Conditions for the Carriage of Goods by Road in the United Kingdom

The conditions set down the basis on which the Carrier will carry goods for the Carrier (definitions of Carrier and Custome race) by express government in writing signal down or the Carrier in the Carrier in the advectory and in any ways each by expression system in the carrier in the carrier in the conditions and not one to earlied on varied in any ways each by expression of the Carrier. The Conditions cannot and do not override any Statutory provisions imposed by Law or the application of any applicable international Conversions. This conditions and and understand these Conditions which will form the heat of the carrier and expression of advectory and the second statutory in the second statutory provisions in the heat of the carrier and the second statutory and the second statutory in the heat of the carrier and the second statutory and the second statutory

1. Definitions

Notes In the Conditions : 1.1 Carrier means the person (corporate or otherwise) who contracts with the Customer to carry the goods. 1.2 Consigner means the person (corporate or otherwise) who may or may not be the Customer) to whom the Carrier contracts to deliver the consignment 1.3 Consigner means the person (corporate or otherwise) who ormars on the the Customer) who supplies the consignment to the Carrier for carriage 1.4 Customer means the person (corporate or otherwise) who corracts with the Carrier for the carriage of goods. 1.5 Constance means the person (corporate or otherwise) who corracts with the Carrier for the carriage of goods. 1.5 Contract means the Agreement between the Customer and the Carrier for the carrying out of the transport service including all documents expressly.

1.5 Contract means the Agreement between the Customer and the Cariner for the carrying out of the transport service including all documents expressly incorporated therein.
1.8 Consignment means goods whether single or multiple units or in buik despatched at any one time from one Consigner a single load from one address in the United Kingdom. Can one Consigner a single load from one address in the United Kingdom.
1.7 Dangenous Goods means goods of any nature as may be included in the Approved Cantage List prepared pursuant to the Carrying of Dangerous Goods (Classification). Practinging and Lise/Bring and Lise/Bring practice as many nature.
1.8 Dangenous Goods means goods of any nature as may be included in the Approved Cantage List prepared pursuant to the Carrying of Dangerous Goods (Classification). Practinging and Lise/Bring inclusive of any nature.
1.9 Dangenous Goods means quit for the Carrying and Sub-Bring inclusion (Station) Holds, including the delivery day and the day on which any claim or notification.

1.8 Bay means any day Monday to Friday inclusive other than a Bank or Statutory Holiday, including the delivery day and the day on which any claim or notifical is first made.
1.9 Attenative Dispute Resolution means any procedure agreed by the parties for the resolution of disputes other than those involving formal arbitration or Higg 1.10 Loss means the actual loss of the goods or failure by the Carrier to deliver the goods within 30 days of the agreed time limit for delivery of, if there is no agre time limit, within 60 days from the date on which the Carrier took over the goods.
1.10 Loss means failure by the Carrier took over the goods.
1.11 Delay means failure by the Carrier took over the goods.
1.12 Owners Risk means that the goods are held upon terms that the Carrier shall not be laible for any loss of whatsover nature and howsover caused includi, negligence in relation to the goods are held upon terms that the Carrier's possession. The Customer will indemnify the Carrier took transp, releading on the days from the data against the Carrier adaptions that may be made against the Carrier adaptions that may be made against the Carrier adaption to the subscience shall include those parties' principals, agants and servants.
1.14 The term Waraw Convention means the Convention of the Londscience of certain plus relating to the International Carriage by Air, signed at Wanaw, 12th October 1929, or that Convention amended at the Hague, 28th September 1955.

