containers of the container of the cooks at any store that the container of the cooks at any store that the container of the cooks at any store that the container of the cooks at any store that the container of the cooks at any store that the container of the cooks at any store that the container of the cooks at any store that the container of the cooks at any store that the container of the cooks at a container of the cooks at a container of the cooks and the container of the cooks at a container of the cooks at a container of the cooks and the c

(2) If by order of the authorities at any place, a Container has to be opened for the contents to be inspected, the Carrier shall of Lading. The Merchant shall inclements any purpose with the preceding paragraph or any delay arising the contractival Carrier shall be deemed to be within the contractival Carriage and shall not be a deviation.

(3) INSPECTION GOODS.

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(4) INSPECTION SHALL SHAL

of Iosding, discharge or call or any place during the Carriage, the Carrier shall be entitled to have such Goods rendered innocuous, thrown overboard or discharged or otherwise disposed of at the Carrier's discretion without compensation to the Merchant and the Merchant shall be laided for and indemnify the Carrier against any kind of loss, damage or liability including loss of freight, and any expenses directly or indirectly arising out of or resulting from such Goods. Further, the Carrier shall be under no liability to make general average contribution in respect of such Goods.

3) If the Goods of dangerous, inflammable, radioactive, or damaging nature, which were tendered in compliance with Paragraph (1) above, shall become like namer be discharged, destroyed or rendered harmless without compensation to the Merchant.

(4) Whether or not the Merchant was aware of the nature of the Goods, the Merchant shall indemnify the Carrier against all claims, losses, damages, or expenses, or personal injury or death, arising in consequence of the Carriage of such Goods.

3. HEAVY LIT?

(1) The weight of a single piece or grackage exceeding one metric ton gross must be declared by the Tar a single piece or grackage exceeding one metric ton gross must be declared by the Merchant in writing before receipt by the Carrier and musb se marked than the centimeters high.

(2) In case of the Merchant's failure in its obligation under the preceding paragraph, the Carrier shall not be responsible for any loss of or damage to any property or for personal injury or death arising as a result of the Merchant's said failure and shall indemnify the Carrier against which are sufficiently as a proper of the Goods and the Merchant shall be responsible for loss of radmage to any property or for personal injury or death arising as a result of the Merchant's said failure and shall indemnify the Carrier against the continuance of the Merchant's said failure and shall indemnify the Carrier against which arising as a result of the Merchant's said

Stock, taken, and the control were free of any ent, scratch, hole, cut and bruise that the notes when found by the present and thingence. The Carrier shall in no event be liable for such conditions.

15. IRON, STEEL AND METAL PRODUCTS

Superficial rust, oxidation, moisture or any like condition of any iron, steel or metal products is 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 does not mean that the Goods when received were free of visible rust, oxidation or moisture. The Carrier shall in no event be liable for loss or damage arising out of or resulting from such inherent nature of the Goods.

16. LIVE ANIMALS AND PLANT states and plants, when a cepted for Carriage, are received, loaded, tended, the animals and plants, when a cepted for Carriage, are received, loaded, tended, the carrier shall make the condition of the control of the

the Carrier shall before or at the beginning of the Carriage exercise due diligence to maintain the temperature controlled Container in an efficient state. 18. VALUABLE GOODS

The Carrier shall not be responsible to any extent for any loss of or damage to platinum, gold, silver, jewelry, precious metals, radioisotope, precious chemicals, buildin, specie, currencies, negotiable instruments, securities, writing, documents, pictures, embroideries, works of art, curios, heirhooms, collections of every nature or any other valuable goods whatsoever including goods thaving particular value only for the Merchant unless the true nature and value of the Goods are declared in writing by the advanced of the control of the contro

Merchan before receipt of the Goods and the same are inserted on the face hereof and ad valorem freight is prepaid thereon.

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Jo PELIVERY OF GOODS

(1) Any mention herein of parties to be notified of the arrival of the Goods is solely for the information of the Carrier, and failure to give such notification shall not involve the Carrier in any liability nor relieve the Merchant of any obligation hereunder.

(2) If delivery of the Goods or any part thereof is not taken by the Merchant: the time of the Goods or any part thereof is not taken by the Merchant: the time face of the Goods or any part thereof is not taken by the Merchant: the time face of the Goods or the G

(f) handling, loading, stowage into or discharge from Container by the Merchant; (g) war, waitle operations, pitzay, terrorism, riots, civil commotions and strikes or lockouts or stoppage or restraint of labor from whatever cause, whether partial or (h) and you cause or even which the Carrier could not prevent by the exercise of the dilligence.

(a) the Carrier could not prevent by the exercise of the dilligence.

(b) Carrier could not prevent by the exercise of the dilligence.

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(e) Carrier could not prevent by the exercise of the dilligence.

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(e) Carrier could not prevent by the carrier of the description of the Carrier shall be determined by the provisions contained in any international convention or mandatory national which provisions.

