BIMCO Standard Bunker Contract CONFIRMATION NOTE



Sellers and Buyers hereby confirm	the bunker nomination as follows:
Place of Nomination	2. Date of Nomination
0. Callers (OL 4)	A Division (CLA)
3. Sellers (Cl. 1)	4. Buyers (Cl. 1)
BBAFT	AABV
5. Vessel	6. Port or Place of Delivery/ETA (Cl. 5)
7. Product(o)/Specifications (CL 2)	
7. Product(s)/Specifications (Cl. 2)	
8. Grade(s)/Quantities (Cl. 2 and Cl. 3)	
9. Price(s)/Currency (Cl. 7)	
10. Delivery Means and Additional Charges (Cl. 7)	
11. Payment (Cl. 8)	
The aymonic (oil of	
12. Min. Hourly Pumping Rate (Cl. 9(c)(ii)))	13. Compensation Rates for Delay (Cl. 9(c))
14. Dispute Resolution Alternative Agreed (Cl. 15)	
15. Additional Clauses, if any	
10. Additional Olduboo, it arry	

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Approved by The International Bunker Industry Association

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Preamble

These General Terms and Conditions shall apply to all deliveries contracted for unless the Sellers expressly confirm otherwise in the Confirmation Note. Each delivery shall constitute a separate contract.

1. Definitions

Throughout this Contract, except where the context otherwise requires, the following definitions shall be

"Marine Fuels" means products, derived from crude oil, delivered or to be delivered to the Vessel.

"Sellers" means the party contracting to sell and deliver Marine Fuels, and

"Buyers" means the party contracting to purchase, take 14 delivery and pay for the Marine Fuels. 16

"Bunker Tanker" means bunker barge or tanker or tank truck supplying Marine Fuels to the Vessel.

2. Grades/Quality

(a) The Buyers shall have the sole responsibility for the nomination of the grades of Marine Fuels fit for use by

(b) The Sellers warrant that the Marine Fuels shall be of a homogeneous and stable nature, shall comply with the grades nominated by the Buyers and be of satisfactory quality. Unless otherwise agreed in the Confirmation Note, the Marine Fuels shall in all respects comply with ISO Standard 8217:1996 or any subsequent amendments thereof.

3. Quantities/Measurements

(a) Subject to the provisions of sub-clause 6(c) and Clause 9 hereunder the quantities of Marine Fuels delivered shall be determined from the official gauge or meter of the Bunker Tanker effecting delivery, or in case of delivery ex wharf, of the shore-meter.

(b) The Buyers and the Sellers shall both have the right to be present or represented when such measurements are taken and shall be given sufficient information and access to the official gauge or meter of the Bunker Tanker or shore-meter and relevant documentation to verify the volume delivered.

(c) The Marine Fuels to be delivered under this Contract shall be measured and calculated in accordance with the ISO-ASTM-API-IP Petroleum Measurement Tables.

4. Sampling

(a) The Sellers shall arrange for a representative sample of each grade of Marine Fuels to be drawn throughout the entire bunkering operation and that sample shall be thoroughly mixed and carefully divided into four (4) identical samples. The sampling shall be performed in the presence of both the Sellers and the Buyers or their respective representatives. The absence of the Buyers or their representatives shall not prejudice the validity of the samples taken.

(b) The sample shall be drawn at a point, to be mutually agreed between the Sellers and the Buyers or their respective representatives, closest to the receiving Vessel's bunker manifold.

(c) The sample shall be drawn using a mutually accepted sampling device which shall be constructed, secured and sealed in such a way so as to prevent the sampling device and the sample being tampered with throughout the transfer period.

(d) The four (4) identical samples referred to in subclause 4(a) shall be securely sealed and provided with labels showing the Vessel's name, identity of delivery

facility, product name, delivery date and place and point of sampling and seal number, authenticated with the Vessel's stamp and signed by the Sellers' representative and the Master of the Vessel or his authorised representative.

