

All business is undertaken subject to ICE Standard Trading Conditions attached to this document, which may limit or exclude the Company's liability and contain warranties and/or indemnities benefiting the Company.

Application for Commercial Credit			Date		
Business Details (Mandatory)					
Sole Trader	Partnership	Company			
Trading Trust	Government Authority	Local Governme	nt		
Company/Business Name					
Trading Name/name of trust		(if trading as a trust/ent	ty, please complete the below 2 fields)		
ABN / ACN			(of company/business)		
ABN of trust		Name of trustee			
Street Address		Ро	stcode		
Postal Address of business		Po	stcode		
Telephone		Fax Number			
Position Title		Contact Name			
Telephone		Fax Number			
Email Address					
Holding Company	Yes (if yes) Ho	lding Company Name			
	No (if yes) Ho	lding Company ACN			
Applicant/s Details (if sole trader/trading trust/partnership - mandatory)					
Full Name (applicant 1)	Mr. Ms Mrs.				
Previous Address		Post	code		
Current Address					
	Owned Rented	Mortgaged Post	code		
Telephone		Driver Licence No.			
Maiden Name /other name (if any)		Date of Birth			
Full Name (applicant 2)	Mr. Ms Mrs.				
Previous Address	Postcode				
Current Address					
	Owned Rented	Mortgaged Post	code		
Telephone		Driver Licence No.			
Maiden Name /other name (if any)		Date of Birth			



Type of Business						
Nature of Business or main income producing activity						
Industry Type			No. of Employees			
Date Commenced						
Premises	Own	ned Rented	d Mortgaged			
Credit References (a) Business Name				Job Title		
Contact Name	Phone Number					
(b) Business Name				Job Title		
Contact Name				Phone Number		
(c) Business Name				Job Title		
Contact Name				Phone Number		
Credit						
Credit Limit Required (Average monthly credit limit requirement)						
Signature of Applicant/s						
ICE CREDIT TERMS						
Disbursement charges (outlays by ICE) and Duty/GST payments All other charges Payment in Advance 14 days from invoice date						
We certify that the above information is TRUE AND CORRECT. I acknowledge that I have read and understood the ICE Standard Trading Conditions which are attached to this document and that I am authorised to sign this acknowledgement on behalf of:						
I agree that all services provided by ICE are subject to the ICE Standard Trading Conditions. We undertake to settle all accounts by the DUE DATE.						
We understand that should the terms of trading be exceeded, future transactions may be on a pre-paid basis and we are liable for legal costs incurred in recovering any debt.						
Please note that any Duty / GST payments are excluded from this agreement and should be paid upon receipt of invoice.						
Authorised Signatory's Name and Title (applicant 1)			Authorised Signatory's Name and Title (applicant 2)			
Signature			Signature			
Date			Date			
				4		

ICE Standard Trading Conditions

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Any instructions enclosed by the Company from the Customer for the supply of Services shall constitute aid by the Customer that it has received, understands and agrees to be bound by these Conditions and will be foodforders. Such instructions received by the Company from the Customer for the supply of Services and/conditions. Such instructions received by the Company from the Customer for the supply of Services and/conditions. On the Company for the Customer for the supply of Services and Conditions.

at: where the Company performs any carriage, handling or storage of Goods, but only to the extent that the carriage is performed by the Company itself or its servants and the Goods are in the actual custody and control of the Company or

Company, or where, prior to the commencement of the carniage of Goods, the Custome in writing demands from the Company particulate of the identity, services or charges of persons instructed by the Company to perform part or all of the carnings, and the Company lates to give the personal sets and the company to the company to the company to the company to the demand to be containing as a principal in respect of the part of the carnings with the Company to the together demanded, or an experience of the part of the carnings with the Company to the given the company to the company to the demands of the company to the company to the carnings are principal for the carnings of Company of a fixed part of personal principal control of the company by the Company of a fixed price for any Services whateverse that not in itself determine or be evidence that the Company is carning as an agent or principal in respect of those Services. The supplying by the Company of the company are company and company

Customer.
The Company is not a common carrier and will accept no liability as such and it reserves the right to accept or refuse the carniage of any Goods or any other Service at its discretion. All Services are performed subject only to these Conditions (and when applicable but subject to Clause 21.6, the conditions on any bill of lading or sea wayfull or air wayfull issued by the Company as principles.

