Received by the Carrier from the Merchant in apparent good order and condition unless otherwise indicated, the Goods to be carried subject to all the terms on the face and back of this Bill of Lading, from the place of receipt or the port of loading to the port of discharge or place of delivery, there to be delivered. If required by the Carrier, this Bill of Lading duly endorsed must be surrendered in exchange for the Goods or delivery order.

- 1. DEFINITIONS
 When used in this Bill of Lading:

 (A) "Carrier" means HYUNDAI GLOVIS CO.LTD. It is understood and agreed that if the Bill of Lading was executed by a company or agent other than Carrier, such company or agent at leaf to the under any responsibility arising out of the contract of earinge as carrier or bailee of the Goods, irrespective of any contrary provisions in governing law.

 (B) "Port-to-Port Transportation" means carriage of the Goods under this Bill of Lading other than Intermodal Transportation.

 (C) "Intermodal Transportation" means carriage of the Goods under this Bill of Lading other than Intermodal Transportation.

 (C) "Intermodal Transportation" means carriage of the Goods under this Bill of Lading there than Intermodal Transportation.

 (D) "Morchant" includes the shipper, consignor, consignee, owner, and receiver of the Goods, and the holder of this Bill of Lading, all of whom shall be jointly and severally liable to the Carrier for the payment of all freight, demurrage, damages for detention and for the performance of the obligations of any of them under this Bill of Lading.

 (B) "Goods" means the cargo described on the face of this Bill of Lading and, if the cargo is in containers supplied or furnished by or on behalf of the Merchant, includes the containers as well.

- as wen.
 (F) "Vessel" includes the vessel identified on the face of this Bill of Lading and any ship, barge, feeder vessel or other means of transport that is substituted, in whole or in part, for that
- (G) "Package" includes containers, vans, trailers, pallets, vehicles, and similar packaged units of any description, but not Goods shipped in bulk.

2. CLAUSE PARAMOUNT

- 2. CLAUSE PARAMOUNT

 (A) The International Convention for the Unification of Certain Rules relating to Bills of Lading, dated Brussels the 25 August 1924 ("Hague Rules") as enacted in the country of shipment shall apply to this contract. When no such enactment is in force in the country of shipment, the corresponding legislation of the country of destination shall apply but, in respect of shipments to which no such enactment is computeding applicable, the terms of the said convention shall apply. In tudes where the international Brussels Convention in the said force and the said of the s

- 3. LIMITATION OF LIABILITY; DEFENSES

 (A) Nothing in this Bill of Lading shall limit or deprive the Carrier of any exemption from liability, limitation of liability, or statutory protection authorized by the applicable laws,
- statutes, or regulations of any country.

 (B) The defenses and limits of liability provided in or incorporated by this Bill of Lading and governing law shall apply in any action against the Carrier, whether the action is founded in contract in four or orderwise.

4. SUBCONTRACTING; EXEMPTIONS AND IMMUNITIES OF SUBCONTRACTORS

- (A) "Subcontractor' includes streedores, longaboremen, lighteres, terminal operators, warehousemen, truckers, agents, and any person, corporation, or other legal entity that performs any of the Carrier's obligations under this Bill of Lading, and includes the Subcontractor's one Subcontractor.

 (B) The Carrier's obligations under this Bill of Lading, and includes the Subcontractor's one Subcontractor.

 (B) The Carrier's obligations under this Bill of Lading, and includes the Subcontractor's carriage of the Goods and any duties undertaken by the Carrier in relation to the Goods.

 (C) The Merchant warrants that no claim shall be made against any of the Carrier's Subcontractors or any Subcontractor's Subcontractor that imposes or attempts to impose upon any of them or any seed owned or operated by any of them any liability in connection with the Goods. If any such claim should nevertheless be made, the Merchant shall indemnify the Carrier against all consequences of claims by any Subcontractor against the Carrier relating to a claim by the Merchant against the Subcontractor.

 (D) Without prejudice to the foregoing, every Subcontractor shall have the benefit of all provisions in this Bill of Lading as if such provisions were expressly for the Subcontractor's benefit.

5. CARRIER'S RESPONSIBILITY (A) Insofar as this Bill of Lading is

- used for Port-to-Port Transportation of the Goods: The Carrier shall not be liable for loss of or damage to the Goods caused before loading or after instant as with 6 off or Landy as secure of review-off rangonations on the Oscile. The review of the Conference of the C for transportation, storage, or handling before loading or after discharge, exts only as the Merchant Soods are the risk and expense of the Merchant.

