## RADO INTERNATIONAL, INC.

- (Definition) In this Bit of Locing, the term "Corrier" means the ocean common carrier transporting the goods, including RADO INTERNATIONAL, INC. and/or its agent. The word "Mercham" includes the shipper, consignor, consigner, owner and receiver of the goods and the holder of this Bit of Locing; the word "goods" means the cargo described on the face of this Bit of Locing and, if the cargo is packed into container(s) supplied or furnished by on a bend of the Merchant, includes the container(s) as well he word "yessel" includes vissel, ship, craft, lighter or other means of transport which is or shall be substituted, in whole or port, for the vestel named on the face hereof.
- (Clause Paramount). As far as this Bit of Lading covers the carriage of the goods by worker, this Bit of Lading shall have effect subject to the provisions of the U.S. Carriage of Goods by Seo Act, 1936 ("COGSA"), unless it is adjudged that any other legislation of a nature similar to the International Convention for the Unification of Cortain Ruses relating to Bits of Lading, signed at Brusses on August 25, 1924 compaisantly applies to this Bit of Lading, in which case it shall have effect subject to the provisions of such eightidates of such eightidates (hereinates called the Hague Ruses Legislation) shall be deserted to be incorporated herein. If any polarisis of this Bit of Lading is held to be repugnant to any adent to the Polague Ruse Legislation or any other to such statutes or regulations applications of this Bit of Lading is held to be this 88 of (Lading, such provision shall be null and void to such extent but no further. RADO INTERNATIONAL, INC. serves as a booker in the transportation of cargo camed under this bit of lading and disciarns responsibility for the transportation of from the port or point of destination.
- (Sub-Contracting) The Carrier shall be entitled to sub-contract on any terms the whole or any part of the handling, storage or carriage of the goods and any and all duties whotspower undertoken by the Carrier in relation to the goods. The Mexichant shall indemnify the Carrier against any such pesan mode by the Mexichant Without prejudice to the toegoing, every such servant, agent and sub-contractor of the Carrier in relation to the Carrier as feature provisions revent or the present mode by the Mexichant Without prejudice to the foregoing, every such servant, agent and sub-contractor shall have the benefit of all provisions herein for the benefit of the sort provisions revent for such provisions from expressions the provisions from the contractor in the carrier as feature as it such provisions were accessive the benefit, and in entening into goents and sub-contractors.
- (Route of Transport) (1) The goods may, at the Corrier's absolute discretion, be carried by the vessel and/or any other means of transport by water, land or air and by any route whatsoever, whether ar not such route is the direct, advertised or customary route. (2) The vessel shall have liberly to adi and by any route whatsoever, whether or not such oute is the direct, advertised or customary route, once or more often and in any rare backwards or forwards, and/or to enth calling at any port(s) or places) whether scheduled on not. (3) The vessel shall have liberly to adjust compasses, go on directions ways, or to repair yeards, shift berths, take tuel or stores, remaining port, sail with or without pilots, tow or be towed, and so we are attempt to some life or property. (4) Any action taken by the Corrier under this Article shall be deemed to be included within the conforcibal continge and such action or delay resulting therefrom shall not be deemed to be a deviation. Should the Corrier shall be interested to the full benefit of all privileges, rights and immunities controlned this Rike of Indian. Carrier be held look in this Bill of Loding.
- Comer be held lable in respect of such action, the Carrier shall be entitled to the flux benefit of all phrweges, rights and instrumines contained in this Bill of loding.