2 Principal parties and sub-contractors

Notes 2.1 Th Notes 21 The Customer contracts as the legal owner of the goods or as the authorised agent of such legal owner in which case the Customer warrants that he has the subhority to accept these Conditions on behalf of the legal owner. 22 Unless writen instructions to the contrary are received from the Customer, the Carrier may sub-contract part or the whole of the consignment 23 Unner carriage of any consignment or part of a consignment is sub-contracted to a sea, air or rail carrier then the liability of the Carrier and of any sub-contractor shall be sub-contracted in accordance with the conditions or is carriage of that sub-contracter or a provided for by statute or international

anding the provisions of the Condition 2.2, the Carrier may not sub-contract the carriage of Dangerous Goods without the prior written consent of

The Coasimine. 2.5 Where part or the whole of the carriage has been sub-contracted as provided for in Condition 2.2 above, such sub-contractors shall have the benefit of th Conditions of Carriage and shall be under no greater liability to the Customer than or in addition to that of the Carrier under the Contract and the Customer ag with the Carrier than to claim shall be mark against as sub-contractor in addition to run are only and a point as a do not in the Sartier and the Customer against and the Customer against and the Customer against and the Customer against and the Customer than or in addition to the source of the limitations active and the formation and the customer and the customer and the customer against and the customer against and the customer against and the customer and the customer against and the customer and the customer against against

3 Loading and unloading

a Uberrange resummenting Notes 3.1 The Carrier shall not be required to provide additional services other than the service for the carriage of the Consignment from the designated to the designated place of delivery unless any such service has been requested by the Customer and agreed by the Carrier in writing, prior to col

use. Customer shall be responsible for providing and safely operating any equipment that may be required for loading the Consignment on or unloading the ment from the vehicle unless arrangements to the contrary are agreed in writing between the Carrier and the Customer pror to despatch and these one shall apply during such loading and/or unloading. Carrier shall not be label for any loss or damage caused as a result of its use of defective equipment supplied by the Consignee or Consignor and the er shall indemnify the Carrier against any claim made against the Carrier in respect of such loss or damage including claims in respect of death or perso

Unlikely area intermiting to earning and/or unloading intermined and an earlier of intermities of the Consignor or Consignee or their servants or agents in assisting with loading and/or unloading and the Outdome shall indemnify the Carrier against any claim made against the Carrier in respect of such damper including claims for death or personal incur. 3.5 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.5 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.5 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.5 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.5 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.5 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.5 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.6 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.7 The Carrier will endeavour to make the Consignment reasonably accessible on the vehicle at the place designated for deliver. 3.6 The Carrier will make available to the Carrier up request death of any risk assessment which may have been carried out at the collection and/or addresses. The responsibility for carrying out such risk assessments shall be that of the Customer and not of the Carrier.

ngerous goods

4 Dangeous podds Notes 4.1 The Contract for the carriage of Dangerous Good shall be voldable by the Carrier and the Carrier shall have no liability unless, prior to loading, the Carrier receives precise and context identification of the substances in writing and has agreed to accept the same for carriage. Transport Emergency Cards ("Temcands") must be provided by the Customer in the form prescribed by the appropriate Statutory authority giving datas of each and every customers the carrier s requested covery. Writien antimizer normal be provided in respect of togood classified as "Dangeous" and where a "Temcand" or togother a transport to the substance to Carrier s requested covery. Writien antibioties of the substance to the substances are properly and safety packaged and labeled with the identifies of the substances and all discussions and all benefits on enclassing the sub-stances and all safety packaged and labeled with the identifies of the substances and all discussions and the substances are confident to an enclassions.

4.2 The Customer shall be responsible for ensuming that such substances are properly and safely packaged and labeled with the identifies of the substance biter relevant information as specified by any statutory requirements for the time being in force.
4.3 The Customer shall be responsible for and identify the Carrier against any loss or damage and claims made upon the Carrier in respect of any injury b sersons or damage to property arising from the noncompliance by the Customer or the Consignor with any of the provisions of these Conditions in as far at leafs to the carriage of Dangerous Goods, unless the Customer proves that the loss, damage or injury was due to the neglegence of the Customer.