 (B) Insofar as this Goods are at the risk and expense of the Merchant.

 (B) Insofar as this Bill of Lading is used for Intermodal Transportation of the Goods. The Carrier shall not be liable for loss of or damage to the Goods caused before receipt or after delivery of the Goods. The Carrier's responsibility for the Goods all begin at the time of receipt of the Goods at the place of receipt and cease at the time of delivery of the Goods at the place of destination.

 (C) If the Merchant establishes that the Carrier is liable for loss of or damage to or in connection with the Goods, then subject to the provisions of this Bill of Lading, including Article 21, Carrier's Islability shall be determined in accordance with and limited by U.S. COGSA or the applicable version of the Hague Rules as provided in Article 2) and the Carrier shall have all exemptions from liablity, limitations of liablity, and protections provided therein.

 (b) The Carrier does not undertake that the Goods will arrive at the port of discharge or place of delivery at any particular time or in time to meet any particular market or use, and the Carrier shall not be liable for any direct or indirect loss or damage that is caused through delay.

 (B) Neither the carrier nor the ship shall be responsible for any loss, damage or delay, directly or indirectly caused by or arising from strikes, lock-outs, labors disturbances, trade disputes, or anything done in contemplation of furtherance thereof whether the owners are parties thereto or not.

- uspuns, or unyunug one in contempation of trutherance thereof whether the owners are parties thereto or not.

 6. ROITE OF TRANSPORT; TRANSSHIPMENT; FORWARDING

 (A) At the Carrier's discretion and without notice to the Merchant, the Goods may be carried as a single shipment or as several shipments, by the Vessel named in this Bill of Lading or by any other means of transport by land, water, or air, whether or not owned or operated by the Carrier, and by any route, whether or not such route is the direct, advertised, or customary route.

 (B) The Carrier may discharge the Goods or any part of them at any port or place for transhipment, store them allout or ashore, and forward them by any means of transport.

 (G) If the Goods cannot be found at the port of discharge or place of delivery, or if they be miscarried, when found they may be forwarded to their intended port of discharge or place of delivery, the the Carrier shall not be liable for any loss, damage, delay, or depreciation arising from such forwarding.

 is owned or or generated by the Carrier or arrives or departs be force or after the Vessel named in this Bill of Lading.

 (E) Actions the Carrier takes under this Article 6 shall be deemed to be included within the contractual carriage and such actions, or consequences resulting therefrom, shall not be considered a deviation. Should the Carrier be held liable in respect of such action, the Carrier shall be entitled to the full benefit of all limitations of liability, rights, and immunities contained in this Bill of Lading.

7. LIBERTIES

- BERTIES

 Joan any situation, whether or not existing or anticipated before commencement of the transport, which in the judgment of the Carrier (including but not limited to the Master and any person charged with the transport or safekeeping of the Goods) has given or is likely to give rise to danger, injury, loss, or delay to the Vessel, any person, the Goods, or any preport, or has made or is likely to make it unsafe, impracticable, unlawful, or against the interest of the Carrier or the Merchant to continue the transport, to discharge the Goods at the port of discharge, or to deliver the Goods at the place of delivery, the Carrier shall be entitled.

 [1) to unpack the containers or otherwise dispose of the Goods in such manner as the Carrier may consider advisable, at the risk and expense of the Merchant, and (2) before the Goods are loaded onto the Vessel or other means of transport, to cancel the contract of carriage without compensation and to require the Merchant to take custody of the Goods are at a place awaiting transshipment, to terminate the transport there and to store the Goods at a place selected by the Carrier, at the risk and expense of the Merchant, and

 [3) if the Goods are at a place awaiting transshipment, to terminate the transport there and to store the Goods at a place selected by the Carrier, at the risk and expense of the Merchant, and

- If the Goods are at an attainment to the critical in a good secret on the carrier and the transport of the Goods are an attainment to the critical in a good secret of the Merchant, and

 (4) if the Goods are on the Vessel or other means of transport, to discharge the Goods or any part of them at a port or place selected by the Carrier, at the risk and expense of the Merchant (5) if the Goods are on the Vessel or other means of transport, to deliver them to the destination via alternate route(s) and/or monde(s) of transport at the risk and expense of the Merchant (5) if the Goods are on the Vessel or other means of transport, to deliver them to the destination via alternate route(s) and/or monde(s) of transport at the risk and expense of the Merchant.

