| 1. Place and date of Contract | THE BALTIC AND INTERNATIONAL MARITIME COUNCIL STANDARD TRANSPORTATION CONTRACT FOR HEAVY AND VOLUMINOUS CARGOES CODE NAME: "HEAVYCON" |
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| 2. Owners/Place of business (Cl. 2.1.) | 3. Charterers/Place of business (Cl. 2.1.) |
| 4. Vessel (name, type and other particulars; also description of Owners' equipment) (Cl. | 2.1. & 4.2.) |
| 5. Cargo (full description of cargo; indicate whether full and complete cargo or part cargo | also state minimum/maximum weight of cargo) (Cl. 2.1. & 10.5.) |
| | |
| 6. Loading port(s) (Cl. 2.1.) | 7. Discharging port(s) and intended route from loading port to discharging port (Cl. 2.1. & 3.2.) |
| 8. Loading method(s) (indicate alternative(s): (a), (b) or (c), as agreed) (Cl. 4.3.) | 9. Discharging method(s) (indicate alternative(s): (a), (b) or (c), as agreed) (Cl. 4.6) |
| 10. First layday (Cl. 8.1.) | 11. Cancelling date (Cl. 8.1.) |
| 12. Notices for loading to be given to (Cl. 9.1. & 9.2.) | 13. Notices for discharging (state interval periods and to whom to be given) (Cl. 9.2. & 9.3.) |
| 14. Marine Surveyor(s) and date for transportation approval (Cl. 10.1. & 10.4.) | |
| 15. Freight (Cl.11) | 16. Freight and demurrage, etc. payment (currency and where payable; also state owners' bank account) (Cl. 11) |
| 17. Free time for loading/discharging and canal transit (if applicable) (state total number of running hours) (Cl. 12.1. & 14.1.) | |
| | 18. Demurrage rate per day (Cl. 12.2.) |
| 19. Mobilisation charge (if agreed, state lump sum amount) (Cl. 13.1.) | 20. Demobilisation charge (if agreed, state lump sum amount) (Cl. 13.2.) |
| 21. Canal transit costs (if any) limited to (Cl. 14.2.) | 22. Price per ton of bunker oil (Cl. 15) |
| 23. Termination Fee(s) (state amount(s) if agreed) (Cl. 20.1. & 20.2.) | 24. Liability for cargo (state whether Bill of Lading or Cargo Reciept) (Cl. 21.4. or Cl. 21.5.) |
| | 25. General average shall be adjusted/settled at (Cl. 25) |
| 26. Brokerage and to whom payable (Cl. 31) | Law and arbitration (state 32.1., 32.2., 32.3. of Cl. 32, as agreed; if 32.3. agreed state place of arbitration) (if Box 27 not filled in 32.1. shall apply) (Cl.32) |
| 28. Numbers of additional clauses covering special provisions, if agreed | 1 |
| It is mutually agreed that this Contract shall be performed subject to the conditions contain stated in Box 28 and PART II. In the event of a conflict of conditions, the provisions of PAR conflict but no further. | |

| Signature (Owners) | Signature (Charterers) |
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PART II "HEAVYCON" Standard Transportation Contract

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1. Definitions

In this Contract the following words and expressions shall have the meanings hereby assigned to them.

- 1.1. "The Owners" shall mean the party identified in Box 2.
- 1.2. "The Charterers" shall mean the party identified in Box 3.
- "The Vessel" shall mean the transportation unit(s) described in Box 4. 1.3.
- 1.4. "Loading port" shall mean the port(s) or area(s) specified in Box 6.
- 1.5. "Discharging port" shall mean the port(s) or area(s) specified in Box 7.

"The Cargo" shall mean any goods or equipment or other items descri 1.6. bed in Box 5.