"Authority meens a duylor and status degal or administrative person, acting within its legal powers and exercising jurisdiction within any jurisdict, state, municipality, port or algority. 'Chain of Responsibility' has the meaning described in the Heavy Vehicle National Law and recognises the dates of each profition part or a supply other his or ensure the safety of any road transport. 'Company' is International Cargo Express Ry Lut J. ACN 003 500 347. 'Container' Include any container, Reisenkir, Yadir, transportable tank, fate, pallet or any article of transport used. (c) (d)

*Company is International Cargo Express Psy Ltd /ACN 0038003.87 to pallet or any stride of transport used *Contrainer* includes on contrainer, trainers, trainer, transportate tears, files, pallet or any stride of transport used *Contrainer* includes any oration at whose includes or the contrainer includes a service. **Contrainer* includes a service or a whose includes growth which are or may become of a disnipress, inflammable, and/orative or damaging nature and goods likely to harbour or encourage sermin or other peats; **Thorse Mayerianer* Ferri mears are you access beyond the contrained in the contrainer of the peats; **Thorse Mayerianer* Ferri mears are you access causes beyond the contrained in the particular of the contrainer or the peats; **Thorse Mayerianer* Ferri mears are you access causes beyond the contrainer of the particular or the contrainer or th

Takes the compayment and explained by or on behalf of the Company, in respect of which the Company products a service;

Hages-Valvy-Rules means the productors of the International Convention for the Unification of contain new Parks and the Contained Co

(i) the Customer becomes insolvent or in otherwise unable to pay its debta as and when they'rist if the customer (or any the pany) is statisser any insolvency, receivable, or benefacture, proceedings with respect to the Customer, for the settlement of the Customer debts; or the Customer releases appreciately assignment for the benefit of criticism or debts; or the Customer releases present assignment for the benefit of criticism or debts; or the Customer releases promote understand the customer criticism or the customer criticism or seases to conduct business.

The Customer Customer Releases are conducted to the customer criticism or the customer criticism or the customer criticism or the customer conducted for the Safe Carriage of Loads on Read Vehicles," Second Edition 2004 and includes any subsequent editions. Whenteed Commention in means the Commention for the Lufficiation of Cestains Rules releasing to International Carriage by Jr. signal of Informational Comention is applied respectively by the legislation of the Commentional Carriage by Articipation of the Commention Carriage and Carriage an

the Commonwealth of Australia:

**Mexiglation Act 2017 means the Navigation Act 2012 (CRI) and all regulations made under that Act, including
the Australian Meetime Safety Authorities Marine Orders, and includes any subsequent represented or
modification or environment to any of these sets and regulations.

**Semination of the Australia Safety Safety

Customer warrant shall is either the Owner or the authorised agent of the Owner of the Goods and that it is suthorised coopts these Conditions, not only for itself, but also as agent for and on behalf of the Owner. warrants that his necessable howevidee of matters affecting the conduct of its business, including, but not man of sale and purchase of the Goods and all other matters relating the reto. Shall give sufficient and executable instructions.

e Customer shall give sufficient and executable instructions.

Ecutioner warmers for at the description and particulars of the Goods are compilered and comot, and first any consignment, unmentation provided for the Company is customer. On the Goods are properly packed and labelled, except where the Company is excepted.

Customer warmers first the Goods are properly packed and labelled, except where the Company has accepted to be companied to the Company is the support of the Country warmers for at the except and except and except the country warmers for the except and except a

product the consignment occumentation.

He Customer warrants that for Goods consigned for import or export by sea the consignment documentation including the erified gross mass is accurate and compliant with the requirements of Navigation Act 2012, including but not limited to the

cial Instructions, Goods and Services ss agreed in writing, the Customer shall not deliver to the Company, or cause the Company to deal with or hande,

the Customer is in breach of Classe 5.1:

In the Content of the Co

urance rance of the Goods is the responsibility of the Customer. The Company does not issue insurance. Upon written request ly, the Company will arrange insurance cover on behalf of the customer through an insurance broker and insurance prayers, All such husuances are subject to the usual exceptions and conditions of the policies of the insurance company or

. termities and Liabilities of the Customer and Owner er and Owner shall delend, indemnify and hold harmless the Company against all liability, loss, damage, costs