  (Responsibility)

  (1) The Carrier shall be responsible for loss or of damage for the goods occurring between the three when the goods are received by the Carrier at the pot of of locating and the fitne of a delivery by the Carrier at the pot of of scharage or place of delivery. (2) The Carrier shall be responsible for any loss or damage arising or resulting from (6) the wongful act or neighed of the Merchant of any pessons acting on behalf of the Merchant, (b) compliance with the instructions of the Merchant or any pessons acting on behalf of the theorem (6) the law of the pesson entitled to give them; (c) the lack of, or insufficiently on the defective condition of pooling of the goods by the Merchant or any pessons acting on behalf of the Merchant or any pessons acting on behalf of the Merchant or any pessons acting on behalf of the Merchant or any pessons acting on behalf of the Merchant or any pessons acting on behalf of the Merchant (e) inherent elected, qualify or vice of the goods (f) insufficiency or inclodequacy or make or many the son the goods, coverings, cases, or containers; (g) shiess or lockouts or stoppage or restroint of labour from whatever cause, whether partial or general, the labour form whatever cause, whether partial or general, the labour from whatever cause, whether partial or general, the labour form whatever cause, whether partial or general, the labour from whatever cause, whether partial or general, the labour from whatever cause, whether partial or general, the labour from whatever cause, whether partial or general the carrier and the carrier outle and, avoid and consequence whereoff the Carrier could not, avoid and consequence whereoff the Carrier could not, avoid and consequence whereoff the Carrier could not, avoid and consequence whereoff the carrier and uning the period partial partial partial partial partia
- produce such mapporation and industrial services by carriers authorized by the compressing overnimental algebraics to engage in such carriage and to guarantee the performance thereof by such camera prisuant to the terms and provisions of their contracts and fariths.

  (Liberties) [1] In any situation whatsoever, whether or not existing or anticipated before commencement of or during the horspoot, which in the judgment of the Confert (including for the purpose of this Article any person charged with the transport or safekeeping of the goods; (i) has given or is fixely to give like to danger, insury, lost, delay or disadvantage of whatsoever nature to the the Confert in the C
- 7. (Unknown Clause) Any reference on the face thereof to marks, numbers, description, quality, quantity, gauge, weight, measure, noture, kind, value and any other particulars of the goods is as furnished by the Metchant and the Camer shall not be esponsible for the accuracy thereof. The Metchant womants to the Camer against not lose, damage, expenses, liability, penalties and fines arising a resulting from inaccuracy thereof.
- 8. (Use of Container) Where the goods receipt of which is acknowledged on the face of this Bill of Lading are not already packed into container(s) at the time of receipt, the Carrier shall be at liberty to pack and carry them in any type of container(s).
- container(s) at the time of receipt, the Carrier shall be at liberty to pack and carry therm in any type of controlner(s).

  (Container Packed by Merchant) If the cargo received by the Carriers is container(s) into which contents have been packed by or on behalf of the Merchant. (1) this 8th of Lading is prima facele evidence of the receipt only of the number of container(s) as shown on the face hereof; and the order on all condition of the contents and any particular threeof (including maris and numbers; number and kind of packages or pieces, description, quality, quantity, gauge, weight, measures, nature, and and value) are unknown to the content and shall of packages or pieces, description, quality, quantity, gauge, weight, measures, nature, and and value) are unknown to the content, who accepts no responsibility in respect thereof, and (2) the Merchant warrants that the stowage of the contrain containing and carriage in accepts no responsibility in respect the series that in the container(s) and contents thereof or suitable for handling and carriage in accepts for loss of or domage to or in connection with the goods resulting from said breach and the Merchant shall be label to face of a domage to any other property, or for presand injury or the consequences of any other accidents or event windower and shall indemnify the Carrier and acquired any time to be seen and a label of the container(s) when the same are furnished by or on behalf of the Carrier and they shall be deemed to have been accepted by the Merchant as being in sound and subtolied condition for the purpose of the transport controded herein, unless he gives notice to the contrain of the packed and complete performance of the Carrier's obligation hereunded and the Carrier's shall be deemed to have been accepted by the Carrier and complete performance of the Carrier's shall not be liable for any loss of or other contents (s) and to inspect the contents of the contents o
