THE SINGAPORE AIRCARGO AGENTS ASSOCIATION (SAAA) STANDARD TRADING CONDITIONS 2008

COMPANY'S AUTHORITY

WAREHOUSING AND DISTRIBUTION

is or shall be deemed to be acting as agent or trustee on behalf of and for the benefit of all such servants, agents or other persons (including any independent contractors and sub-contractors and their respective servants or agents) and all such persons shall to this extent be or deemed to be parties to the contract between the Company or its principal, as the case may be, and the Customer.

ComParts Automoting I. Harvanit To Loose 10 adven the Company is entited, and the Customer hereby expressly authorises the Company, ial to basicst and impage any process on in-ball of the Customer as an apact for and or ball of the Customer and parts or all of the Saminer, and ible to effect mini-ball and y context as apact for and to half of the Customer with appenent the performance of part or all of the Saminers as major to the Indige and process as apact to and the Customer's instructions, and whether such contrasts are subject to Half and process and appendix the other with appenent the performance of part or all of the Saminers as major to the Customer's instructions, and whether such the Company may and is an other disk and balls of the Customer with appenent the opponent major and appendix and and the Customer's instructions, and whether such 11. The Company may and is an other disk and balls the customer in appendix and appendix and appendix and the customer's instructions, and whether such 12. The Company may and is an other disk and balls the customer's instructions and expected in the opponent of the in the Customer's instructions are appendix of the opponent may are accessed or desirable to do so in the Customer's instructions are expected in the opponent of the opponent major and appendix and the opponent major and appendix appendix and appendix appendix and appendix and appendix appendix appendix appendix and appendix appen

International and internatindees international and international and international and in

Encourse where use head uses the second of t

INSURANCE
11.1 No insurance upon the goods will be effected by the Company except upon experse instructions given in writing by the Costamer and accepted in writing by the Company and all insurance settlends by the Company are subject to the polary conditions, exceptions exclusions of the insurance company or underwriters being the rate and exceptions in writing by the Costamer and accepted in writing by the Company and all insurances effected by the Company are subject to the polary conditions. Exceptions in writing by the Costamer and accepted in the Costamer accepted

Authonity' means any duly constituted legal or administrative person or entity acting within is legal powers and exercising unidation within any ration, state, municipality, port or airport including but not limited to the DVI Avaition Authonity of Singapore, limitigation & Dincipants Authonity, Law Tienaport Authonity, Martine and Prir Authonity of Singapore, Ministry of Hone Attaux, Ministry of Tienaport and Singapore Customs, Changing means carrage of Social weekers of Social and or a combination thereal, regardless of whether such carrage of Goods occurs within Singapore or therwise, and all services incidential or ancitants to each carrain for dots.

- (g) (b)
- inected unletou, ustomer" means any person at whose request or on whose behalf the Company provides any Services; angerous Goods" includes without limitation: articles or substances which are canable of onsinn sinnificant risk to bealth, safety or promety when

- au numerum winn er camage reiner and oxosa y einz, ses er ar withom hyer ung unge exteributation nurbes and makings, as well as any experiment (incling devices which permit is ready handing forming part thereaf or commonded freetry.
 Totationer "mans any person at whose request or ow whose behalf the Company provides any Services."
 Totationer "mans any person at whose request or ow whose behalf the Company provides any Services.
 Totationer and the company of the company provides any Services.
 Totationer and the company of the company provides any Services.
 Totationer and the company of the company provides any Services.
 Totationer and the company of the company of the company provides any Services.
 Totationer and the company of the company of the company of the company of the company.
 Totationer and the person of the company errorition of the participation or advactive devices of the company.
 Totationer and the person of the company errorition of the person.
 Totationer and the person of the company errorition of the person.
 Totationer and the person of the company errorition of the person.
 Totationer and the person of the company errorition of the person.
 Totationer and the person of the company errorition of the person of the company errorition of the person.
 Totationer and the person of the the company errorition of the person of the company errorition of the person of the the totation of the person of the the company errorition of the person of the the totation of the totation errorition of the totation of the totation of the totation

- (m)