Customer and Owner shall destruct, incomingly each of harmless the Company agents all liability, loss, damage, costs separates howcomer stating, costs became the notice stated and the cost of the Cost, and the cost of the Cost of the Cost, and the Cost of the Cos

to Compatify if Commencers because it is a discount of the Company for the Customer only and the subtone and information, in whatever form it may be given, is provided by the Company for the Customer only and the ustomer shall defend, indemnify and hold harmless the Company for all liability, loss, damage, costs and expenses arising Customer stand detect, indemnity, and host harmines the Company for all lability, loss, damage, coals and expenses arrang out day order personal heigh or sound advice or information. In order that the company of the company is serverist, sub-contractors or agents: (b) the Company is serverist, sub-contractors or agents: (i) independent contractors or agents of the Company for performance of part or all of the Services;

The contract of the contract o

Billy II, UpOn cereins y a rey young programmer.

Be Quatomer undertakes that no claim will be made against any senent, sub-contractor or agent of the Company which he Quatomer undertakes to impose upon any of them any liability whatsoever in connection with the Coods. If any such claim proposes or attempts to impose upon any of them any liability whatsoever in connection with the Coods. If any such claim the connection will be company against all consequences thereof.

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is Clause, "ub-contractors" includes direct and indirect sub-contractors and their respective employees, sevents and clause and Changes.

Company is entitled to issue a tax innoise in respect of its Senices. The Customer shall pay to the Company in cash, or ground the innoise interact profession and contract profession accordance with the terms of the text innoise and these conditions and situation or select. The respective profession are selected from the profession and the conditions are selected by the sub-contract profession and contractors be preferred under the resultance from resides of the terms of the contractors between the contractors are contracted by the contract of the contractors are contracted by the contract of the contractors are contracted by the contractors are the contractors are contracted by the contractors are the contractors. In the contract is and the contractors are contracted by the contract and contracts and stall pay these amounts to the Company on demand where these amounts have become clue and have not been paid by such other person.

(b) shall pay these amounts to the Company on demand where these amounts have become due and have not been paid by such other person.

On all accounts overable to the Company, the Company shall be entitled without notice to charge default interest to be calculated at the rate 4 per cert above the base interest rate of the Company) bank applicable during the periods that such amounts are overtice for the period from the due date will the deed porpment in All.

The Customer shall be liable for and pay to the Company any additional costs or expenses the Company may increased any less or dismagn coassioned either deckly or indirectly the Company as a result of the Company relaying upon the description and particulates provided by the Customer or by reason of any flegal, incorrect or insufficient marking, numbering or additional port the Company.

y loss of damage occasioned either disedy or indisedy to the Company as a result of the Company reging upon the proportion and particular provided by the Counter or by research of the joings, increase or incredition transfering, minimising or damping by the Company of a fise deprice for any Sentices whatesomer shall not in last distermine or be evidence that Company) as drag as an agent or a principal in nespect of these stress. The Company all under no accumulations producted from rating a oldel in respect of any few or delumentaries issuifully due to it. Individual reging that a provious producted from rating a oldel in respect of any few or delumentaries issuifully due to it. Individual reging that a provious any other was upon that finare debte were to follow. Where any amount charged by the Company is described as bursement (or similar expression), such amount will include the Exercised Senting and administration feel in respect of sense and the less recipient of the segment of the sense of

10.3 The Company may it any time comply will set uses on the delivery or other disposition or we soulcome to delivery or other delivery or with such orders or recommendations.

The Company shall be entitled (but under no obligation) at any time and from time to time to inspect the Goods and for this purpose to open or remote any Containers.

Leading the containers of the containers of the containers of the containers of the container or outlined or only contained after effecting any necessary incidental Materia or incurring additional expense or risk the Company shall be contained after effecting any necessary incidental Materia or incurring additional expense or firsk the company shall be contained.

abandon the carriage of such cargo or to effect such additional incidental Matters and incar such additional expense, as may be reasonably necessary in order to enable the carriage to be effected or further effected, and be reminused by the Customer for the cost of all such additional incidental Matters and all such additional expensionanced.

expense, as may be reasonably necessary in order to realize the cardiage to be effected of where effected, and (b) be instrused by the Outstorn for the cost of all such disclorial individual flatines and all such additional depense for current.

