GENERAL TERMS & CONDITIONS OF SERVICE

All services performed by the legal entity named on the front of this document (hereinafter called the "Company") for the Customer, which term shall include the person or entity for which services are performed, its agents and/or representatives, including, but not limited to, shippers, exporters, importers, senders, receivers, owners, consignors, consignees, carriers, secured parties, warehousemen, insurers and underwriters, transferors or transferee of shipments, will be handled by the Company on the following terms and conditions:
1. Application of Terms and Conditions. Company and Customer agree that these terms and conditions of service constitute a legally binding contract. Customer acknowledges that the terms and conditions of the Company's standard international air waybill, ocean bill of lading, warehouse terms and conditions to all of its agents or representatives.
2. Standard of Company and a copy of these terms and conditions to all of its agents or representatives.

agrees that it is responsible to provide notice and a copy of these terms and conditions to all of its agents or representatives. 2. Standing of Company, The Company acts as an independent contractor, except with respect to the performance of the following services where Company acts as an "agent" of Customer: entry and release of goods; post entry services; the securing of export licenses; export documentation filing for the Customer; other dealings with government agencies in behalf of Customer. 3. Services by Third Parties. Unless the Company carries, stores, or otherwise physically handles the shipment, and loss, damage, expense or delay occurs during such activity, the Company assumes no liability as a carrier and shall not be held responsible for any loss, damage, expense or delay to the goods to be forwarders, customs brokers, agents, warehousemen and others to whom it may entrust the goods for transportation, cartage, handling and/or delivery and/or storage or otherwise. When the Company carries, stores or otherwise physically handles the shipment, it does so subject to the limitation of liability for the customer, and the goods may be entrusted to such agencies, sugres, agents, warehousemen and others. The Company shall be considered as the agents of the Customer, and the goods may be entrusted to such agencies subject to all conditions as to limitation of liability forwarders, customs brokers, agents, agencies subject to all conditions as to limitation of liability forwarders, customs brokers, agents, agencies subject to all conditions as to limitation of liability forwarders, customs brokers, agents, agencies are incustody, possession or control of third parties selected by the Company to forward, enter and clear, transport or conterior with respect to such goods, may reason whatsoever when said goods are in custody, possession or control of third parties selected by the Company to forward, enter and clear, transport or render other services with respect to such goods. In the event that a person or e

agents black is accentrated according to the promotions of mease terms and condinons, particularly as all toom in pagesgraph 10 and 11 bears Company. The Company has complete headers in choosing the means, note and proceedure to be boliced in the handling, transportation and delivery of the government and accented by the Company. The Company has complete headers in the hoosing the means, note and proceedure to be boliced and beam of the USS. Customers are to find the Company means the Company in the Company i

 Monitory of the refund corresponding to such unpaid, advanced mones, and any interest paid interect, snall be deemed the exclusive property of the Company to which the Customer shall have no calm, and which the Customer shall return to the Company immediately upon receipt.
 Indemnification for Freight, Duties, etc. In the event that a carrier, other person or any governmental agency makes a claim or institutes legal action against the Company for freight, duties, fines, penalties, liquidated damages or other money due arising from a shipment of goods of the Customer, the Customer agrees to indemnify and hold the Company in connection with defending such claim or legal action and obtaining reimbursement from the Customer. The confiscation or detention of the goods by any governmental authority shall not affect or diminish the liability of the Customer to the Company to pay all charges or other money due promptly or detention of the goods by any governmental authority shall not affect or diminish the liability of the Customer to the Company to pay all charges or other money due promptly or detention. on den

on demand. 14. C.O.D. Shipments. Goods received with Customer's or other person's instructions to "Collect on Delivery" (C.O.D.) by drafts or otherwise, or to collect on any specified terms by time drafts or otherwise, are accepted by the Company only upon the express understanding that it will exercise reasonable care regarding such instructions, and the Company will not be responsible for any refusal by a bank or consignee to pay for a shipment, or for any act, omission, default, suspension, insolvency or want of care, negligence, or fault of any bank, correspondent, carrier or agent, nor for any delay in remittance lost in exchange, or loss during transmission, or while in the course of collection. of collection.