 After any action taken according to this subpart (A), the Carrier shall be free from any responsibility for further custody or carriage of the Goods.

 (8) If pursuant to subpart (A) above the Carrier makes arrangements to store, transship, or forward the Goods, it shall do so only as agent for and at the risk and expense of the Merchant, without any liability in respect of such agency. The Merchant shall reimburse the Carrier forthwith upon demand for all extra freight, charges, and costs and expenses incurred for any actions taken according to whispart (A), above shall include, but shall not be limited to, those caused by the existence or apprehension of war, hostilities, rost, civil commotions, or other disturbances closure of character in a proper of sewery blockage, problition, or restriction to commence or transparent, sometimes of the carrier shall have been considered and the carrier shall have a lie-try to the Carrier, which in the carrier shall be considered to the carrier of the carrier shall be existence or apprehension of war, hostilities, rost, civil commotions, of port, sea terminal, or similar places sharing above, or or character of the carrier shall be existence or apprehension of war, hostilities, rost, civil commotions, or other characters, and t

DESCRIPTION OF PARTICULARS OF GOODS

Any description on the face of this Bill of Lading of marks, quality, quantity, weight, measure, nature, value, or any other particulars of the Goods is as furnished by the Merchant. The Carrier stall not be responsible for the accuracy of any such description and is not bound thereby. The Merchant warrants to the Carrier that the descriptions of particulars that he furnishes are correct, and the Merchant shall indemnify the Carrier against all loss, damage, costs and expenses, liability, or penalties resulting from inaccuracy of any description of experience.

9. DANGEROUS GOODS, CONTRABAND AND ANTI-DRUG

- 9. DANGEROUS GOODS, CONTRABAND AND ANTI-DRUG
 (A) The Carrier will carry Goods of an explosive, inflammable, radioscrive, corrosive, damaging, poisonous, or dangerous nature only upon the Carrier's approval of a written application by the Merchant prior to the carrierge of such Goods. Such application must accurately state the name, nature, and classification of the Goods, as well as how they are dangerous and the method of rendering them innecessus, together with the full names and addresses of the shipper and the consiguee.
 (B) The Merchant shall distinctly and permanently mark the nature and danger of such Goods on the counties of the peackage or container containing the Goods.
 (C) The Merchant shall distinctly and permanently mark the nature and danger of such Goods on two counties of the peackage or container containing the Goods.
 (C) The Merchant shall submit all documents or certificates in councion with such Goods required by any applicable saturate or regulation, or by the Carrier of the Goods have been received by the Carrier without compliance with subparts (A), (B) or (C) phose, or the Goods are found to be contrabund or prohibited by any law or regulation, the Carrier shall be entitled to have said Goods required by any payic able statute or regulation, or derive identification to the Merchant shall be liable for and shall inherantly the Carrier against smy loss, damage, or liability included plant of the carrier against smy loss, damage, or liability included plant of the Carrier against smy loss, damage, or liability including loss of discouncing the carrier against smy loss, damage, or liability included in the carrier against smy loss, damage, or liability including loss of contrabulation of the property which the carrier against smy loss, damage, or liability including loss of the Carrier smy exercise the rights conferred upon it under subpart (D) whenever Goods received in compliance with surpharts (A) (B), and (C) above have become dangerous, even if not dangero

- or package

- 10. STOWAGE UNDER AND ON DECK

 (A) Goods stowed in poop, forecastle, deck house, shelter deck, passenger space, or any other covered-in space, or stowed in a container wherever placed, shall be deemed to be stowed
- 0. STOWAGE UNDER AND ON DECK.
 (A) Goods stowed in poor, forecasted, deck house, shelter deck, passenger space, or any other covered-in space, or stowed in a container wherever placed, shall be deemed to be stowed under deck for all purposes including general average.
 (B) Lumber, earth moving equipment, and all other Goods customarily or reasonably carried on deck may at the Carrier's option be carried on deck without notice to the Merchant and without liability of the Carrier for the risks inherent in or incident to such carriage. When such Goods are carried on deck the Carrier shall not be required to mark any statement of 'on deck stowage' on the face of this Bill of Lading, any custom to the contrary notwithstanding. Such on deck carriage shall not be corriage all deviation.
 (C) In respect of Goods carried on deck and stated on this Bill of Lading to be so carried, all risks of loss or damage from perits inherent in or incident to the custody or carriage of such Goods on deck shall be borne by the Merchant, and an il other respects the Carrier shall have the benefit of the provisions of the applicable version of the Hague Rules (including U.S. COGSA, notwithstanding Section 1(c) thereof) and of the terms of this Bill of Lading.