5 Consignment notes/receipts

5 Consignment notestreepus Notes 5.1 The Carrier shall, if requested, sign a document acknowledging receipt for the carriage of quantity and description of the Consignment loaded on to the Carrier's profiles, to the extent this can be determined, by visual inspection. Such receipt shall not be evidence as to accuracy of the condition, weight, quantity nor nature of the goods said to comprise the Consignment at the time the receipt document is signed by the Carrier and/or his agents and/or his servaris. The burden of proof in the event of disputs is the responsibility of the Customer. 5.2 The Carrier shall use its best endeavours to obtain a signed receipt of delivery of the Consignment from the Consignee unless otherwise agreed with the Customer. Such receipts will be returned to the Customer as proof of delivery, unless otherwise agreed in writing by the Customer and/or his agent and/or his servants.

6 Carrier's responsibility

Notes 6:10 code stars accepted by the Carrier for carriage at "owners risk" where the Carrier is able to show that the Customer has explicitly agreed to the carriage of the goods at "owners risk". In that event, the Carrier shall not be liable for loss damage or delay to the goods nor mater howscover or by whomscover caused and the Customer agrees to indeminy the Carrier against any claims made by any "thord Bary in respect to the goods carried. 5:2 Subject to the ponisions of Condition 6:1 above the Carrier's responsibility for the Consignment shall commence when the carrier takes physical control of the Consignment at the point of collection or by reaving the same at the Carrier's premises. 6:3 The Carrier's responsibility for the Consignment shall and when the Carrier, its agents or sub-contractors relinquish physical control of the Consignment at the poper place of delivery or the Consignment is presented at the poper place of delivery within normal baiving shufflest allowing authicit sting for unlading 6:4 If it has been agreed that the Consigne will collect the goods from the Carrier's premises or If the Carrier's prevented from many delivery at the Consignese and a subject start accession of 24 hours after notice by letter, telephone fax or e-mail or other agreed method of communication of the availability of the goods has been given to the Consignese.

expiration of 24 hours after notice by letter, telephone fax or e-mail or other agreed messed or examine the decision. 6.5 At any time during the term of the Contract the Customer may request or the Contractor may recommend variations to the service and/or variations to any other matters covered by the Contract. The Customer may request or the Contractor may recommend variations to the service, the charge for the service and other aspects of the Contract that shall report promptly to the Customer. Nother party shall be exelliged to agree to any requested or recommended variation but networks party shall variable this agreement uncessorable. Unlike as any variation to the Contract uselling there shows been mutually agreed in writing, the parties shall continue to perform their respective obligations without taking account of the requested or recommended variation.

7 Carrier's charges

7 Carrier's charges Nates Notes 1.1 The Carrier's charges shall be payable by the Customer provided always that, when the goods are consigned "carriage forward", the Consignee shall have primary responsibility for the payment of the carriage charges bur the Customer shall pay such charges in the event of defaults by the Consignee and the Carrier shall not be required to be any steps to bookin payment from the Consignee of the than a written incursed for payment. The the Carrier shall not be required to be any steps to bookin payment from the Consignee of the than a written incursed for payment. The consignee that the carrier shall be payable by the Customer within 80 days. If the carries is charges for carriage and any other services incidental to the carrier shall be pay within such a period, then the Carrier shall be entitled to interest at the rate of 8 percent above the base rate of the Bank of English payment in the shall be pay within the Carrier shall be entitled to interest at the rate of 8 percent above the base rate of the Bank of English payment at the event that the Carrier is unable for any reason beyond its reasonable control to deliver the Consignment in accordance with the Contract, the Carrier shall be shall be chargeable to the Customer. The Carrier's shall be chargeable to the Customer in accordance with Condition 8 and for carriying out those instructions from the Customer. The Carrier's shall be chargeable under the Contact, stronge and disposed and expenses in relation to the goods shall be chargeable to the Customer may have against the Carrier shall not be considered with which the Customer may have against the Carrier shall be the Contioner of the Customer to the Contact, stronge and disposed in a destinge in relation to the goods shall be chargeable to any claim or right which the Customer may have against the Carrier shall not the Consignment to any and the contact stronge and disposed to any claims or shall be chargeable and the Carrier shall be charge add stonge. () Preno