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tome under these Conditions or to recover from them any sums to be paid by the Customer without upon demand have Company is committed to shiring all steps, on sea in seasonable practicable, to research that any carriage of Gloob is owned usefully and in accordance with the I-leasy Vehicle National Law Chain of Responsibility provisions. The Company for comply with any deviction or instantion by the Customer that may fire them the effect of contributing to a breach of the top Vehicle National Law or preventing the Company from taking all slags that it considers to be necessary to prevent any Vehicle National Law or preventing the Company from taking all slags that it considers to be necessary to prevent company with out offer any procuremations or to any event the labels to the Customer any other person for any loss smalley whetsoever arising from any action or inaction of the Company, its offers, subcontractors, severats or agents consoly understate on or devices the processor of the Company and any company and the prevention of the Company and any company and the company may relate to comply with a leasy think the company may relate to company with a leasy to the Company may relate to company with a leasy to the Company may relate to company with a leasy to the Company may relate to company with a leasy to the Company may relate to company with a leasy to the Company may relate to company with a leasy to the Company may relate to company with a leasy to the Company may relate to company the leasy to the Company may relate to the Company may relate to company with a leasy to the Company may relate to the Company may relate to company with a leasy to the Company may relate to the Company may relate to the lease of the Company may relate to the Company may relate to the lease of the Company may r

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resident of a greater of Linar for responsibility provision by the Customer, the Curryany may return to company and country heteroat.

Second and General Linar From the time the Curryany or its seventer or against, receive the Coods into its custody, the prompty, its seventer to agents shall have a seguidal and general linar on the Goods and a right tool lit the Oods whether by this or private sale or auction without notice, for any unpaid amounts for freight, dimmangs, container detertion changes, the company of the Cooks and the Cooks and company of the Cooks and a right tool lit the Cooks whether by presence or any other same also or with Deboore due at any time flower the Customer of the Customer's principals, serveries agants (whether those sums are due from the Customer on those Goods or documents or on any other Goods or comman). In addition, the limitation care the closes and organizes of exercising the land which the commands. In addition, the limitation care the closes and organizes of exercising the land which are privated to the commands of the Cooks and the Company shall be entitled to estain the processor of a discharge of the Company's lien does not be altered as the Cooks and the Company shall be entitled to estain the processor that the contract of the Cooks and the Company shall be entitled to estain the processor that the contract of the Cooks and the Company shall be entitled to estain the processor that the contract is a secure of the Company shall be entitled to estain the processor to the Cooks and the Cooks and the Company shall be entitled to estain the processor to the Cooks and the Cooks and the Company shall be entitled to estain the processor to the Cooks and the Cooks and the Cooks are subject to a continuing security is the contract to a security of the Cooks are the contract deposed and the Cooks and the Cooks and the Cooks are the cooks are allower deposed and the cooks are the cooks and deposed of descripting the limit that the cooks are allower contributing

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contractors, servined or season and or the HYPAK, even if the Goods are in the possession of the Company's contractors, servined registric or agents.

Jepitation of Security interest. The Customer achoroledges that Company may, if the Customer's coal register its seconds, and of the Customer's present and future right in relation to the Customer's coal, register its seconds with the Company of an insolvency Even Coope, with respect to the tomore. The Customer will immediately inform the Company of an insolvency Even Coope, with respect to the tomore. The Customer will immediately inform the Company of an insolvency Even Coope, with respect to the tomore. The Customer will not change in terms or other details without that orbits of Coopering or will not represent a function of the Customer or any other preson including a notice of verification. The Customer will not not open provide to be given by the PPSA and cannot be excluded.

The Customer and the Company appropriate present in 15 of the PPSA that Section 125, 142 and 143 of the PPSA do not apply to the Agreement.

The Customer, presents to section 115 of the PPSA will be section 125, 142 and 143 of the PPSA do not apply to the Agreement.

The Customer, presents the section 115 of the PPSA will be section 125, 142 and 143 of the PPSA do not apply to the Agreement.

The Customer, presents the section 115 of the PPSA will be section 125, 142 of 143 of the PPSA container than the Company under Sections 185, 142 and 143 of the PPSA will be section 145, 142 and 143 of the PPSA will be set to the container than the Company to the Section 145, 142 and 143 of the PPSA will be set to the container than the Company to the Section 145, 142 and 143 of the PPSA will be set to the container than the Company to the section 145, 142 and 143 of the PPSA will be set to the container, and the company is interest or

permit to subsist any other security reterest in relation to the Goods which would rank shead of the Company's interest, or support of the company of the company of the company in the company of the

If asset to the company, the Company, the Company shall not be liable for loss of or damage to the company shall not be liable for loss of or damage to the company in the company loss approach the substitivity of the unsubstitivity of the contents for company in Continens, suffers the Company has approach the substititivity of the unsubstitivity of contents or continent provided but where the Contrainer has been supplied by or to behalf of the Company this paragraph (c) shall only apply if the unsubstitivity or defective condition of the Contrainer, continued any regigience on the part of the Company, or (i) would have home.