1.7. "The Transportation" shall mean the carriage of the cargo and, as the 11 case may be, the loading, discharge and all other operations connected 12 13 therewith

2. Voyage

2.1. It is agreed between the Owners mentioned in Box 2 and the Charterers 15 mentioned in Box 3 that, subject to the terms and conditions of this Contract, 16 the cargo described in Box 5 shall be transported by the Owners from the 17 loading port(s) mentioned in Box 6, or so near thereunto as she may safely 18 get and lie always safe and afloat, to the discharging port(s) mentioned in 19 Box 7, or so near thereunto as she may safely get and lie always safe and 20 afloat, by means of the Vessel named and described in Box 4 or in an ap-21 pendix. 22

2.2. At the commencement of the voyage the Owners shall exercise due dili-23 gence in making the Vessel seaworthy. The Owners shall perform the voya-24 ge with due despatch unless otherwise agreed. 25

3. Deviation/Delays/Part Cargo

3.1. The Vessel has the liberty to sail without pilots, to tow and/or assist ves-27 sels in all situations, to deviate for the purpose of saving life, to replenish 28 bunkers and/or to deviate for the purpose of safety of the cargo, crew, Ves-29 sel and for any other reasonable purpose. 30

3.2. Without prejudice to the provisions of Clause 25, should the Master de-31 cide, for the purpose of the safety of the cargo, to deviate from the normal 32 route which is stipulated in Box 7, the Charterers shall pay for all time lost as 33 a consequence of the deviation at the demurrage rate stipulated in Box 18. 34 The time lost shall include all time used until the Vessel reaches the same or 35 equidistant position to that where the deviation commenced and the Char-36 terers shall also pay all additional expenses incurred by such deviation in-37 cluding bunkers, port charges, pilotage, tug boats, agency fees and any 38 other expenses whatsoever incurred. 39

3.3. If the Vessel for reasons beyond the Owners' control is being delayed at 40 loading port(s) or place(s) and/or discharging port(s) or place(s), including 41 obtaining free pratique, customs, port clearance or other formalities, such 42 delays shall be paid for by the Charterers at the demurrage rate stipulated in 43 Box 18. 44 45

3.4. Unless the cargo is described as a full and complete cargo in Box 5, the Owners shall have the liberty of restowing the cargo and of loading and of 46 discharging other part cargo(es) for the account of others than the Charte-47 rers from places enroute or not enroute to places enroute or not enroute. 48

The rotation of loading and discharging places shall be at the Owners' option. 49 When the Owners exercise such option(s) this shall in no way constitute a 50 deviation, notwithstanding anything else contained in this Contract. 51

4. Loading and Discharging

4.1. The Charterers shall have the cargo in all respects ready for the said 53 voyage at the loading port(s) on the date for which notice of expected load-54 readiness is given by the Owners as per Clause 9, but not before the date 55 stated in Box 10 as first layday. 56

The precise loading area or place within the agreed loading port, which 57 shall be always safe and accessible and suitable for the loading operation, 58 shall be nominated by the Charterers upon receipt of the first notice given 59 by the Owners pursuant to Clause 9, always subject to the approval of the 60 Owners and the Master. Such approval shall not be unreasonably withheld. 61 4.2. The Owners shall provide the equipment stated in Box 4 or in an ap-62 pendix and shall in their own time and at their own expense prepare such 63 equipment for the loading. All other equipment shall be provided by the 64 Charterers. When the cargo has been loaded and positioned, it shall be 65 seafastened and/or lashed by the Owners at their expense to the satisfac-66 tion of the Master. 67

4.3. At the loading port, the cargo shall be delivered by the Charterers with-68 out delay in the sequence required by the Master at any time during day or 69 night, Saturdays, Sundays and holidays included and shall be loaded by 70 one or more of the following methods stated in Box 8: 71

(a) If agreed in Box 8 that the Owners shall load the cargo with their own 72 gear or tackle, the Charterers shall bring the cargo alongside within reach of 73 such loading equipment. The Owners shall procure the necessary labour 74 and winchmen, either from the crew or from ashore and shall pay for same 75 except that any shore labour forced upon the Vessel by local or union regu-76