- 10. (Dangerous Goods, Controband) (1) The Carrier undertakes to carry the goods of an explosives, informable, radioactive, corrosive, damaging, noxious, hozardous, polisonous, hiputatious or dangerous nature only upon the Carrier's acceptance of a prior written application by the Merchant for the carriage of such goods, Such application must accurately state the nature, name, label and classification of the goods awell as the method of rendering them innocuous, with the full names and addresses of the shipper and the conspines, (2). The Merchant shall undertake that the nature of the goods reterred to in the preceding paragraphs is distinctly and permanently materialed and manifested on the outset of the package(s) and container(s) and shall also undertake to alumnt the darrier are required by any applicable statutes or regulations or by the Carrier. (3) Whenever the goods are discovered to have been received by the Carrier. ony opplicable statutes or regulations or by the Carrier. (3) Whenever the goods are discovered to have been received by the Carrier without complying with the paragraph (1) or (2) above or the goods are found to be contraband or prohibited by any laws or regulations of

- the port of loading, discharge or call or any place or waters during the transport, the Corfler shall be entitled to have such goods tendered innocuous, thrown overboard or discharged or otherwise disposed of all the Cormers discretion without compensation and the Merchant shall be labble for and indemnify the Corrier against any kind of loss, damage or liability holluding loss of treight, and any expenses eltectly or indirectly arising out of or resulting from such goods. (4) The Corrier may exercise or enjoy the light or benefit conferred upon the carrier under the preceding paragraph whenever it is apprehended that the goods received in compliance with paragraphs (1) and (2) above become dangerous to the Corrier, vessel, cargo, pessors and/or other property. (5) the Corrier has the right to inspect the contrients of the package(s) or container(s) at any time and anywhere without the Merchants agreement but only at the risk and expense of the Merchant.
- I. (Deck Cargo) {1} The Carrier has the right to carry the goods in container(s) under deck or on deck. (2) When the goods are carried an deck, the Carrier shall not be required to specialty note, make or stamp any statement of "on deck stowage" on the face hereot, any customs to the contrary notwithstanding, and the goods so carried shall be subject to the applicable Hague Rules Legislation as provided for in Article 2 hereot, and shall be deemed to be carried under deck for all purposes including general exercise.
- (Valuable Goods) The Carrier shall not be liable to any extent for any loss of or damage to or in connection with platinum, gold, silver, jeweiry, preclous stones, precious metals, radioisotopes, precious chemicals, bullion, specie, currency, negatioble instruments, securities, writings, documents, plotures, embricideries, works of art, curios, helicoms, collection of every nature or any other valuable goods windsoever including goods having particular value only to the Merchant, unless the frue nature and value of the goods have been declared in writing by the Merchant before receipt of the goods by the Carrier, and the same is inserted in this BN of Lading and ad valorem. freight has been prepaid thereon.
- (Heavy Lift). (1) 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 in lefters and figures not less than two inches high. (2) in case of the Merchant's follure in this obligations under the preceding paragraph, the Carrier shall not responsible for any loss of or domnection with the goods, and of the same time if the Merchants shall be liable for loss of or domnege to any properly or for personal injury arising as a result of the Merchant's sola fallure and shall indemnify the Carrier against any kind of loss or liability suffered or incurred by the Carrier as a result of such follure.
- 14. (Delivery by Marks) (1) The Cartier shalt not be liable for failure of or delay in delivery in accordance with morks unless such marks shall have been clearly and durably stamped or marked upon the goods, pockage(s) and contained(s) by the Merchart before they are received by the Cartier in letties and numbers not less than two inches high, together with names of the part of discharge and place of delivery. (2) In no olicumstances shall the Cartier to responsible for delivery in accordance with other than leading marks. (3) The Merchant warrants to the Cartier that the marks on the goods, package(s) and contained(s) correspond to the marks shown on this Bill of Lading and slots in all respects comply with allows and regulations in face of the port of discharge or tode of delivery, and shall hadronity the Cartier organist allows, damage, expenses, benotiles and fines anishing from incorrectness or incompleteness thereof. (4 ) Goods which cannot be identified as to marks and numbers, cargo sweepings, liquid restatue and any unclaimed goods not otherwise accounted for shall be aflocated for the purpose of completing delivery to the various consignees of goods of like character, in proportion to any apparent shortage, loss of weight or damage, and such goods or parts thereof shall be accepted as full and complete delivery.