(e) Two (2) samples shall be retained by the Sellers for minimum sixty (60) days after delivery of the Marine Fuels to the Vessel or, on being requested in writing by the Buyers, for as long as the Buyers may reasonably require, and the other two (2) samples shall be retained by the Vessel.

(f) If the quantity is delivered by more than one Bunker Tanker, the sampling procedure shall be repeated as outlined in this Clause 4.

15 **5.** Delivery

(a) Delivery of the Marine Fuels shall be made day and night, Sundays and holidays included, at the port or place of delivery, subject always to the custom of that port or

(b) The Buyers, or their agents at the port or place of delivery, shall give the Sellers or their representatives at the port or place of delivery, 72 and 48 hours approximate and 24 hours definite notice of the Vessel's arrival and the location and time at which deliveries are required.

(c) The Sellers shall:

(i) be in possession of all permits required to comply with all relevant regulations pertaining to delivery of Marine Fuels at the port or place of delivery, and;

(ii) subject to local laws, render all necessary assistance which may be reasonably required to make connections and disconnections between the delivery hose(s) and the Vessel's bunker manifold.

(d) The Buyers shall be responsible for making all connections and disconnections between the delivery hose(s) and the Vessel's bunker manifold and to ensure 100 that the hose(s) are properly connected to the Vessel's 101 bunker manifold prior to the commencement of delivery. 102

(e) The Buyers shall ensure that the Vessel is in 103 possession of all certificates required to comply with all 104 relevant regulations pertaining to delivery of the Marine 105 Fuels at the port or place of delivery and that the Master 106 of the Vessel shall:

(i) advise the Sellers in writing, prior to delivery, of the 108 maximum allowable pumping rate and pressure and 109 agree on communication and emergency shut-down 110

(ii) notify the Sellers in writing prior to delivery, of any 112 special conditions, difficulties, peculiarities, deficiencies 113 or defects in respect of and particular to the Vessel which 114 might adversely affect the delivery of the Marine Fuels, 115 and:

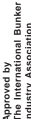
(iii) provide a free side to receive the Marine Fuels and 117 render all necessary assistance which may reasonably 118 be required to moor or unmoor the Bunker Tanker, as 119 applicable. 120

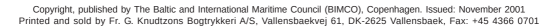
54 **6. Documentation**

(a) Before commencement of delivery the Sellers shall 122 present for written acknowledgement by the Master of 123 the Vessel or his authorised representative, a bunker 124 requisition form or similar document, duly signed by 125 the Sellers or their representative, which shall contain 126 the quantities to be delivered and all information 127 required in accordance with ISO/TR 13739:1998 or 128 any subsequent amendments thereof, including, in 129 particular, the values for:

viscosity

- density 132





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- sulphur content	133	before the preceding business day.	202
- flash point	134	(d) Any delay in payment and/or refund shall entitle either	203
- delivery temperature	135	party to interest at the rate of two (2) per cent. per month	204
In addition, and if available, similar information shall be		or any part thereof.	205
provided for vanadium, ash content, water content and		(e) In the event of non-payment, the Sellers reserve the	
pour point. (b) Once the delivery is completed and quantities.	138	right to pursue such legal remedies as may be available to them to recover the amount owed.	207
(b) Once the delivery is completed and quantities measured, a receipt shall be signed and stamped by		to them to recover the amount owed.	200
the Master of the Vessel or his authorised representative,		Claims	209
and returned to the Sellers, or their representative, as		(a)(i) Any dispute as to the quantity delivered must be	
acknowledgement of the actual volume and the actual		noted at the time of delivery in the receipt or in the letter	
delivery temperature only and a duplicate copy shall be		of protest referred to in sub-clause 6(c). Any claim as to	
retained by the Master of the Vessel. This receipt shall		short delivery shall be presented by the Buyers in writing	
contain the following minimum information which is		within fifteen (15) days from the date of delivery, failing	
warranted by the Sellers: - delivered quantity in volume units	147 148	which any such claim shall be deemed to be waived and barred.	216
- density in kg/m³ at 15° C as per ISO 3675	149	(ii) The Buyers shall be charged for all proven additional	_
- delivery temperature	150	expenses incurred by the Sellers in connection with the	
- flash point	151	Buyers' failure to take delivery of the full quantity of the	
- sulphur content in % m/m as per ISO 8754	152	Marine Fuels ordered by the Buyers.	220
- viscosity	153	(b)(i) Any claim as to the quality or description of the	
(c) In the event the Master of the Vessel is not satisfied		Marine Fuels must be notified in writing, as per sub-	
with the sampling, quality, quantity or any other matter concerning the Marine Fuels or their delivery, he shall		clause 6(c) or promptly after the circumstances giving rise to such claim have been discovered. If the Buyers	
make appropriate remarks in the receipt either detailing		do not notify the Sellers of any such claim within thirty	
the complaints or referring to a separate letter of protest		(30) days of the date of delivery, such claim shall be	
to be issued and delivered immediately. Verification of		deemed to be waived and barred.	227
the information provided under sub-clause 6(b) may be		(ii) In the event a claim is raised pursuant to sub-clause	
obtained by analysis of the Vessel's retained sample.	161	9(b)(i), the parties hereto shall have the quality of the	
Price	162	Marine Fuels analysed by a mutually agreed, qualified	
Price (a) The price of the Marine Fuels shall be in the amount		and independent laboratory. The Sellers shall provide the laboratory with one of the samples retained by them	
expressed per unit and in the currency stated in the		as per sub-clause 4(e). If ISO grades have been specified	
Confirmation Note for each grade of Marine Fuels		the analysis shall be established by tests in accordance	
delivered into the Vessel's tanks free delivered/ex wharf		with ISO Standard 8217:1996 and ISO 4259 or any	235
as applicable and stated in the Confirmation Note.	167	subsequent amendments thereof. If non-ISO grades	
In the event the price is quoted in volume units,		have been agreed, tests will be made in accordance	
conversion to standard volume shall be at 60 degrees Fahrenheit or at fifteen (15) degrees Celsius.	170	with standards corresponding to the aforementioned ISO standards. Unless otherwise agreed the expenses	
(b) Any and all additional charges, if applicable, shall		of the analysis shall be for the account of the party whose	
be specified in the Sellers' quotation and in the		claim is found wrong by the analysis.	241
Confirmation Note and shall include but not be limited		(c) In the event of any delay resulting from:	242
to:	174	(i) the Buyers' failure to give proper notices and/or to	
(i) Wharfage charges, barging charges or other similar		comply with the notices given pursuant to sub-clause	
charges;	176	5(b) and/or the Buyers' Vessel failing to receive Marine	
(ii) Mooring charges or port dues incurred by the Sellers which are for Buyers' account, and;	178	Fuels at the pumping rate referred to in sub-clause 5(e)(i), or;	246
(iii) Duties, taxes, charges or other costs in the country		(ii) the Sellers' failure to commence delivery of the Marine	
where delivery takes place, for which the Sellers are		Fuels promptly in accordance with the Buyers' required	
accountable but which are for the Buyers' account.	181	delivery time as notified pursuant to sub-clause 5(b)	
_		and/or the Sellers' failure to deliver the Marine Fuels in	
Payment	182	accordance with the minimum hourly pumping rate	
(a) Payment for the Marine Fuels shall be made by the		referred to in the Confirmation Note,	253
Buyers within thirty (30) days or, if otherwise agreed, within the number of days stated in the Confirmation		then the party suffering such delay shall be entitled to compensation from the other party for that delay, at the	
Note after the completion of delivery.	186	agreed rates per day, or pro rata, stated in the	
In the event payment has been made in advance of		Confirmation Note.	257
delivery, same shall be adjusted on the basis of the		(d) Neither party hereto shall be liable for indirect or	
actual quantities of Marine Fuels delivered and additional		consequential loss and/or damage arising from this	
payment and/or refund shall be made within thirty (30)		Contract.	260
days after the completion of delivery. (b) Payment shall be made in full, without set-off,	191) Risk/Title	261
counterclaim, deduction and/or discount, free of bank		Risk in the Marine Fuels shall pass to the Buyers once	
charges.	194	the Marine Fuels have passed the Sellers' flange	
(c) Payment shall be deemed to have been made on	195	connecting the Vessel's bunker manifold with the delivery	
the date the payment is credited to the counter of the	196	facilities provided by the Sellers. Title to the Marine Fuels	265