of collection.
General Lien on any Property. The Company shall have a general and continuing lien on any and all property (and documents relating thereto) of the Customer, either in its actual or constructive possession, custody or control or en route, for all claims for monies owed to Company, including without limitation charges, expenses or advances incurred by the Company, in connection with any shipments of the Customer in cluding prior shipments. Company shall provide writes and/or the exercise of such lien. Unless, within thirty (30) days after receiving the notice of lien, Customer posts cash or a letter of credit at sight, or, if the amount due is in dispute, an acceptable bond equal to 110 percent of the value of the total amount due, in favor of the Company, guaranteeing payment of the monies owed plus all storage charges accrued or to be accrued, the Company sell at public or private sale, in accordance with governing law the goods, wares and/or merchandise, or so much thereof as may be necessary to satisfy such lien, and apply the net proceeds of such sale to the payment of the monies owed plus all storage charges accrued or to be accrued, the Company to transport and deal with the goods and such compensation of the Company for its services shall be included with and is in addition to the rates and charges of all carriers and other agencies selected by the Company in sucerdance with governing law the goods. Wares plus the clustomer, and the Customer, and the Customer, and the Customer and the Customer and the Customer and the Customer and the clustomer and in any referral for collection or action against the Customer shall pay the tespenses of collection and/or tite state.
17. No Responsibility for Governmental Requirements, it is the responsibile to native to thow and comply with the requirements, laws and regulations of any rotwicing, any other transporting, importing, importing, or approxib, and any other transporting, accrued by any governmental agency against the shi General Lien on any Property. The Company shall have a general and continuing lien on any and all property (and documents relating thereto) of the Customer, either in its actual or constructive possession, custody or

Obtaining Bluings, Fluing Protests, etc. Unless requested by Customer in writing and agreed to by Company in writing, Company shall be under no obligation to undertake any pre- or post-Customs release action, including, but not limited to, obtaining blinding rulings, advising of liquidations, filing of petitions and/or protests, etc.
 Preparation and Issuance of Bills of Lading. Where Company prepares and/or issues a bill of lading, Company shall be under no obligation to specify thereupon the number of pieces, packages and/or cartons, etc.; unless specifically requested to do so in writing by Customer or its agent and Customer agrees to pay for same, Company shall be entitled to rely upon and use the cargo weight supplied by Customer.
 Shipment Screening, All shipments may, at Company's option or as required by government regulation, be screened and/or opened and inspected without liability to Company. The Customer consents to such screening and understands that this document containing its consent shall be maintained by Company and may be made available to the government regulators upon request.
 Carmack Amendment Waiver. If the Carmack Amendment ("Carmack") to the Interstate Commerce Act is compulsorily applicable to any stage of the transportation, then the Customer expressly agrees to a waiver of the Customer must file a lawsuit no later than nine months after the cargo is delivered and the Customer must file a lawsuit to later than nine months after the cargo as denying of service may only be modified, altered or amended in writing singed of blay both to uniderstate to uniderstate and the customer and company: any attempt to uniderstate and the both Customer and advector of service may only be modified, altered or amended in writing singed by both Customer and Company: any attempt to uniderstate and the customer must file a lawsuit to later than nine months after the cargo is delivered and the Customer must file a latered or amended in writing singed by bot

No Modification or Amendment Unless Written. These terms and conditions of service may only be modified, altered or amended in writing signed by both Customer and Company; any attempt to unilaterally modify, alter or Severability. In the event that any Paragraph and/or portion hereof is found to be invalid and/or unenforceable, then is such event the remainder hereof shall remain in full force and effect

26. Construction of Terms and Venue. These terms and conditions of service shall be construed according to the laws of the State of New York, without giving consideration to principles of conflict of law. The Company and the Customer (a) agree that any legal proceeding relating to the services performed by the Company shall be brought only in a court of competent jurisdiction in the State of New York, and (b) irrevocably consent to the jurisdiction of any such court in New York State.