- is, (Delivery). (1) The Carrier shall have the right to deliver the goods at any time from or at the vessets side, craft, custom-house, warehouse, wharf, audy or any other place or point designated by the Carrier within the geographical range of the port of discharge or place of delivery shown on the froce hereof. (2) in any ose the Carrier is reproved by the cease when the goods have before delivered to the Merchant his agents or servants. Interest or any other persons entitled to receive the goods of the delivering place designated by the Carrier. (3) if the goods are delivered to or taken into the outsidy of customs or other government officials, such action shall constitute complete and final discharge of the Carriers obligation hereunder. (4) in case the cargo received by the Carrier is carrianteristy into which contrests have been packed by or on behalf of the Merchant, the Carrier shall only be responsible for delivery of the total number of contributings, numbers, sizes or types of packages or pieces. (5) if the goods are unclaimed during a reasonable time, or whenever the Carriers opinion, the goods with be-come deteriorated, decayed or worthless, the Carrier may affect desicretion and specific to his feat and without any responsibility afforching to him, sell, abandon or otherwise dispose of such goods solely of the issue and expenses of the Merchant.
- 16. (flansshipment and Forwarding) (1) Whether arranged beforehand or not, the Cartier shall be at liberty without notice to carry the goods wholly or portly by the named or any other vessel(s), craft or other means at transport by water, land or at. The Cartier may under any circumstances whatsever dischage the goods or only port thereof or only port or place for transpinent and store the same affoot or ashare and then forward the same by any means of transport. (2) in case the goods herein specified cannot be found at the port of discharge or place of delivery or if they be instantial, they. When found, may be forwarded to their integral port of discharge or place of delivery or they be instantial. In the Cartier's expense but the Cartier's half not be liable for any loss, domage, delay or depreciation origing from such forwarding.
- 17. [Fire] The Cather shall not be liable for any loss or domage wheresoever and when soever occurring by reason of any fire what soever, including that occurring before loading on or after discharge from the vessel, unless such fire shall have been caused by the actual taut or privity of the Carrier.
- 18. (Freight and Charges) (1) Freight may be calculated on the bass of the particulars of the goods furnished by the Merchant who shall be deemed to have guaranteed to the Carrier the accuracy of the contents, weight, measure or value as furnished by the Merchant who shall be deemed to have guaranteed to the Carrier the accuracy of the papes of ascertaining the actual particulars, of any firm, at the time of receipt of the goods by the Carrier, but the Carrier, for the purpose of ascertaining the actual particulars, of any firm, one of the contoner(s) and expense of the Merchant had be adopted any actual of the goods, the Merchant shall be labele for and bound to pay to the Carrier, (a) the basince of freight between the freight charged and first which would have been due that the correct declaration of the correct declarations are given, but (b) as and by way of studioted and ascentined damages, a sum equal to the correct feetight. (2) Full freight to the port of discharge or place of delivery normed herein shall be considered as completely earned on receipt of the goods by the Carrier, whether the freight be stated as as intended to be prepaled, and to receive and retain them invocably under any circumstances whatever, whether the floods be lost on on EM (freight shall be paid on domaged or unsound goods. (3) The payment of freight and/or charges shall be made in full and in cash without any offset, counterciolim or deduction. (4) Freight and of other charges shall be paid in the currency named in this list of carrier, or of the Carrier's option, in other currency subject to the regulators of the fleight and/or charges shall be made in the place of payment. (5) All dues, taxes and charges or other expenses in connection with the goods shall be paid by the Merchant delivery and the place of payment. (5) All dues, taxes and charges or other expenses in connection with the goods shall be paid by the Merchant of the power induce caused by way, walke operations, epidemics, shall be jointly and severally facilies t
- 19.(Lien) The Carrier shall have a lien on the goods, which shall survive delivery, for all fielgint, charges, expenses and any other sums whotsoever payable by or chargeable to or for the account of the Merchant under this Bit of Loading and under not contribut preterminary height and for the cost of receiving such fielgift, charges, expenses, etc. and may enforce this lien by public or pillute side and without.