(a) cannot be departed from by private contract to the detriment of the Merchant, or (b) would have applied if the Merchant had made a separate and direct contract with the Goods were in custody of a Sub-Contractor, and the district of carrier and the limitation thereof shall be determined he loss or damage cocurred unity in the district of carrier and the limitation thereof shall be determined he loss or damage with the Sub-Contractor's contract of carriers or tartiff. However, the liability of the Carrier's hall in no event exceed the limits provided in Cause 28 hereund he loss or damage shall be determined the loss or damage shall be determed to have occurred in the course of Carriers by sea and the Carrier's hall be determed to have occurred in the course of Carriers by sea and the Carrier's h

damage caused by delay or any other cause whatsoever and howsoever caused. Without prejudice to the foregoing, if the Carrier is found liable for delay, liability shall be limited to the freight applicable to the relevant stage of the Carriage.

24. DEFENSES

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Chelenses and limits of liability provided herein shall apply in any action against the rice for loss of or damage to the Goods or delay in delivery whether the action be nded in contract, in tori or otherwise.

LIABILITY OF SUB-CONTRACTORS, SERVANTS, AGENTS AND OTHER SONS

So LIABILITY OF SUB-CONTRACTORS, SERVANTS, AGENTS AND OTHER FERSONS

(1) If an action for loss of or damage to the Goods is brought against any servants or agents of the Carrier or other persons including, but not limited to, Sub-Contractors or their servants or agents whose services the Carrier procurse for the performance of the Carriage evidenced by the terms and conditions herein, such servants, agents or other persons shall be entitled to avail hemselves of the defenses and limits of lability which carrier, to the extent of those provisions, does so not only on his behalf but also as agent and trustee for such servants, agents or other persons that and trustee for such servants, agents or other persons that and trustee for such servants, agents or other persons and their servants and agents shall in no case exceed the limits provided herein.

(2) The Merchant shall indemnify the Carrier for any claim which may be made upon the Carrier by such servants, agents or other persons and their servants and agents the carrier by the Merchant shall indemnify the Carrier for any claim which may be made upon the Carrier to declare the persons and their servants and agents in relation to the claims made against them by the Merchant servants and agents in relation to the claims made against them by the Merchant servants and agents in relation to the claims made against them by the Merchant servants and agents in relation to the claims of the claims of the cooks and the general nature of it is given in writing to the Carrier or his agent 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 to the Goods and this servants and sent servants and sent servants and the servants and

older audbertities, and shell/herr and pps all cluies, takes, fires, imposts, expense or boses (including freight for any additional Carriage undertaken) incurred or suffered by reason of failure to comply, or by reason of any illegal, incorrect or insufficient marking, numbering or addressing of the Goods, and shall indemnify the Carrier in respect thereof.

3. MERCHANT PACKED CONTAINERS

(1) If a Container has not been packed by the Carrier, this Bill of Lading shall be a change to the contents and the Merchant and indemnify the Carrier against any injury, loss, damage, liability or expense incurred by the Carrier if such loss, damage, liability or expense has been caused by:

(a) the manner in which the Container has been filled, packed, stuffed or loaded;

(b) the unsuitability of the contents for carriage by Containers with would have been container was filled, packed, stuffed or loaded;

(b) the unsuitability of the contents for carriage by Containers with would have been container was filled, packed, stuffed or loaded.

(c) The Merchant shall inspect any Container before packing the contents into the Container was filled, packed, stuffed or loaded.

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(d) The Merchant shall inspect any Container before packing the contents into the Container is delivered by the Carrier with seals intact, such delivery shall be deemed as full and complete performance of the Carrier's obligation hereunder and the second of the Container is delivered by the Carrier with seals intact, such delivery shall be deemed as full and complete performance of the Carrier's obligation hereunder and the Sea Carrier is season as the container.

(a) The Merchant shall assume full responsibility for and shall indemnify the Carrier against any loss of or damage to any Container or other equipment furnished or arranged by the Carrier of the Merchant which occurs while in the possession or control of the Merchant,

(2) If the Goods are unclaimed during a reasonable time, or wineners in the satiries, and pointing, 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, adhandon or otherwise dispose of such Goods solely at the risk and expense of the \$2. GENERAL AVERAGE (1) General average shall be adjusted, stated and settled at the port or place where the carrying vessel and, or her owners shall decide according to the York-Antwerp Rules of 1994 or any modification thereof, and any other rules, laws and usage of the port or place of the adjustment as may be stated in the ocean bill of lading issued for the Goods. Such cash deposits as the Carrier or the owner of the vessel may deem sufficient to cover the estimated contribution of the Goods and any salvage and special charges thereon shall be made to be the Merchant to the Carrier or or the owner of the vessel, and the general contributions as the value of the contributions and the provide such cash deposit or other security for general average contributions, the Merchant, by taking delivery of the Goods, undertakes responsibility to pay such contributions and to provide such cash deposit or other security for the estimated amount of such contributions as the Carrier shall require.

33. BOTH-TO-BLAME COLLISION AND NEW JASON CLAUSE.

The Both-To-Blame Collision Clause and New Jason Clause provided for in the ocean bill of lading issued for the Goods by the owner or the operator of the carrying vessel shall be a for the contribution of the carrier shall result in the same fore and effect as if fully set forth herein.

34. VARIATION OF THE CONTRACT.

35. USA. LOCAL CLAUSE.

(1) If the Carrier shall have the power to waive or vary any of the terms of this Bill of Lading, shall be subject to the Carrier shall are accounted to the carrier shall be contracted and the states of home and shall be paramount throughout Carriage by sea or inland waterways and the entire time