12.2 12.3

on behalf of the Company this paragraph (c) shall only apply if the unsuitability or defective condition of the Container.

(i) arciae willow any radigence on the part of the Company or acrose willow allow programs and the container of the fact that the Company is easier of them.

(d) he fact that the Company is easier of the commencement of the carriage, except where the Company has agreed to see the Container.

The Customer shall defend, indexend a container of the container of the container of the matter settered to in Case set 2.

Where the Company is restructed to provide a Container, in the absence of a written request to the contrary, the Company is contained any container of any particular tipes or quality.

The Customer agrees to indexenify and keep indemnified the Company is of all his and other changes charged for the Containers provided to Containers. 12.4

13. 13.1

m: the act or omission of the Customer or Owner or any person acting on their behalf, compliance with the instructions given to the Company by the Customer, Owner or any other pen (b) compliance with the instructions given to the Company by the Customer, Owner or any other person entitled to you there.

(c) institution of the pooling or labeling of the Goods, except where such service has been provided as a Service institution of the provided of the Goods by the Customer or Owner or any person acting on their behalf.

(b) Interest lead of the Goods.

Interest lead of the Goods.

Interest lead of the Goods.

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espect of all dains other than those subject to the provisions of Clause 14.3 whichever is the lesser of the vivilize of or 10 ISS200 per gross libogem in the currency of the lose or damage, (the exchange rate poly being the rate is at the date of the delivery of the Cloods) of the Gloods lost, damaged, misdiffected, dailwards or in respect of which a claim arises.

14.2 14.3

The institution of liability referred 5 in Caliuse 14.1 shall apply individualizing that the cause of the loss or damage is unsplained.

If agreed in writing prior to receipt of the Goods, the Company may accept liability in excess of the limits set out in these Conditions upon the Customer agreeting to pay the Company's additional changes for accepting such innerested liability.

The value of the goods shall be calculated by reference to the innoces value of the Goods plus freight and insurance figuid. The value of the goods shall be calculated by reference to the value of the goods at the late in the calculated by reference to the value of the goods at the late of the Goods and the lost according to the carrier market green, or three ben or normally extensive to the value of the goods and the lost according to the carrier market green, or three ben or commonly exchange prior or current market price, by reference to the value of the goods and the part of the carrier market green, or three ben or commonly exchange prior or current market green, or consistent or the resulted lost Codes. Should any Customer reventheless deliver any such Goods for the Company to brands or deal with any such Goods other than in accordance with prior written agreement, the company shall be used for liability without prior or customer the Company to brands or deal with any such Goods other than in accordance with prior written agreement, the Company shall be used or liability without prior of posts of the sampless again or (b) the payment of the ord Australia or however of the sampless again or (b) the payment of the court of having the services supplied gain; or (c) the value of the Goods were received by the Company. Witchever is boots.

reads of the cooks in a support of all skilling under a set of the cooks where the contract of the cooks are the cooks and the declarated of all skilling unless: notice of any claim is received by the Company or its agent in writing within 14 days after the date specified in Clause 152, or within a reasonable time after that date if the Customer proves that it was impossible to so notify, and suit is tought in the proper forum and written notice thereof received by the Company within 9 morths after the date specified in Clause 152, the contract to the cooks are purposed of Clause 163, the specified dates are:

purposed of Clause 163, the specified dates are:

in the case of daily or mon-delivery of the Cooks, the date of delivery of the Coods includ have been delivered, in any other case, the event giving rise to the claim.

In any other case, the evera symmy one however.

The read Average are classes and a second a second a second a second a second a second and a second a second and a second a

ce served by post shall be deemed to have been given on the third day following the day on which it was posted to see last income to the Company to be the address of the recipient of the rotoke. as and Limits of Liability provided in three Conditions shall apply in any action against the Company whether in contract in Into the housewer otherwise bounded. 17.3

in contract or in fort of however of thewards bunded.