lations shall be for the Charterers' account. 77 *) (b) If agreed in Box 8 that the Charterers shall perform the loading, the 78 cargo shall be placed on board and positioned by the Charterers to the full 79 satisfaction of the Master. The Charterers shall procure and pay for all la-80 bour and all necessary equipment other than that stated in Box 4. 81 *) (c) If agreed in Box 8 that the cargo shall be loaded by means of float-on 82 method, the Charterers shall position the cargo prior to loading at 50 metres 83 or at an agreed distance from the Vessel's submerged deck to the full satis-84 faction of the Master. The Owners shall attach lines to the cargo and shall 85 position and secure the cargo over the submerged deck by using winches 86 and/or tugs. The Owners shall procure and pay the necessary labour and 87 winchmen either from the crew or from shore except that any shore labour 88 89 forced upon the Vessel by local or union regulations shall be for the Charterers' account. 90 The Charterers shall procure and pay for workboats and tugs required for 91 the positioning of the cargo. The Owners shall have the right to use such 92 workboats and tugs for the loading operation reimbursing the Charterers for 93 the actual costs for the use thereof from the time the Vessel's first line is at-94 tached to the cargo until the time when the last line is released from the car-95 go and the workboats and tugs are dismissed by the Owners. 96 *) 97 Indicate alternative(s) (a), (b) or (c), as agreed, in Box 8. 4.4. The precise discharging area or place within the discharging port and 98 which shall be always safe and accessible and suitable for the discharging 99 operation, shall be named by the Charterers well in advance of the Vessel's 100 arrival, always subject to the approval of the Owners. Such approval shall 101 not be unreasonably withheld. 102 At the discharging port the Charterers shall take delivery of the cargo with-103 out delay in accordance with Clause 4.6. at any time during day or night, Sa-104 105 turdays, Sundays and holidays included. 4.5. Prior to actual discharge the Owners shall, unless otherwise agreed, re-106 move all seafastening and/or lashing and prepare the Vessel for the dis-107 charge operation. The entire discharge operation always to be done to the 108 full satisfaction of the Master 109 4.6. The cargo shall be discharged by one or more of the following methods 110 stated in Box 9: 111 *) (a) If agreed in Box 9 that the Owners shall discharge the cargo with their 112 own gear or tackle, the Charterers shall take delivery of the cargo upon dis- 113 charge and within reach of said gear or tackle. The Owners shall procure 114 and pay for necessary winchmen and labour to perform the discharge ex- 115 cept that any shore labour forced upon the Vessel by local or union regula-116 tions shall be for the Charterers' account. 117 *) (b) If agreed in Box 9 that the Charterers shall discharge the cargo, the 118 Charterers shall procure and pay for the necessary equipment and labour 119 for the discharge of the cargo. 120 *) (c) If agreed in Box 9 that the cargo shall be discharged by means of float-off 121 method, the Owners shall submerge the Vessel and float-off the cargo. The 122 Owners shall procure and pay the necessary labour and winchmen either 123 from the crew or from shore except that any shore labour forced upon the 124 Vessel by local or union regulations shall be for the Charterers' account. 125 The Charterers shall procure and pay for workboats and tugs required for 126 discharging the cargo. The Owners shall have the right to use such work- 127 boats and tugs for the discharging operations reimbursing the Charterers 128 the actual cost for the use thereof from the time when the first line is at- 129 tached to the cargo until the time when the last part of the cargo passes the 130 side of the Vessel at which time the Charterers shall take custody of the 131 cargo. 132 *) Indicate alternative(s) (a), (b) or (c), as agreed, in Box 9. 133 4.7. All expenses associated with the Vessel such as harbour dues, pilota- 134 ges, local tug assistance, if required, agency fees, fuel and lubricants shall 135 be paid for by the Owners except as otherwise provided for in this Contract. 136 5. Permits/Licences 137 5.1. All necessary permits and/or licences pertaining to the loading and/or 138 discharging operations shall be provided and paid for by the Charterers. 139 The same applies to permits and/or licences pertaining to the carriage of 140 cargo. If required, the Owners shall assist the Charterers in obtaining such 141 permits and/or licences. 142 5.2. Any delay by the Charterers in obtaining the permits and/or licences re- 143 lated to sub-clause 5.1. shall be at the Charterers' time and any time lost 144 shall be paid for at the demurrage rate stipulated in Box 18. 145 6. Taxes, Charges, etc. 146 The Charterers shall pay all duties, taxes and charges whatsoever levied on 147 the cargo and/or the freight at the loading port and/or discharging port irre- 148 spective of how the amount thereof may be assessed, including agency 149 commission assessed on the basis of the freight. 150