shall pass to the Buyers upon payment for the value of 266

the Marine Fuels delivered, pursuant to the terms of 267

Clause 8 hereof. Until such time as payment is made, 268

on behalf of themselves and the Vessel, the Buyers 269

agree that they are in possession of the Marine Fuels 270

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8.

bank designated by the Sellers. If payment falls on a 197

non-business day, then payment shall be made on or 198

before the business day nearest to the due date. If the 199

preceding and succeeding business day are equally 200

near to the due date, then payment shall be made on or 201

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solely as Bailee for the Sellers. If, prior to payment, the 271 Sellers' Marine Fuels are commingled with other marine 272 fuels on board the Vessel, title to the Marine Fuels shall 273 remain with the Sellers corresponding to the quantity of 274 the Marine Fuels delivered. The above is without 275 prejudice to such other rights as the Sellers may have 276 under the laws of the governing jurisdiction against the 277 Buyers or the Vessel in the event of non-payment.

11. Termination

Without prejudice to accrued rights hereunder, either 280 party hereto shall be entitled to terminate this Contract 281 in the event of: 282

- (a) any application being made or any proceedings being 283 commenced, or any order or judgement being given by 284
- (i) the liquidation, winding up, bankruptcy, insolvency, 286 dissolution, administration or re-organisation or similar, 287
- (ii) the appointment of a receiver, liquidator, trustee, 289 administrator, administrative receiver or similar 290
- of the other party of all or a substantial part of its assets 292 (otherwise than for the purpose of a reconstruction or 293 amalgamation);
- (b) the other party suspending payment, ceasing to carry 295 on business or compounding or making any special 296 arrangement with its creditors, or;
- (c) any act being done or event occurring which, under 298 the applicable law thereof, has a substantially similar 299 effect to any of the said acts or events described above. 300

12. Indemnity

- (a) Without prejudice to any other claims arising 302 hereunder or in connection herewith and notwith- 303 standing the provisions of sub-clause 9(d), if loss is 304 suffered or a liability is incurred by either party hereto as 305 a direct result of compliance with directions given by the 306 other party, during or for the purposes of the parties' 307 obligations hereunder, then the injured party is to be 308 indemnified by the other in respect of such loss or 309 liability. 310
- (b) Where claims arise under sub-clause 9(c) and sub- 311 clause 12(a), compensation payable in accordance with 312 sub-clause 9(c) shall be taken into account in assessing 313 sums payable under sub-clause 12(a).

13. Force Majeure

Neither party hereto shall be responsible for any loss, 316 damage, delay or failure in performance under this 317 Contract resulting from an act of God, or the port of 318 delivery being affected by war, civil commotion, riot, 319 quarantine, strike, stoppage, lock-out, arrest, restraint 320 of princes, rulers and people, or any other event 321 whatsoever which cannot be avoided or guarded against 322 by the exercise of due diligence. 323

14. Safety and the Environment

- (a) In the event of any spillage (which for the purpose of 325 this Clause shall mean any leakage, escape, spillage 326 or overflow of the Marine Fuels) causing or likely to cause 327 pollution occurring at any stage of the bunkering 328 operation, the Buyers and the Sellers shall jointly, and 329 regardless as to whether the Buyers or the Sellers are 330 responsible, immediately take such actions as are 331 reasonably necessary to effect clean up and which shall 332 always be conducted in accordance with such local laws 333 and regulations which may compulsorily apply. 334
- (b) Where it is a compulsory requirement of the law of 335 the port or place of delivery of the Marine Fuels that the 336 Sellers shall have in place their own oil spill contingency 337

plans, the Sellers shall ensure that valid oil spill 338 contingency plans approved by the relevant authorities 339 are in effect to the extent that is so required.