9 Liability for loss, damage

9 Lability for loss, damage Notes 9.1 Subject to these Conditions the Carrier shall be liable for: (a) any loss of or damage to the goods in a Consignment occurring whilst the Carrier has responsibility for the Consignment in accordar (b) any deay in the carriage of any goods in a Consignment arising from the negligence of the Carrier. 9.2 The Carriers liability is restricted to the financial limits imposed under Clause 10 of these Conditions unless otherwise agreed in writh varies risk risk role to the transit commencing. ce with Co . Ins unless otherwise anread in writing betw

9.3 The Carrier shall not be liable for whatsoever reason for loss of or damage to, or mis-delivery or loss arising from any delay in respect of: Bullion, Precious Mattals, Precious Stores, Money (whether in note or coin form), Securities, Stamps, Legal or Business Documents, Living Creatures any of a similar nature uni (%) the Carrier has agreed in writing to carry such goods at this specific request to the Sustainer to commond or the transit: (%) the Carrier has agreed to remition the transit: (%) the Carrier has agreed to remition the Carrier agreeing to carry such goods at the outsout prior the matter and/or his agreein and/or his agreeing to carry such goods; (%) the loss or damage or dely has been proved to have bon caused by the neighere of the Carrier agreeing to carry such goods; (%) the loss or damar and/or his agreeins and/or his agreein to a sevents.

9.4 The Carrier shall be relieved of all liability if such loss, damage or delay arises from the effect of:

sequence of war, act of foreign power, terrorism, requisition or destruction of or damage to property by or under the order of any gover 3) any consequence of wall, and to toteging power, encreases, requirement variables was a sequence of a sequence of the seq

ts or agents of either of them

of liability of Carrier

Notes 10.1 Unless otherwise agreed in writing between the Customer and the Carriar prior to the commencement of carriage, the liability of the Carrier in respect of loss of or damage to goods whilst they are the responsibility of the Carrier in accordance with Conditions 6 and 8 hered shall be limited as follows: (a) where he whole or part of a Consignment obsist or damaged to a maximum rate of 13,300 per torne inclusive of allaring tubes and the responsibility of the Carrier in respect of loss of weight of the Consignment or that proportion by weight of sor of damaged poperty as stated on the consignment not elevered to in Conditions 6, or otherwise ascertained, or ISS0 for the total Consignment which were is greater but not exceeding the actual value of the Consignment or part of the Consignment, except where it is agreed that thesis limitations are over-rided by Waraw Convertion conditions of carriage in which case. the Company's liability howseever arising and notwithstanding that the cause of loss or damage bu unexplained shall not exceed.

- in the case of claims for loss or damage to goods (a) the value of any poods (ont or damaged or (b) a sum at the rate not to exceed USD 20.00 per killo of gross weight of any goods lost or damaged whichever shall be the least in the case of all other claims (b) a sum at the rate not to exceed USD 20.00 per killo of the gross weight of the goods subject to the said transaction, whichever shall be the least.

(b) a construction of exceed USU 2000 per kills of the goods subject to the said transaction, whichever shall be the least. The value of the goods shall be their value when they were or should have been shipped. (b) for the purpose of this Condition the value referent or is the value of the goods at the time by are accepted for carriage including all dutes and taxes. Provided that no claim shall be accepted by the Carrier pending its receipt from the Customer of proof of the value of the Condition the carrage charges whichever shall be the smaller unless agreement has been made previously in writing between the Carrier and the Customer for a specific level of fability for such defay or consequential loss.

ers' indemnity to the Car

lotes the Customer shall indemnify the Carrier against: 11 losses suffered by the Carrier ansing from any negligent act, negligent omission, negligent misdirection or negligent misstatement by the Customer, Cor Consigner, its servants or agents: 12 claim of any nature for loss or damage resulting from the carriage of Dangerous Substances where the Customer's obligations in Condition 4 above h

: in demands of any nature in respect of loss of or damage to the goods made by an Third Party additional to or in excess of the limits of liability of the d in Condition 10 above:

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12 Notification of claims

Notification of claims: tel The Carrier shall not be liable for: liss or damage of the whole of the Consignment unless a claim specifying the general nature thereof is submitted by the Customer to the Carrier in writing within days from the Carrier's responsibility for the Consignment having commenced in accordance with Constition 6.2 above and unless a detailed claim syning weight days from the Carrier's responsibility for the Consignment unless a claim specifying the general nature thereof is submitted by the Customer to the Carrier in writing within 14 days from the Carriers responsibility for the Consignment having dear of been deemed to have ended. liss or damage or any part of a Consignment unless a claim specifying the general nature thereof is submitted by the Customer to the Carrier in writing within 7.4 date of collection are submitted in writing within 14 days of the Carriers responsibility having ended date of collection are submitted in writing within 14 days of the Carriers responsibility having ended date of any description unless the damaged goods are made available to the Carriers representative for inspection for a reasonable period following effendion of the claim:

amage or any obscription enses or soundprograms. Isolano of the claim, etay in delivery of whole or part of the Consignment unless the Carrier is informed in writing within 3 days of the date by which the delivery should have be e. For the avoidance of doubt where no date for delivery has been agreed notification should be given within 63 days of the Carrier responsibility for the

made. For the avoidance of oucus where no values are values of the avoid of the avoid of the avoid and the avoid of the av

In all the clustering is want on reactivately possible is to aprive the Carrier or make the damaged goods available for inspection within the specified time is and in such advices on the first reasonable opportunity. If all final clustering is a specific or carriage are and will be received by the Carrier and held by it subject to a lies for all carriage charges due to the rest of advices of the Carriage, atorage rent and/or waterboarding charge of the pools and other proper charges or responses on thermal in the first reasonable opportunity. If all charge many clusters is the carriage, atorage rent and/or waterboarding charge of the pools and other proper charges or responses provide the provide of the Carriage charges of the provide of the Carriage charges of the provide of the Carriage charges of the provide charges of the provide charges or responses provide the provide of the Carriage charges of the provide of the Carriage charges of the provide charges of the provide charges of the Carriage charges of the provide of the Carriage charges of the provide charges of the Carriage charges of the provide charges of the Carriage charges of the provide charges of the Carriage charges of the carriage charges of the provide charges of the Carriage charges of the carriage charges of the provide charges of the Carriage charges of the provide charges of the Carriage charges of the carriage charges of the carriage charges of the provide charges of the carriage charges of the carriages charg

14 Detention of carrier's property

Notes The Customer shall, except in the case of negligence by the Carrier, pay to the Carrier any cost or expense occasioned to it by the improper or excessive detention by the Consignor or Consigned any vehicle, trailer, container or occurring belonging to or under the custody or control of the Carrier without prejudice to any rights of the Caerier against any TimO Party in respect of such detention.

15 Dispute resolution

15 Depute resolution Note 15. The parties will attempt, in good fath, to resolve any dispute or claim arising out of or relating to these Conditions promptly through negotiations between the respective representatives of the parties who have authority to settle the same. 15. So there are non-merced to the parties may attempt to resolve the dispute or claim through an Alternative Dapute Resolution (ADR) 15. So there are non-merced to the parties may attempt to resolve the dispute or claim through an Alternative Dapute Resolution (ADR) 15. So there are non-merced to the parties may attempt to resolve the dispute or claim through an Alternative Dapute Resolution (ADR) 15. So there are no in order to the parties may attempt to resolve the dispute may be released to the arbitration of a single arbitration or to an arbitrator appointed at the request of the parties by the Presiden for the time being of the Chartered instance of Arbitrations the apportionment of the cool of any out arbitration between the parties shall be in the dispute for the arbitration shall, unless otherwise agreed, be held in the town wherein the Carrier has its main administrative office.

16 Governing law Notes The parties shall ag of such agreement, courts of England. gree the legal regime under which these Conditions shall be construed and interpreted and the courts which shall have jurisdiction. In the abs, the contract shall be subject to and constructed and interpreted in accordance with English law and shall be subject to the jurisdiction of the