11. LIVE ANIMALS AND PLANTS With respect to the custody and carri

With respect to the custody and carriage of live animals and plants, all risks of loss or damage from perils inherent in or incident to such carriage shall be borne by the Merchant, and in all other respects the Carrier shall have the benefit of the provisions of the applicable version of the Hague Rules (including U.S. COGSA, notwithstanding Section 1 (c) thereof) and the terms of this Bill of Lading. 12. VALUABLE GOODS

The Carrier shall not be liable for loss of or damage to or in connection with precious metals or stones, chemicals, jewelry, currency, writings, negotiable instruments, securities, documents, works of art, heirlooms, or any other valuable Goods, including Goods having particular value only for the Merchant, unless the Merchant has declared the nature and value of the Goods in writing before receipt of the Goods by the Carrier, the nature and value of the Goods have been inserted on the face of this Bill of Lading, and additional freight has been

paid as required. 13. HEAVY LIFT

(A) The weight of a single piece or package exceeding 2,240 lbs, gross must be declared by the Merchant in writing before receipt by the Carrier and must be marked clearly and durably on the outside of the piece or package.

(B) If the Merchant falls in his obligations under subpart (A): (1) the Carrier shall not be responsible for any loss of or damage to or in connection with the Goods, (2) the Merchant shall be liable for resulting loss of or damage to any person or property, and (3) the Merchant shall indemnify the Carrier against any resulting loss, damage, or liability suffered by the Carrier.

14. DELIVERY BY MARKS

- 4. DELIVERY BY MARKS

 (A) The Cairrie shall not be liable for failure to deliver in accordance with marks unless such marks clearly and durably show upon the Goods, package, or container when the Goods are received by the Carirer, together with the names of the port of discharge and place of delivery.

 (B) The Merchant warrants that the marks on the Goods, packages, and containers correspond to the marks shown on this Bill of Lading and also in all respects comply with all laws and regulations in force at the port of discharge or place of delivery. The Merchant shall indemnify the Carirer against all loss, damage or costs and expenses resulting from inaccuracy or incompleteness of the marks.

 (C) Goods that cannot be identified as to marks or numbers, cargo sweepings, liquid residue, and any unclaimed Goods not otherwise accounted for may be allocated for the purpose of completing delivery to the various Merchant of Goods of like character in proportion to any apparent shortage, loss of weight, or damage.

- of completing delivery to the various Merchant of Goods of like character in proportion to any apparent shortage, loss of weight, or damage.

 15. DELIVERY

 (A) Loading shall take place as fast as the Vessel is able to load, by day and if required by the Carrier-also by night, Sundays and holidays. If Goods contracted for shipment are not available when the Vessel is realy to load, the Carrier is relieved of any obligation to load such Goods, and the Vessel may leave the port without nutriture notice and dead freight is to be paid. The Carrier is entitled to land and receive the Goods or to appoint a person or a composition for the landing and reception or the Goods. Whether appointed by the Carrier is the Carrier shall be at life to the Gardet as soon as the Vessel is ready to deliver as fast as the is able to discharge, by day and if required by the Carrier also by night, Sundays and holidays. If the Goods are not taken by the Merchant at the time when the Vessel is entitled to call upon him to take delivery, or if they are noted alongside the Vessel without delay, the Carrier shall be at liberty at the sole risk and expense of the Merchant to enter the Goods, to move them, to land them on to wharf, quay or into warehouse or to discharge them into rath, bulk, lighters, pack or unpack the container and/or sell them with or without legal authority, and the contract of carriers gate considerated satisfield.

 (B) The Carrier may at its discretion deliver the Goods at any time at the Vessel's side or at a customs house, warehouse, wharf, or any other place at the port of discharge or place of delivery shown on the face of this Bill of Lading.

 (C) Delivery shall take place upon discharge.

 (D) Delivery may be to the Merchant including his own bonded warehouses, to the Customs or other public authority, and the Carrier shall have no further responsibility for the Goods.