7. Quarantine

151 Unless due to health conditions on board the Vessel, any time lost as a re- 152

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sult of guarantine formalities and/or health restrictions imposed or incurred 153 at any stage of the voyage, including any such loss of time at the loading 154 port and/or the discharging port, shall be paid for by the Charterers at the 155 demurrage rate specified in Box 18. The Charterers shall also pay for all 156 other expenses which may be incurred as a result thereof. 157

8. Commencement of Loading/Cancelling Date

8.1. The date of commencement of the loading shall be at any time on or be- 159 tween the first layday stated in Box 10 and the cancelling date stated in Box 160 11, both dates inclusive, in the Owners' option. Should the Owners give no- 161 tice of readiness prior to the first layday, the Charterers may, at their option, 162 accept such an earlier loading date and the time used shall count against 163 the free time as per Clause 12. 164

8.2. Should it clearly appear that the Vessel will not be ready to commence 165 the loading latest on the cancelling date the Owners shall immediately notify 166 the Charterers hereof and state a new cancelling date as soon as they are in 167 a position to state with reasonable certainty such new cancelling date. 168 Within 72 running hours after receipt of the Owners' notice as aforesaid and 169 latest when the Vessel is ready for loading, whichever is the earlier, the 170 Charterers shall advise the Owners whether they elect to cancel this Con- 171 tract, failing such advice the new cancelling date as notified by the Owners 172 173 shall apply

8.3. Should the Charterers cancel the Contract according to sub-clause 174 8.2., any amount paid to the Owners in advance and not earned shall be re- 175 turned to the Charterers by the Owners. 176

8.4. The Owners shall not be responsible for any loss or damages whatsoe- 177 ver incurred by the Charterers as a result of the Charterers cancelling this 178 Contract as per sub-clause 8.2. nor shall the Owners be responsible for any 179 loss or damages whatsoever suffered by the Charterers as a result of the fai- 180 lure of the Vessel to be ready for loading latest on the cancelling date 181 agreed in Box 11 in the case that a new cancelling date has been agreed. 182 8.5. Should the cargo for reasons beyond the Owners' control not be loaded 183 within 14 days from tendering of notice of readiness, the Owners shall have 184 the option to cancel this Contract. 185

If the Owners exercise their option to cancel the Contract in accordance 186 with this sub-clause, the Charterers shall pay to the Owners the applicable 187 termination fee according to the provisions of Clause 20 in addition to any 188 demurrage incurred. 189

9. Notices

9.1. Advance Notices of Expected Loadreadiness

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The Owners shall give notices as per Box 12 of the expected day of the Ves-192 sel's readiness to load 14 (fourteen) days, 7 (seven) days and 3 (three) days 193 in advance. Furthermore, the Owners shall give 24 (twenty-four) hours ap- 194 proximate notice of the expected hour of the Vessel's readiness to load. 195 9.2. Notice of Readiness 196

The Owners shall give notice of readiness by letter, cable, telex or telepho- 197 ne as per Box 12 advising when the Vessel is ready to commence loading at 198 the loading port and when the Vessel is ready to commence discharge at the 199 discharging port as per Box 13. All notices may be given at any time of the 200 day, Fridays, Saturdays, Sundays and holidays included and notwithstand-201 ing hindrances as referred to in Clause 3.3. 202 9.3. During the voyage the Owners shall give notice of expected time of arri- 203 val at discharging port(s) with intervals of the number of days stipulated in 204 205 Box 13.

10. Marine Surveyor/Condition of the Vessel and Cargo

10.1. The Marine Surveyor(s) stated in Box 14 will be appointed for this 207 transportation. If Box 14 has not been filled in the Charterers and the Own- 208 ers shall agree on the appointment of Marine Surveyor(s) acceptable to the 209 cargo underwriters. 210

10.2. All relevant documentation required by the Marine Surveyor(s) for 211 their approval of the transportation shall be submitted to the Marine Sur- 212 veyor at the earliest possible stage after this Contract is made, if not already 213 submitted earlier. As soon as possible after submission of the relevant do- 214 cumentation, transportation approval shall be given by the Marine Surveyor. 215 The Charterers shall pay all expenses relating to the production of docu- 216 mentation related to the cargo and/or the Charterers' equipment. The Own- 217 ers shall pay all expenses relating to documentation related to the Vessel 218 and all other equipment being provided by the Owners in the performance of 219 the transportation. 220