- (v) "Wa
- of Goods, Weasw Curvestion' nears the Convention for the unification of certain rules relating to international carriage by air signed at Wasaw on 12 October 1923, or that convention as amended by the Protocol done at the Hague on 28 September 1955, or that convention as amended by the said horboal and Photona III to all Monteal on 25 September 1955, whichever may be applicable. every produce a sum from the insulter Induced to and Photona III to all works in the Induced servery gender and references to persons include brodies comported and unincorporated, as basistings are instered for convenience of references only and do not firm part of these Conditions. References to statutory provision(s) dhall be deemed to refer to these provisions an expectively amended or e-enacted or modified from time to time or any statutory instrument, onder, rule or regulation made thereaucher or under such admit or re-enacted or modification.

LICATION

- 2.3

- 2.6
- Lections Theore Conditions shall apply segarities of the mode or modes all transport used. Any Sincice models the Company, whether gradiencity or phresies, that be subject to bese Conditions which are detered to be incorporated into any agreement or arrangement between the Company and the Customer, and which are also detered to provide by the Company, whether gradienticity or provide the subject to bese Conditions which are detered to be incorporated into any agreement or arrangement between the Company, the Customer and the Ourse (a) agree that value do incorporate the three the Company, and its Custome for the provision of any Sovices that is effected by reases of any agreement or arrangement between the Company, the Customer and the Ourse (a) agree that value do incorporate and the documents and the Company and the Customer and the Ourse (b) agree that value do incorporate and the documents and the Company, the Customer and the Ourse (b) agree that value and reparts to beyond to a transaction subject on the provide that the communication occurrance with the Company of the Customer and the fourther the Company, the Company, the Customer and any of value of the Ecutomic Data Interdange. Notice is the adject to object to the validity of a transaction to subject on the Company, the customer and the object on the Customer and the Customer and the Outson will be given any althority hatcower the page to any variation currentize with the Ecutomic Data. Interpret of the Company, that customer and value and the Customer and the Customer and the Customer and any adject to appret any variation currentiation or analysis of these Conditions that are customer and any object to appret any variation currentiation or analysis of these Conditions that are customer and any object to appret any variation currentiation or analysis of these Conditions that are conditions of the company that customer and any object to appret any variation currentiation or analysis of these Conditions thas a specific and the indition and
- 2.7 Subjr shall
- be affected or impained. The Dicase 25 above, where an 'ar wephil' or 'wephil' or 'bill of bading' or similar document is issued by or on behalf of the Company and provides that the Company contracts as carrier, the provisions set out in such document lever parameter in toxeline a such provisions are incored set conditions. Where the Company performs any Carriage or Warehousing of Goods tot only to the extent that the carriage is performed by the Company used or is servents and the Goods are in the actual outbody and control of the Company and where the Company performs any Carriage or Warehousing of Goods tot only to the extent that the carriage is performed by the Company used or its servents and the Goods are in the actual outbody and control of the Company and where the Company performs any Carriage or Warehousing of Goods tot only to the extent that the carriage is performed by the Company used or its servents and the Goods are in the actual outbody and control of the Company and and actual outbod of the Company and actual outbod or the Company actual actual outbod or the company actual actual or actual outbod and control of the Company actual actual outbod or the Company actual actual actual actual actual actual actual or the Company actual 2.8
- Its answards or (b) to be death that the Company expressly agrees in writing to act as a principal. Without predicate to the generating of datase 2 shows, (b) The Company acts are a preventioned to Company process the issuance of an air wraphill or wayhold or bill of lading or other document evidencing a contract of carriage between a person, other than the Company, and the Customer (b) The Company acts are a negative them providing Services in respect of or relating to customs requirements, taxes, Licenset, consultar documents, certificates of origin, impection, certificates and other services simile or incidental thereta. 2.9
- CUSTOMER'S WARRANTY ON OWNERSHIP 31. The Claimer, in entering into transactions of any kind with the Company: expressly warrants that it is either the Owner or the authorised agents of the Owner of the Goods to which the transaction relates and further are authorised to expract and are accepted to the Company agents of the Company agents of the Owner. 22. The Claimer shall informitly the Company agents all express, twases and liabilities whatsover and howsave softeed by the Company acting out of or in connection with or due to any breach or breaches of the whether or not asting of the medgineer of the Counters.
- CUSTOMER'S WARRANTY ON DESCRIPTIONS AND INSTRUCTIONS