The three Conditions are held by to selgent to heliase of the Commonwealth of Australia or of any perficular State or Textury in Australia then these Conditions shall continue to apply and shall be void only to be either that they are inconsistent with recognism to show seller and not burken Morring in hese Conditions is intraded to these safets of contracting out of any applicable provisions of the Competition and Comsumer Az 2010 (20) and the Australian Comsumer Laury comproprise legislation in each of the States and Termitisms of Australia, exception that any comproprise legislation in each of the States and Termitisms of Australia, exception that are contracting and the states and Termitisms of Australia, exception the area of the States and Termitisms of Australia, exception the area of the States and Termitisms of Australia, exception the area of the States and Termitisms of Australia, exception and the sound that the Australia Comsumer and the

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Headings
Headings of clauses or groups of clauses in these Conditions are for indicative purportional Law and Jurisdiction
These Conditions and any dain or effective to the conditions are for indicative purportions. 18. 18.1

ining Law and Jurisdiction.

Conditions and any dain or dispute artising out of or in connection with the Services of the Company shall be subject law of the State or Territory of Australia in which the Company has its principal place of business and any such claim or test shall be determined by the Courts of that State or Territory and no other Court.

to the law of he State or Tenting of Australia in which the Company has its principal place of business and any such claim or disquise with the determined by the Court of this State or Tenting and no other Court.

Company as Agent.

Company as Agent.

The Company and the Company and the Company does not make or purport to make any contract with the Customer for the carriage, storage or handling of the Goods nor for any other physical service in relation to them and acts of the carriage and the Customer in south grounds such services by relating contracts with the Customer and customer and such third parties. The Customer and the Customer and such third parties services in relation to the carriage and the Customer and such third parties. The Customer and the Customer and such third parties referred to in Claims 191.

The Company and not the faller for the acts of consideration of the Customer and such third parties. The Customer and the Customer and and the Customer and the Cust

19.2 19.3

Where there is a choice of rates according to the extent or degree of liability assumed by persons carrying, storing, or handing the Goods, no declaration of value (where available) will be made by the Company unless previously agreed in writing behaviorant the Contractive and in Company.

Special Lability Conditions

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Company or detects as a principal and auto-contends the performance of the Company's Services; and
to the law proved that the lose of or demaps to or in respect of the Conde stress or was accused while the Conde
were in the care or catedy of the early contends and exclusions of labelity available to the auto-contender or contract between the Company with all new law contender and an any law, setting the regulation and the biblity of the Company with and exclusions of labelity available to the auto-contractor in the contract between the Company and the sub-contractor and in any law, setting the company than of the second the amount recovered, if any, by the Company them the auto-contractor.

Notwithstanding of the provisions in these Conditions. If care the provision was the second the amount of the provisions of which is a determined by the provisions contained any the interest or restored to which the contract to the determined by the provisions of which is any thermined contractor of which is contracted to the contract to the determined by the provisions of which is contracted to the contract to which was explicit if the coliman that dim adult as sequential and contractions of the contract to the contract to which is an explicit of the coliman that dim adult as the contract to which the countract to the contract to which the contract to which is a series of the contract to the contract ton

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Both-to-Bismo Collision Clause
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The Eight-bismo Collision Clause
The Eight-bismo Collision Clause are secommended by BIMCO as at the time of the povision of Seniors is incorporated into and times part of these Coroldons.

With Respecto to responsible of With the Company shall be to procure transportation to the Collision C 23.2

Conditions that is regugnant to the Hamburg Rules shall be vioration are treated as the properties of the Armorage Where the Company acts as a principal in respect of a carriage of Goods by air, the following notice is hereby given: Where the Company acts as a principal in respect of sort acts pain account yor other than the country of departure, the Montreal Comention may be applicable and the Convention governs and in most cases limits the failbility of carriers in respect of loss of or demange of the Convention governs and sometimate of the convention governs and estimately shown under requested crusting and or those places shown in carrier's timetables as achievable shapping places are for the places. If departure and destination is shown under requested crusting and or those places shown in carrier's timetables as achievable shapping places for the route. The address the convention and the second of decontract of accountry of a carrier of the contract of accountry of a carrier of the contract of the contrac

instructions process a non-instruction as instructions as surestants as surestants dispring process of the route. The address instruction are all the airport of departure, instruction of these Conditions, where the Company acts as a principal in respect of a carriage of so by air, the Company lability in respect of loss of or dramage to such Goods shall be determined in accordance with