MEMBER OF THE CYPRUS CLEARING & FORWARDING ASSOCIATION

of which exclude or limit INTERFREIGHT LOGISTICS LIMITED (herei referred to as, 'the Company's Insurance Definitions
1. In these Conditions:
('Company' is the IFF member of the Cyprus Clearing and Forwarders Associated trading under these Conditions

"Conditions" means the entire undertakings, terms, conditions and clauses embodied he conditions of Condition

cesé Conditions

"Conditions" means the entire undertakings, terms, conditions and clauses embodied herein.

"Conditions" means the entire undertakings, terms, conditions and clauses embodied herein.

"Conditions" to desprise the owner of the goods (including any packaging, containers or equipment), to which y business concluded under these Conditions relates and any other who is or may become interested in them. stormer means any person at whose request or on whose behalf the Company undertakes any business, or profice, information or services.

"Conditions" means a statement of the Customer's specific requirements.

advice, Information of The Customer's Special Conference of The Customer's Special Co

"Customer" means any person at whose request or on whose behalf the Company undertakes any business, or provides advice, information or services. "Instructions" means astatement of the Customer's specific requirements.

2. Headings of Caluses or groups of Clauses are for indicative purposes only. Application
3. (A) subject to sub-paragraphs (B) and (C) below, all and any activities of the Company in the Course of Business whether (B) is a proper of the Course of Business whether (B) is any legislation is compulsority applicable to any business undertaken, these Conditions shall, as regards such business, be read as subject to sub-to legislation and nothing in these Conditions shall be construed as a surender by the Company of any of its rights or immunities or as an increase of any of its responsibilities or liabilities under such legislation and nothing in these Conditions have been depleted to any business, be read as subject to such legislation and nothing in these Conditions have been purposed to a proper or parts of any contract for the movement of poods, the Company shall sizes a FIATA Combined Transport Bills of Lading (FB) subject to the current Standard Conditions governing HATA Combined Transport Bills of Lading (FB) subject to the current Standard Conditions governing HATA Combined Transport Bills of Lading (FB) subject to the current Standard Conditions governing HATA Combined Transport Bills of Lading (FB) subject to the current Standard Conditions governing HATA Combined Transport Bills of Lading (FB) subject to the current Standard Conditions governing HATA Combined Transport Bills of Lading (FB) subject to the Company Hata Combined Transport Bills of Lading (FB) subject to the Company Hata Combined Transport Bills of Lading (FB) subject to the Company Hata Combined Hata Combined Transport Bills of Lading (FB) subject to these Conditions and in particular to the discretion and the Company Hata Combined Hata Combin

Gill Except where the Company has accepted instructions in respect of the preparation packaging stowage labelling or making of the goods the Customer warrant shall goods have been properly and sufficiently prepared packet, stowed, balled and/or marked, and that the preparation packing stowage labelling or making of the goods.

(C) Where the goods are carried or or no containers, rather, flats, tilts, railway wagons, tanks, jolpos, or any other unit load device specifically constructed for the carriage of goods by land, see or air (each hereafter the transport unit, the Customer warrants.

(I) that the transport unit has been properly and completertly loaded;

(II) that the goods are suitable for carriage in or on the transport unit; and the company has approved the suitability of the transport unit and the company has approved the suitability of the transport unit; and the company has approved the suitability of the transport unit.

14. The Customer shall indemnify the Company in respect of any claims of a general average nature which may be made on it and shall provide such security as may be required by the Company in this connection.

15. The Company shall be entitled to a customer or to the Company, the Company shall be relieved of all and any liability in respect of such claim.

16. Company shall be entitled to procure the carriage, storage, packing or handling of the goods.

18. The Company shall be entitled to procure the carriage, storage, packing or handling of the goods.

18. The offer and acceptance of a fixed price for the accomplishment of any task shall not itself determine whether such that is to be arranged by the Company acting as Agent or to be provided by the Company acting as Agent to the Customer or whether the customer is a princ

iout liability. The defences and limits of liability provided for in these Conditions shall apply in any action against the Company

whatsoever, howsoever arising, whether the action be founded in contract tort or otherwise.
Company's Special Conditions relating to Particular Goods.

Sexpet following instructions previously received in writing and accepted by the Company, the Company will not accept or deal with goods of a dangerous or damaging nature, nor with goods likely to harbour or encourage vermin or other pests, if such goods are accepted pursuant to special arrangement and then in the opinion or other pests, if such goods are accepted pursuant to special arrangement and then in the opinion error erasonably practicable contact the Customer but reserves the right at the expense of the Customer to remove or otherwise deal with the goods.