- (c) The Sellers hereby guarantee payment of and/or 341 agree to indemnify and hold the Buyers harmless for 342 any claims, losses, damages, expenses, penalties or 343 other liabilities incurred by the Buyers under the United 344 States Oil Pollution Act of 1990, or other state, national 345 or international oil pollution legislation, as a result of 346 any spillage occurring whilst the Marine Fuels are being 347 transported directly or indirectly to or from the Vessel's 348 bunker manifold except to the extent that such spillage 349 is caused by any fault on the part of the Buyers. The 350 Buyers shall similarly indemnify the Sellers where any 351 such spillage occurs once risk in the Marine Fuels has 352 passed to the Buyers except to the extent that such 353 spillage is caused by any fault on the part of the Sellers. 354 (d) The Sellers shall use their best endeavours to ensure 355 that the bunker supplying company is fully insured for 356 oil spill liabilities as required by statutory rules or 357 regulations. If such coverage or insurance is not 358 obtained by the bunker supplying company it shall be 359 the sole responsibility of the Sellers to establish such 360 coverage for their account. Proof and conditions of such 361 coverage, whether established by the bunker supplying 362 company or by the Sellers shall be made available to 363 the Buyers at their request, as soon as practically 364 possible.
- (e) The Buyers hereby advise the Sellers that they enforce 366 a company drug and alcohol policy on board their 367 vessels, whereby the Sellers' personnel must not be 368 intoxicated at any time on board. It is understood and 369 agreed that the selling, possession, distribution, use or 370 being under the influence of any controlled substance 371 or dangerous drugs other than those medically 372 prescribed is prohibited.
- (f) The Sellers hereby advise the Buyers that they enforce 374 a company drug and alcohol policy in their facilities and 375 on board their vessels, which the Buyers' personnel 376 must comply with while in such facilities or on board 377 such vessels. It is understood and agreed that the 378 selling, possession, distribution, use or being under 379 the influence of alcohol or any controlled substance or 380 dangerous drugs other than those medically prescribed 381 is prohibited. 382

15. Dispute Resolution

315 *) (a) This Contract shall be governed by and construed in 384 accordance with English law and any dispute arising 385 out of or in connection with this Contract shall be referred 386 to arbitration in London in accordance with the Arbitration 387 Act 1996 or any statutory modification or re-enactment 388 thereof save to the extent necessary to give effect to the 389 provisions of this Clause.

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The arbitration shall be conducted in accordance with 391 the London Maritime Arbitrators Association (LMAA) 392 Terms current at the time when the arbitration 393 proceedings are commenced.

The reference shall be to three arbitrators. A party 395 wishing to refer a dispute to arbitration shall appoint its 396 arbitrator and send notice of such appointment in writing 397 to the other party requiring the other party to appoint its 398 own arbitrator within 14 calendar days of that notice and 399 stating that it will appoint its arbitrator as sole arbitrator 400 unless the other party appoints its own arbitrator and 401 gives notice that it has done so within the 14 days 402 specified. If the other party does not appoint its own 403 arbitrator and give notice that it has done so within the 404 14 days specified, the party referring a dispute to 405 arbitration may, without the requirement of any further 406 prior notice to the other party, appoint its arbitrator as 407