 (E) If the Carrier for its convenience has packed the Goods into a container, the Carrier shall not be required to deliver the Goods in the contain

The Carrier shall not be responsible for any loss of or damage to the Goods arising or resulting from fire, even though before loading or after discharge from the Vessel and whether founded in contract or in tort, unless caused recklessly and with knowledge by the Carrier that such loss would probably result.

17. GOVERNMENT ORDERS AND CONTINGENCIES

17. GOVERNMENT ORDERS AND CONTINGENCIES

The Carrier shall have liberty to comply with any orders, directions or recommendations as to loading, departure, arrival, routes, ports of call, stoppages, discharge, destination, delivery or otherwise however given by any person acting or purporting to act with the authority of any government, international organization or any department thereof, or by any committee or person having, or purporting to have, under the terms of the insurance on the Vessel, the right to give such orders, directions or recommendations. If by reason of or in compliance with, any such orders, directions or recommendations the Vessel does not proceed to the port or person organizably designated, the Vessel any person of or in compliance or the Master of the Vessel and the international person of the carrier or the Master the performance of the transport is or threatens to be usuals, qualified or inadvaisable by the imminiscence or existence of var, warfile operations or hostilities, the container may be devamend and/or the Goods may be discharged at the point of loading or at any other port or place at the Carrier's or Master's discretion. If no account of actual or threatening epidemics, quarantine, i.e., strikes, lock-owing at the point of loading or at any other port or place at the Carrier's or Master's discretion, in the container may be devamend and/or delay or detention, exech, its both to the container may be devamend and/or the Goods may be discharged at the point of loading or reach or enter the port of discharge or there discharge in the usual manner, or proceed thence on the voyage safely or without delay or detention, the container may be devamend and/or the Goods may be discharged at the point of loading or at any other pot or place at the Carrier or Master's discretion. In the proceeding paragraphs under this Article, the Carrier may at any time postpose the carriege of any part of the Good accordated for herein till some later date or cancel in whole or in part the contract whe

18. LIEN ON GOODS

- 8. LIEN ON GOODS
 (A) The Carrier shall have a lien on the Goods, which lien shall survive delivery, for all freight, dead freight, demurrage, detention, general average contributions, stevedoring charges, storage, container per dien expenses, and any other sums (including costs and attorney fees for recovering the sums) chargeable to the Merchant under this Bill of Lading, and any other countract for custody or carriage of the Goods. The Carrier may forescione the line by selling the Goods, without notice to the Merchant privately or by public auction. If proceeds of the sale of the Goods fail to cover the amount due and the costs and fees incurred, the Carrier shall be entitled to recover the deficit from the Merchant.

 (B) If the Goods are unclaimed for a resonable time, or whenever in the Carrier's opinion the Goods will deteriorate or depreciate, the Carrier may at its discretion exercise its lien or sell, abundon, or otherwise dispose of such Goods at the risk and expense of the Merchant.

- Self, abundon, of outer was cuspen. As a more a common of the presence of the cases of the description of particulars furnished by the Merchant, who shall be deemed to have guaranteed to the Carrier the accuracy of the contents, quantity, weight, measure, value, and other particulars a furnished at the time of receipt of the Goods by the Carrier, but the Carrier for the purpose of accertaining the contents, quantity, weight, measure, value, and other particulars as furnished at the time of receipt of the Goods by the Carrier, but the Carrier for the purpose of accertaining the beliable to the Carrier for the contents of the beliable to the Carrier for the purpose of accertaining the beliable to the Carrier for the purpose of accertaining the beliable to the Carrier for the purpose of the Merchant. In case of incorrect declaration of any particular, the Merchant shall be liable to the Carrier for the purpose of accertaining the beliable to the Carrier for the purpose of accertaining the least of the Carrier for the purpose of the Carrier for the purpose of the Carrier for the Carrier for the Quarter fo

- (C) The payment of treight and energes state to times in tunion or season without any of the Merchant except upon the Carrier's consent and after payment of full freight and charges due under this Bill of Lading.

 (B) If the Goods are not available when the Vessel is ready to load, and unless the unavailability is caused by the failure of the Carrier to perform its obligations under this Bill of Lading, dead freight shall be paid by the Merchant.

 (F) The Merchant shall be laided for and shall indemnify the Carrier against:

 (1) all thries, dastes, consultar fees, and other charges levied on the Goods, and

 (2) all flines, damages, and losses stantined by the Carrier in connection with the Goods, including the Merchant's failure to comply with laws and regulations of any public authority

 in connection with the Goods, or failure to precure consular, board of health, or other certificates to accompany the Goods. The Merchant shall be liable for return freight and
 charges on any Goods credited exportation or importation by any public authority.