- 20. (Notice of Claim and Time of Suit) [1] Unless notice of loss or damage and the general nature of such loss or damage be given in writing to the Contex 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 be not appoint within 3 days after delivery, the goods shall be deemed to have been delivered as described in this Bill of Loding. (2) in any event the Contex in able be described from the Contex of beautiful by the described in the Bill of Loding. It is brought within one year after delivery of the goods or the date when the goods should have been delivered.
- (1) All cloims for which the Carrier may be liable shall be adjusted and settled on the basis of the Merchant's net . (Limitation of Liability) (1) All claims for which the Carrier may be lable shall be adjusted and settled on the basis of the Merchanits net invoice cost, plus freight and insurance premium. If paid, in not event shall the Carrier be flobile for any loss of possible profit or any consequentfal loss. (2) As far as the loss of a carriage to is in connection with the goods occurred during the part of carriage to which the Hague Rules Legistrian shall appear to the contraction of the Loss of damage in an amount exceeding fine hundred adolps in U.S. currency (USSSO) per package or unit, unites the value of the goods ingree than this amount has been declared in witten by the Merchant before receipt of the goods and inserted in this Bit of Loding together with nature thereof and exita freight has been pold as required. If the octual value of the goods per package or unit exceeds such declared value, the value stall reversibles be deemed to be the declared value and the Carriers lability, if any, shalt not exceed the declared value, the value stall reversibles be deemed to be the declared value on the Carriers lability, if any, shalt not exceed the declared value. Any portfolloss or damage shall be adjusted or orde on the basis of such declared value. In the Carriers shall in no event be expected value in a carriage in utilized into small be considered value in case the each reversible of the shall be considered value in a carriage of the shall be considered value. In Carriers shall in no event be value to expend of the Merchant, it is expressly agreed that the number of such container(s) or similar article(s) of transport shown on the face hereof shall be considered as the number of the purpose of the application of the Mintation of liability provided for herein, RADO INTERNATIONAL INC. assumes no liability as to the corgo moving under this bit of facing. (Limitration of Liability)
- 22. (General Average) (1) General average shall be adjusted, stated and settled at Seoul or any other part or place at the Cartler's option occording to the York-Arthyein Pulses, 1950, and as to matters not provided for by these Rules, occording to the lows and usage of the port or place of adjustment, and in the currency selected by the Cartler. The general average statement shall be prepared by the adjusters appointed by the Cartler, Average agreement or bond and such cash depost as the Cartler may deem sufficient to cover the estimated contribution of the goods, and any statuoge and special charges thereon, and any other additional securities as the Cartler may deem sufficient to cover the estimated shall be furnished by the Merchant to the Cartler bacterior delivery of the goods. (2) In the event of acclaim, dongs, company or disaster, before or ofter commencement of the voyage resulting from any cause whatsoever, whether due to negligence or not, for which or for the consequences of which the Cartler is not responsible by status, contract or otherwise, the goods and the Merchant shall pointly and severally contribute with the Cartler is general average to the pryment of any sacrifices, loss or expenses of a general average nature that may be made or incurred and shall pay salviage and special charges incurred in respect of the goods.
- 23. (Both to Blame Colision) 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, matiner, plot or the servants of the owner of the vessel in the navigation or in the management of the vessel, the Merchant sholl indemnify the Coiner against all loss or liability which might be incurred directly or indirectly to the other or non-carrying ship or her owners in so tar as such loss or illostify represents loss of or damage to this goods or any claim whatsoever of the Merchant padd or poyable by the other or non-carrying ship or her owners is one other or non-carrying ship or the owners as of the discount of the claim against the carrying vissel or the owner the owners are foregoing provisions shall also apply where the owners, operators or house in charge of any ship or ships or objects other than, or in addition to the colliding ships or objects. are at tault in respect of a collision or contact.
- 24. (Governing Law and Jurisalction) The contract evidenced by or contained in this Bill of Loding shall be governed by U.S.A. law except as may be otherwise provided herein, and any action thereunder shall be brought before the Clivil Court of Los Angeles U.S.A. however the Carrier may bring such action to another jurisdiction.