27. Should any Customer otherwise than under special arrangements previously made in writing as set in Clause 26 above deliver to the Company or cause the Company to deal with or handle goods of a dangerous or damaging nature, or goods likely to harbour or encourage vermin or other pests, he shall be liable for all loss or damage arising in connection with such goods and shall indemnify the Company against all penalties, claims, damages, costs and expenses whatsoever arising in connection therewith, and the goods may be deal with in such manner as the Company or unter pescol airrangement previously made in writing the Company will not accept or deal with 1 such manner as the Company or unter pescol airrangement previously made in writing the Company will not accept or deal with 5 should any Customer nevertheless deliver any such goods to the Company or any pot handle or deal with any such goods otherwise than under special arrangements previously made in writing the Company wall not accept or deal with 1 such manner as the Company at a nature of the categories of goods mentioned benefits or any part of any category.

If such walver is not in writing the connection with such goods do therwise than under special arrangements previously made in writing the Company shall be under no liability whatsever fo

whether of shorte or anotal and to any eight of time.

([of or the carriage or storage of goods in or on transport units as defined in Clause 13(C) or with other goods of whatever nature, and such acts as may in the opinion of the Company be reasonably necessary in the performance of its obligations in the interests of the Customer.

31. The Company shall be entitled to perform any of its obligations herein by itself or by its parent, subsidiary or associated Companies or by any other person, firm or Company, in the absence of agreement to the contrary any contract to which these Conditions apply is made by the Company on its own behalf and also as agent for and on behalf of any such parent, subsidiary or associated Company and any such Company shall be entitled to the benefit of these Conditions.

32. Where there is a choice of rates according to the extent or degree of the liability assumed by carriers, warenousement or others, no declaration of value where optional will be made except under special arrangements previously made in writing per shall the Company be under any liability to the Customer by teason of having entered into any contract on behalf of the Customer whereby the extent or degree of the liability assumed by a carrier, warehouseman or other party is in any respect excluded or limited saw where such contract is entered into contrary to specific instructions given by the Customer and accepted by the Company.

33. Clauses 34 to 35 inclusive apply where and to the extent that the Company in accordance with these Conditions is contracting as Principal.

contracting 34. The Cor g as principal. Impany is not common carrier and deals on the basis of these Conditions alone. The Company reserves to itself a e liberty as to the means, route and procedure to be followed in the handling, storage and transportation of

reasonable illustry as to the means, folue and procedure to be followed in the nationing, storage and transportation of goods.

35. (A) When and to the extent that the Company has contracted as principal for the performance of any services, it undertakes to perform and/or in its own name to procure the performance of those services, and subject always to the totality of these Conditions accepts liability for loss of or damage to goods taken into its charge and the time when the Company is entitled to call upon the Company of the performance of the Customer or any person acting on behalf of the Customer or any person acting on the company of the performance of the Customer's instructions.

Limitations of Liabilities:

Limitations of Liabilities

36. Subject always to Clauses 3 above and 37 below the Company shall be relieved of liability for any loss or damage if and to the extent that such loss or damage was caused by:
(a) the act or omission of the Customer, or person other than the Company acting on behalf of the Customer, or of the person from whom the Company took the goods in charge;
(b) insufficiency of the packing and/or marks and/or labels and/or numbers save where the Company had undertaken to carry out the packing, application of marks or labeling or numbering of the goods; (c) handling, loading, stowage or unloading of the goods by the Customer or any person acting on behalf of

(a) the case of commission of the Customer, or person of the through the Company acting on behalf of the Customer, or of the person from whore the Company had undertaken to carry out the packing, application of marks or labelling or numbers are where the Company had undertaken to carry out the packing, application of marks or labelling or numbering of the goods: (chandling, laboding, stowage or unloading of the goods by the Customer or any person acting on behalf of the Customer.

(chandling, laboding, stowage) or unloading of the goods by the Customer or any person acting on behalf of the Customer.

(chandling, laboding, stowage) or unloading of the goods by the Customer or any person acting on behalf of the Customer.

(chandling, laboding, stowage) or unloading of the goods the customer or work of the Company was unable to avoid by the exercise of reasonable diligence; unloading the company of the customer of the company.

(3) (A) Subject to Clause 3 above and able clause (C) and (3) the customer of the above causes or events shall rest upon the Company.

(3) (A) Subject to Clause 3 above and able clause (C) and (3) the good to Company.

(3) (a) the value of any goods lost or damaged by fault or omission of the Company, or (b) as any at the rate of one Spicial Drawing Rights as defined by the International Monetary Fund, (ii) in the case of all other claims.

(a) the value of the goods the subject of the relevant transaction between the Company and its Customer, or (b) as any at the rate of one Spicial Drawing Rights as defined by the International Monetary Fund, (ii) the case of all other claims.

(a) the value of the goods the subject of the relevant transaction between the Company and still Euclidean and the company is an advantage of pages (c) and the case of all other claims.

(a) the value of the goods the subject of the relevant transaction whichever shall be the least.

(b) a pure transaction of the company is an advantage to page as its referred to the configuration of the page and the page of the pa

ect to Clause 3 (B) hereor threse continuous and any section that the second process of the second process of