OMER'S VARABATITY ON DESCRIPTIONS AND INSTRUCTIONS The Clustere equesy list of the Clustere equesy is the cluster of the Clustere equesy list of the Clustere equation of the Clustere equation of the Clustere equation eq

- 4.2
- or requirements. 3 The distance special indemity the Company against all losses, damages, expenses and fnes whatsover arising from any inaccuracy or omission in the descriptions, values and other particulars familited to the Company, including the amount of any can additional expense incurred or issues suffered by the Company due to short collection of finight, insurance prema, fuel surcharges or other drages, even if such inaccuracy or omission is not due to any negligence on the ward of the Costance.

or the part of the Custome: CUSTOMER'S WARRANT ON PACCEM (a) all Costs the theory party in additional informating particle for Social and a Costpary agrees in writing the Customer expressly warrants that (a) all Costs the theory party and cultificating particle for standard and the Customer expressly warrants that (b) all costs theory party and cultificating particle for standard and standard and the Customer expressly warrants that (c) all costs and customer costs balances to Customer cu

- warrang: the event the Company is required to pack the Goods, the expenses and charges of the Company is neguried to pack the Goods, the expenses and charges of the Company in complying with the laws, orders, rules, regulations or requirements as set out in Clause 5.2 above (where applicable) shall be paid by C extormer and the Customer shall convide the Company with all such assistance, information and documents as may be necessary to enable the Company to comoly with such laws, orders, rules, regulations or requirements. 5.4

- CUSTOMER'S WARRANTY ON LOADING 6.1 Where the Books are contained in or on a Cartainer, then, save where the Company has provided or procured the Container, the Customer warrants. (a) that the Container is no available condition to and if for the purpose of the Cartainer or (b) that the Container is in a valiable condition to and if for the purpose of the Cartainer or (c) where the Geodes are loaded in or or Activitate by Activitation that on the Container and a second source of the Cartainer or breach of the warranty at Cleave 6.1 above.

ROUS GOODS

- Next sectors in the conservation intervent takes to experience and the Company, the Company will not accept or handle or deal with any Despense. Gloods and the Customer warrants that the Gloods are not Despense Gloods. The clonest previously agreed in writing between the Customer and the Company, the Company will not accept or handle or deal with any cub Despense. Gloods and the Customer warrants that the Gloods are not Despense Gloods. The Customer and Despense Cased B ye or the Despense Gloods and the Customer and howards are discussed and and the Customer and the Customer warrants that the Gloods are not Despenses. Cloods and the Customer and the look of an is connection with in incident to auch taxe of a damage, and the Customer and the look of an is connection with incident to auch taxe of a damage, and the Customer and the look of an is connection with in incident to auch taxe of damage, and the Customer and the look of an is connection with in incident to auch taxe of damage, and the Customer and the look of an is connection with in incident to auch taxe of damage, and the Customer and the look of an isometaria to auth taxe of damage, and the Customer and the Despenses Costomer and the Customer and the despense of commer and customer and the C
- (h)

7.3

7.4

- Catance () () the must be properly and stafty and security packed for the Canage or Wardsmissing and the Catanome with a properly and clearly marked and belief so as to said traditional control on grant packed for the Canage or Wardsmissing and the Catanome must be properly and clearly marked and belief so as to said traditional control on grant packed for the Canage or Wardsmissing and the Catanome with a properly and clearly marked and belief so as to said traditional Consertions or pursuant to the requirements of the Properly and clearly marked and belief so as to said traditional Consertions or pursuant to the requirements of the Properly and clearly marked and belief so as to said traditional Consertions or pursuant to the requirements of the Properly and clearly marked and belief so as to said traditional Consertions or pursuant to the requirements of the Properly and clearly marked and belief so as to said traditional Consertions or pursuant to the requirements of the Properly and clearly marked and table and less or the said of the Contage or Wardsmission or pursuant to the requirement of the Properly and clearly marked and belief so as to said the data of the Contage or Wardsmission or pursuant to the requirement of the Properly and clear the Contage or Properly and clear the Contage or Wardsmission or pursuant to the requirement of the Properly and Pr 7.5 Th
- GOODS THAT REQUIRE SPECIAL HANDLING
- win maxwher Service. NameLHD software periodic system wintig between the Dustomer and the Company, will not accept or handle or deal with any Goods that require special handling relating to their Carnings, Warehousing, or security, software periodic services and s 8.2