 (G) If fine Carrier's opinion the Goods are in need of sorting, inspecting, mending, repairing, or reconditioning, or otherwise require protecting or carring for, the Carrier at its discretion
 may, by itself or through Shoccantonices, and a sagen for the Merchant credit on the Merchant of the Merchant or the Carrier at the Goods and the considered to be the agent of the Merchant exclusively, and any payment of freight or charges too such
 part half not be considered to be payment to the Carrier.

 (1) The Merchant shall be leafed for Gorder attorney force, expenses and costs to collect any freight or charges too for the special control or supers when the control or the payment of the considered to be thought shoccantonic to the considered to be considered t

- 20. NOTICE OF CLAIM AND TIME FOR SUIT AGAINST CARRER (A) Ulness notice of loss of or damage to the Goods and the general nature of such loss or damage is given in writing to the Carrier at the port of discharge or place of delivery before or at the time of delivery of the Goods or, if the loss or damage is not apparent, within 3 days after delivery, the Goods shall be deemed to have been delivered as described on the face of this Bill of Lading.
 (B) The Carrier shall be discharged from all liability in respect of the Goods, including but not limited to liability for nondelivery, misdelivery, delay, loss, or damage, unless suit is brought within one year after delivery of the Goods of the date when the Goods should have been delivered. Suit shall not be considered to have been "brought" within the time specified unless process shall have been revend our admiration of worther over the Carrier within such time.

21. LIMITATION OF LIABILITY FOR LOSS OR DAMAGE

- 21. LIMITATION OF LIABILITY FOR LOSS OR DAMAGE
 (A) The Carrier shall not be liable for any loss of profit or any consequential loss.
 (B) Insofar as loss of or damage to or in connection with the Goods was caused during the part of the custody or carriage to which the applicable version of the Hague Rules applies:
 (1) Neither the Carrier nor the Vessel shall be liable for loss or damage in an amount exceeding the minimum allowable limit per package or unit in the applicable version of the the Hague Rules, which when the U.S. COGSA applies is U.S. S800 per package or, in case of Goods not shipped in packages, recrustomary freight unit, unless the value (and nature) of the Goods higher than this amount has been declared in writing by the Merchant hefor receipt of the Goods by the Carrier and inserted on the face of the Bill of the Lading, and extra freight has been paid as required. If the actual value of the Goods per package or unit exceeds such declared value, the whole the declared value, and the Carrier's liability; all my, shall not exceed the declared value, and the Carrier's liability; all my, shall not exceed the declared value has been knowingly and frauddiently misstated, the Carrier's shall in on the liable to pay any amount.

 (2) Where the Goods have been packed into a container or unitized into a similar article of transport shall be considered to be the unmber of packages or units for the purpose of the application of the limitation of liability provided for its this article-21
- in this Article 21.

22. GENERAL AVERAGE : NEW JASON CLAUSE

- A MERICARIA A PERACUE; AREN JASON CLAUSE

 (A) General average shall be adjusted, stated, and settled at the port of place of the Carrier's option and according to the York-Antwerp Rules, 1994 and, as to matters not provided for by those Rules, according to the laws and usages of the port of place of adjustment, and in the currency selected by the Carrier. The general average statement shall be prepared by the district and over the result of the prepared by the Carrier and the result relicionated to the Carrier Average agreement or bond and such cand deposit as the Carrier may deem sufficient to cover the madade contribution of the Goods and any salvage and special charges thereon, and any other additional securities as the Carrier may require, shall be furnished by the Merchant to the Carrier before delivery of the
- Goods.

 (S) In the event of accident, danger, damage, or disaster before or after commencement of the voyage, resulting from any cause, whether due to negligence or not, for which or for the consequences of which the Carrier is not responsible by statute, contract, or otherwise, the Goods and the Merchant shall jointly and severally contribute with the Carrier in generates of a general average to the psyment of any sacrifices, loss, or expenses of a general average to the psyment of any sacrifices, loss, or expenses of a general average that the tarm by made or incurred, and shall pay salvage appeal and special charges incurred in respected of the Goods. If a salving ship is owned or operated by the Carrier, salvage shall be paid for as fully and in the same manner as if such salving ship belonged to strangers.