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	sole arbitrator and shall advise the other party	408	
	accordingly. The award of a sole arbitrator shall be		
	binding on both parties as if he had been appointed by	410	
	agreement.	411	
	Nothing herein shall prevent the parties agreeing in		
	writing to vary these provisions to provide for the	413	
	appointment of a sole arbitrator.	414	
	exceeds the sum of US\$50,000 (or such other sum as	416	
	the parties may agree) the arbitration shall be conducted	417	
	in accordance with the LMAA Small Claims Procedure	418	
	current at the time when the arbitration proceedings are	419	
	commenced.	420	
^)	(b) This Contract shall be governed by and construed in		
	accordance with Title 9 of the United States Code and	422	
	the Maritime Law of the United States and any dispute	423	
	arising out of or in connection with this Contract shall	424	
	be referred to three persons at New York, one to be appointed by each of the parties hereto, and the third by	425 426	
	the two so chosen; their decision or that of any two of	_	
	them shall be final, and for the purposes of enforcing	428	
	any award, judgement may be entered on an award by		
	any court of competent jurisdiction. The proceedings	430	
	shall be conducted in accordance with the rules of the	431	
	Society of Maritime Arbitrators, Inc.	432	
	In cases where neither the claim nor any counterclaim		
	exceeds the sum of US\$50,000 (or such other sum as		
	the parties may agree) the arbitration shall be conducted		
	in accordance with the Shortened Arbitration Procedure	436	
	of the Society of Maritime Arbitrators, Inc. current at the	437	
	time when the arbitration proceedings are commenced.	438	
*)	(c) This Contract shall be governed by and construed in	439	
	accordance with the laws of the place mutually agreed	440	
	by the parties and any dispute arising out of or in	441	
	connection with this Contract shall be referred to	442	
		443	
	procedures applicable there.	444	
	(d) Notwithstanding (a), (b) or (c) above, the parties may		
	agree at any time to refer to mediation any difference		
	and/or dispute arising out of or in connection with this		*
	Contract.	448	
	In the case of a dispute in respect of which arbitration		
	has been commenced under (a), (b) or (c) above, the		
	following shall apply:-	451	
	(i) Either party may at any time and from time to time	452	

elect to refer the dispute or part of the dispute to 453 mediation by service on the other party of a written notice 454 (the "Mediation Notice") calling on the other party to agree 455 to mediation. 456 (ii) The other party shall thereupon within fourteen (14) 457 calendar days of receipt of the Mediation Notice confirm 458 that they agree to mediation, in which case the parties 459 shall thereafter agree a mediator within a further fourteen 460 (14) calendar days, failing which on the application of 461 either party a mediator will be appointed promptly by the 462 Arbitration Tribunal ("the Tribunal") or such person as 463 the Tribunal may designate for that purpose. The 464 mediation shall be conducted in such place and in 465 accordance with such procedure and on such terms as 466 the parties may agree or, in the event of disagreement, 467 as may be set by the mediator. (iii) If the other party does not agree to mediate, that fact 469 may be brought to the attention of the Tribunal and may 470 be taken into account by the Tribunal when allocating 471 the costs of the arbitration as between the parties. (iv) The mediation shall not affect the right of either party 473 to seek such relief or take such steps as it considers 474 necessary to protect its interest. 475 (v) Either party may advise the Tribunal that they have 476 agreed to mediation. The arbitration procedure shall 477 continue during the conduct of the mediation but the 478 Tribunal may take the mediation timetable into account 479 when setting the timetable for steps in the arbitration. 480 (vi) Unless otherwise agreed or specified in the mediation 481 terms, each party shall bear its own costs incurred in 482 the mediation and the parties shall share equally the 483 mediator's costs and expenses. (vii) The mediation process shall be without prejudice 485 and confidential and no information or documents 486 disclosed during it shall be revealed to the Tribunal 487 except to the extent that they are disclosable under the 488 law and procedure governing the arbitration. (Note: The parties should be aware that the mediation 490 process may not necessarily interrupt time limits.) Sub-clauses (a), (b) and (c) are alternatives; if this 492 Clause has been incorporated into the Contract without 493 an express choice of law and arbitration forum chosen 494

from sub-clauses (a), (b) and (c), then sub-clause (a) of 495 this Clause shall apply. Sub-clause (d) shall apply in all 496

cases.