- FAILURE OF CUSTOMER TO TAKE DELIVERY OF GOODS 11 Should the Ductomic, Consigner of Unner of the Books fail to take delivery at the appointed time and place when and where the Company is entitled to deliver, the Company shall be entitled to store the Books, or any part thereof, at the source of the Unit of Company of Units of
- Sutures forhulm. Mutures forhulm. Mutures projects to Lawar 20 Subine Periohale Boods which as not collected immediately upon amid by the Dustame. Consignes or funcer or which are insufficiently addressed or manded or otherwise ent reaching dependent of the response of the period of the Dustame. Consignes or funcer or which are insufficiently addressed or manded or otherwise ent reaching dependent of the response of the Dustame. Period and the Strange or a site of dependent or tender of the rest proceeds of any such sale to the Dustame. Consignes or Dustame sites education of any and all charges and expresses are addressed or otherwise disponded of the Mandeman and the Strange or a site of Goods which in the gaining of the Company and the Strenge to any and all charges and expresses in which a grain and a site of addresses addresses of an expression down which the gaining of the Company and the Strenge to any and all charges and expresses in which a grain and a site of addresses address 9.2
- 9.3 9.4

- PERFORMANCE BY COMPANY'S AGENTS OR SERVANTS 10.1 The Services may in the absolute discosting of the Occ
- Low comments of Administry Administry and the Company bear by the full by the Company heal by its own sevents or agents performing part or all of the Services or by the Company employing or instructing or estructing the Doods to others may agree to perform part or all of the Services, but entrely without projector to the rights, powers or immunities within the Company employing or instructing or estructing the Doods to the services, but entrely without projector to the rights, powers or immunities within the Company employing or instructing or estructing the Doods to the services agrees that it is any communities within the Company employing or instructing or estructing the Doods to the services agrees that the instruction agrees of performing and or all of the Services agrees that it is any communities within the Company employing or instructing the Doods to agree or the services agrees that the instruction agree agrees that the instruction agrees agrees that the instruction agree agrees that the instruction agrees agrees that the instruction agre The Contomer express/agrees that in on sevent, agrees of the person (including any independent contractors and sub-contractors and their respective servants or agents) shall in any circumstances be under any liability to the Customer. Consignee or Owner for any loss or dramage or blay, of whetexees including any independent contractors and sub-contractors and their respective servants or agents) shall be used (b) Whitten a pendice: the pendice of the contractors and sub-contractors and their respective servants or agents) and the contractors and their any (b) Whitten a pendice: the pendice of the contractors and their respective servants or agents) and their respective servants or agents) and their servents and agent of the Customer that agent of the Customer that agent or other pendice to the Customer that agent or other pendice in the contractors and their respective servants or agents) and for the purpose of this Clauses 10, the Customer that agent or other pendice in the contractors and their respective servants or agents) and for the purpose of this Clauses 10, the Customer that agent or other pendice in the Customer that agent or other pendice in the Customer that agent or other pendice in the customer that agent or agents) and for the purpose of this Clauses 10, the Customer that agent or other pendice in the Customer that agent or agent agent of the Customer that agent or agent age

JURISDICTION AND GOVERNING LAW JONDAID TO A DOTATING LAW JOINT These Conditions and any Services performed or to be performed by the Company shall be governed by and construed in accordance with Singapore law.
30.2 Any and all disputes, claims or differences arising out of or in connection with the Services or these Conditions shall be subject to the exclusive jurisdiction of the Singapore courts.