23. BOTH TO BLAME COLLISION

5. BOTH TO BLAME COLLISION

If the Vessel comes into collision with another ship as a result of the negligence of the other ship and any act, neglect, or default of the Master, crew, pilot, or agent of the Vessel or Currier in the navigation or in the management of the Vessel, the Merchant shall indemity the Currier against all loss or liability prescribe to the other ship or there owners or operators insofar as such loss or liability prescribe to sole of ordinary to the Goods or any claim paid or payable to the Merchant by the other ship or her owners or operators and set off, recouped, or recovered by the other ship or her owners or operators as part of their claim against the Vessel or the Currier. The foregoing provisions shall also apply where the owners, operators, or those in charge of any ship or objects such that or in addition to the collising ships or objects are a fault in respect of a collision, contact, stranding, or other

24. CARRIAGE OF METAL PRODUCTS; LUMBER; VEHICLES; BULK PRODUCTS; COTTON

ents for the shipment of the Goods are superseded by this Bill of Lading

- (A) The term "apparent good order and condition" when used in this Bill of Lading does not mean:

 (1) with reference to inon, set, or neath products, that the Goods when received were free from visible nust or moisture, nicks, dents or bends;

 (2) with reference to lumber, timber, plywood, or other wood products, that the Goods when received were free from visible stains, discoloration, moisture, shakes, holes, warps charlege, breakage, or splitting:

 (3) with reference to whether which included automobiles, trucks, rolling stocks, tractors, and machinery that the Goods when received were free of scratches, dents, nicks, bends
- (3) with reference to ventices waxes increases an annual members of the covering was sufficient, untorn, or in sound condition, or that there was no damages resulting from the condition of the covering.

 If the Merchant so requests, a substitute Bill of Lading will be issued setting forth any notations as to the foregoing that may appear on the mate's or tally clerk's receipts or similar documents.
- unearl.

 (8) The Carrier shall not be liable for failure to deliver iron, steel, or metal products unless each piece and bundle is distinctly and durably marked and each bundle is securely fastered and tagged so that each piece and bundle can be distinguished at the port of discharge.

 (C) When oil or other fluids are carried in bulk in the Vessel's tanks, they shall be pumped eiton and out of the Vessel at the risk and expense of the Merchant; all appliances for putting in and taking out the fluid will be provided by the Merchant; the Vessel will furnish steam for discharge. If required; and the pumping out of the Vessel's tanks shall be deemed to be complete delivery of all oil or other fluid delivered to the Vessel. With respect to such eargo, the Carrier shall not be liable for evaporation, spillage, or other loss in weight, volume, or contents and shall be liable only for leakage shown by the Merchant to due to negligence, fault, or failure on the part of there. In the event of any leakage or spillage of oil or other fluids the Merchant shall accept such portion thereof that has leaked or spilled from the tanks in which stowed or contained (and from any other tanks on the Vessel containing such oil or other fluids) and mu into lobjes, or elsewhere, as may be allotted by the Carrier, and such allotment shall be and a fluid such that the Vessel contained and such allotment shall be and a fluid such and the stanks in the stanks of the contrary, in the case of agreements or freight engagements for the transportation of liquid Goods in bulk, the terms of the fill of Lading, and distinct to the terms of adjust agreements or sufferight engagements for the transportation of liquid for the first of the stanks of the contrary, in the case of agreements or fleight engagements for the transportation of liquid for the first of the contrary in the case of agreements of this Bill of Lading, the terms of this Bill of Lading shall gooverne the elicitors and the Merchant. If there is any conflict between the terms of said a

25. GOVERNING LAW AND JURISDICTION

The claims arising from or in connection with or lealing to this Bill of Lading shall be exclusively governed by the law of Korea except otherwise provided in this Bill of Lading. Any and all action concerning custody or carriage under this Bill of Lading whether based on breach of contract, tort or otherwise shall be brought before the Seoul Central District Court in Korea.

26. SUPERSEDING CLAUSE

27. CARRIER'S TARIFFS Constants of JAMITS Goods carried hereunder are subject to all terms and conditions of any Carrier tariffs applicable to all or any portion of the carriage covered by this Bill of Lading. In the eve conflict between such traiff(s) and this Bill of Lading, this Bill of Lading shall prevail.

28. SEVERABILITY OF TERMS
The terms of this Bill of Lading are severable, and if any part of terms is declared invalid or unenforceable, the validity or enforceability of any other part of term shall not be affected