The Standard Trading Conditions can be found on www.saaa.org.sg

CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 29. Nothing herein shall be considered

QUOTATIONS 15.1 All quotat **autoTAINNS**I.3 All optation spires the Company are on the basis of immediate acceptance and in any event within twenty-four (24) hours of the time the quotation is issued by the Company, and are subject to withdrawels or revisions by the Company, and are subject to withdrawels or revisions by the Company, and are subject to withdrawels or revisions by the Company, and are subject to withdrawels or revisions by the Company, and are subject to withdrawels or revisions by the Company, and are subject to withdrawels or revisions by the Company, and are subject to withdrawels or revisions by the Company, and are subject to withdrawels or revisions by the Company and are subject to withdrawels or the down of the company and are subject.
So the Company and a frequent acceptance, but are been down of the company and are an additional darget asglicial by the interpret to which the Company sidels by any core of deliver, or tables, the contrast or advances and are any additional darget asglicial by the interpret to which the Company sidels by any core of deliver, or tables, the contrast or advances and any contrast deliver, advances and any advances and any contrast deliver, advances and any advances and any contrast deliver, advances and any advances and any contrast deliver and but any advance and any contrast deliver, advances and any advances and any contrast deliver and advances.
So the Company advances in might have the deliver in the Company of the Company and advances and advanc

PAYMENT OF INVOICES AND LATE INTEREST CHARGE

- 16.5 Notwiths
- Her OF INVICES AND LATE INTEREST CHARGE
 The Control of the Sonice in the Sonice in such mame as the Company may ages, all sums immediately when due without any deduction or deferment on account of any claim, counterclaim or set-off, and the Customer agests to water the right of the off and sonice interaction of the payment must studiated the their. Unless otherwise expressly agreed in mitting, all invices rendered by the Company are payable on the invoice date. All invices are to equal in that and in accounter out the payment must studiated the their to be a databas in any our or several invices. All invices are to equal in that and in accounter out the payment must studiated the the test by a databas in any our or several invices. All invices are to equal in that and in the Company that pay meters, calculated them the date each annual is contained and the case of the rest of the several invices. All invices are to equal in that any in the Company theres, calculated them the date each annual is contained and the case of the rest of the several invices. All invices are the rest of the originate of the Company theres, calculated them the date each annual is contained and there are are all invices are the rest of the rest of the several invices. All invices are the rest of the rest of the several invices are the rest of the several invices. Another the test of the rest of the rest of the location of the Company there, calculated them the date each annual invices are all unst on the each the rest of the rest of the rest of the several invices. Another test of the rest of the rest of the rest of the date and many part of the Several invices. Another test of the rest of the rest of the location of the location of the date and pay the location of the followed the several invices. Another test is the mount of case of date in part of the Company the location method the pay pay the location of the several invices. Another test is the mount of case of date in anotice of the Company the location of the locatine ирог 16.6 Алу dispu

LIEN AND RIGHTS OF RECOURSE

20.3

20.4

20.5 to bring t 20.6 The Com

21.2

RATE OF LIMITATION 22.1 If the Warsaw Con

WAIVER 24. Arry

INDEMNITY

NOTICES

GENERAL AVERAGE 27. The Customer +1

SEVERABILITY 28 If any provis

istructed by the Cust

PAYMENT OF BROKERAGE AND COMMISSIONS 17. The Company is entitled to retain and be paid all brokerages, commissions, allowances, and other remunerations customanily retained by, or paid to, freight for

- LIABILITY FOR FREIGHT, CHARGES, TAXES AND LEVIES
- IUTY OF REPECT CHARGES, TASKS AND LOVES The Cattorner and to lead the rall dates, tasks, inposts, levies, deposts, coations and other government charges or outlays of any kind levied by any Authority for or in connection with the Goods and for all poymets, fines, separese, loss or damage whateseer incomed or authority by the Company nonconcion therewith. Charges and the company of any instructions from the clusters test squaded by the Company unless otherwise stated. Despire the accession and their goverent indexis and the power test squades and the company unless otherwise stated. Despire the accession and the company of any instructions from the clusters test squades by the Company, levies, dateds, dateds, indexis, imposts, levies, deposits, customs and other government charges or outlays of any kind and any and allows and the company of any instructions from the clusters test squares by the company of a static cluster test and the company of a static cluster test and the company of any instructions for the clusters test squares by the company of a static cluster test squares and the clusters test squares and the company of any instructions for the clusters and the clusters test squares and the clusters test and the clusters test squares and tes NO LUBUILTY IN ASSENCE OF CUSTOMENS' EXPRESS WRITTEN INSTRUCTIONS 131 The Chargen yield in the chiged to make any declaration for the purpose of any statute or contract or requirement of any Adhruin'y as to the nature or value of any Goods or as to any special interest in delivery, unless express/s instruction by the Chargen in minitive actogated in minitive the Chargen, 132 When there is a chorse of relates according to the exerct or degree of the lokiny assessment of any actogation minitive actogatery in minitive actogates in the lowest extent or degree of laking, and no decision of unless according to the cargen or many according to the contrast prevention or contract on the previously been given by the Chargen in miniting and gared to be the chargen in the lowest extent or devices on other the chargen in miniting and gared to by the Chargen in miniting and gared to

Not Description of a CROUNCE
In the Character of the Character o

The Unity of Landon 1 subject. Subject is a labeling of Langoing U in the Labor Section 1 and Labor Secti

PARTE 67 (IMM/IATION)
 PAR

notocated by the Datamer 21.4 The foregoing shall not preclude the Company from agreeing to assume a higher degree or limit of liability provided that the Company has agreed to such higher degree or limit of liability in writing and the applicable or additional change if any new agreed on add paid by the Datament in accordance with the terms of such agreement.

Constraints of the constraint of the spaticable or solution period or unamended, the Monteal Convention, the Hayae Nahy Nahis or any other international convention is computantly applicable, the relevant limitation period set out therein millings (in a limit or each set of providence of the Company, this security when the spaticable or solution period set out therein millings (in a limit or each set of providence of the Company, the security of the Company, the security of the Company, this security of the Company, this security the Company, this security the Company, this security of the Company, the security of the Company the security of the Company, the security of the Company the Security of the Com

Any waive by the Company of any default or right under these Conditions shall not be deemed to be a waiver by the Company of any prior, subsequent or continuing default or rights of a like or similar nature, nor shall any on the part of the Company of any prior, subsequent or continuing default or rights of a like or similar nature, nor shall any on the part of the Company of any prior, subsequent or continuing default or rights of a like or similar nature, nor shall any on the part of the Company of any prior, subsequent or continuing default or rights of a like or similar nature, nor shall any on the part of the Company of any prior, subsequent or continuing default or rights of a like or similar nature, nor shall any on the part of the Company of any prior.

INDEMNITY
211 The Content undertakes that ne claims shall be made against any director, sownet, employee ar contractor including direct and indirect sub-contractors and their respective servants or agents) of the Company which imposes or seet to impose are contractor framework indirectors and main respective servants or agents) of the Company which imposes or seet to impose are undertakes that ne claims shall be made agained any director with any Services undertakes that the Company indirectors and their respective servants or agents) of the Company which imposes or seet to impose are undertakes that in a claim shall be made agained and provide any administration of the Company and the aid directors, serving, employee or contractor including direct and indirect sub-contractors and their respective servants or agents) againt all consequences thereof.
(a) and additional to the Contractors in the C

As the control of the agreement or anrangement between the Company and the Customer or Owner relating to communications by means of Electronic Data Interchange, any written notice given by the Company if served by post, Electrinia Ensemission or main shall be deterned to the day immediately after the day on which it was posted to the address of the Customer task town to the Company. The time of transmission to the Essimile andree of the Customer task incomes to the time of transmission to the Essimile accommendation of the Customer task town to the comma of the Customer task town to the comma of the Customer task town to the Customer task town to the comma of the Customer task town town the comma of the Customer task town to the comma of the Customer task town to the comma of the Customer task town town the comma of the customer task town task town the comma of the customer task town task

His contracts The Cultamore shall before, internity and hold harmiess the Company in respect of any General Average or any claims of a General Average rotance which may be made on the Company and the Customer shall promptly provide such security as may be required by the Company in this connection to the Company, or to any other party designated by the Company, in a form acceptable to the Company.

HADLIT If any provision of these Conditions be declared with invalid or unenforceable by any court of law, the remaining provisions of these Conditions shall to the extent permitted by such declaration remain in full force and effect as though the void invalid or unenforceable provisions were never a provision of these Conditions.

hards (minited within the considered or construction of the second of th