10.3. The Charterers shall arrange and pay for all the Marine Surveyor(s) 221 services, including their approval of the transportation. 222

10.4. Should the Marine Surveyor(s) not give transportation approval by the 223 date stipulated in Box 14, both the Charterers and the Owners may elect to 224 terminate this Contract and all freight paid or advanced by the Charterers to 225 the Owners shall be promptly refunded. 226

10.5. The Charterers warrant that the full description of the cargo mentioned 227 in Box 5 is correct and further warrant that the cargo is in all respects tight, 228

229 staunch, strong and in every way fit for the transportation. Should the cargo and/or its description not be in compliance with the afore-230 said then the Owners shall have the option to cancel this Contract. 231 If the Owners exercise their option to cancel the Contract in accordance 232 with this Clause the Charterers shall pay to the Owners the applicable termi- 233 nation fee according to the provisions of Clause 20. 234

11. Freight

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The freight stipulated in Box 15 shall be paid in instalments as follows: 10% 236 upon signing of this Contract and the balance shall be fully prepaid upon 237 completion of loading against surrender of the Cargo Receipt or Bills of La- 238 ding whichever the case may be. The freight shall be considered earned 239 upon completion of loading and shall be non-returnable whether the Vessel 240 and/or cargo is lost or not lost and whether lost due to perils of the sea or 241 howsoever. The freight instalments shall be paid discountless and be tele-242 graphically remitted in the currency and paid into the Owners' bank ac- 243 count stipulated in Box 16. 244

12. Free Time/Demurrage

245 12.1. The Charterers are allowed the free time stipulated in Box 17 in the 246 loading and discharging port(s) and for canal transit if applicable, Fridays, 247 Saturdays, Sundays and holidays included. 248 The free time at the loading port(s) shall start counting 6 running hours after 249 notice of readiness has been tendered, in accordance with Clause 9.2., 250 whether in berth or not, unless loading has commenced earlier and shall 251 count until the cargo is in all respects fully seafastened on board the Vessel 252 and approved by the Marine Surveyor(s) 253

The free time at the discharging port(s) shall start counting 6 running hours 254 after notice of readiness has been tendered in accordance with Clause 9.2., 255 whether in berth or not, unless discharge has commenced earlier and shall 256 count until the cargo is in all respects removed from the Vessel. 257

If the Owners are to load and discharge the cargo in accordance with Clau- 258 ses 4.3. (a) or (c) and 4.6. (a) or (c) free time or time on demurrage shall not 259 count for time used for the actual loading and discharge operation in excess 260 of the fixed hours stipulated in Box 17 of Part 1, unless such time used in ex- 261 cess of the fixed time is due to reason beyond the Owners' control. 262

12.2. Demurrage shall be payable for all time used in excess of the free time. 263 The demurrage rate for the Vessel is the amount stipulated in Box 18 calcu-264 lated per day or pro rata for part of a day. 265

12.3. Free time shall not count and if the Vessel is on demurrage, demurra-266 ge shall not accrue for time lost by reason of strike or lockout of the Master, 267 officers or crew or by reason of breakdown of the Vessel or the Owners' 268 269 equipment.

12.4. The demurrage and other amounts which are calculated at the demur- 270 rage rate fall due and are payable by the Charterers immediately upon pre- 271 sentation of the Owners' invoice to the Owners' bank account stipulated in 272 Box 16. 273

Should more than 14 days of demurrage have accrued, the Owners are en-274 titled to demurrage on account. The Owners may demand payment against 275 presentation of invoices covering the first 14 days and thereafter for every 7 276 days. 277

13. Mobilisation/Demobilisation 13.1. Mobilisation

If agreed upon in Box 19 the Charterers shall pay the lump sum stipulated 280 therein in respect of mobilisation, which amount shall be earned and non-281 returnable upon the Vessel's arrival in the loading port. 282 13.2. Demobilisation 283 If agreed upon in Box 20 the Charterers shall pay the lump sum stipulated 284 therein in respect of demobilisation, which amount shall be earned and 285 non-returnable upon the Vessel's arrival in the discharging port. 286 287 13.3. The mobilisation and demobilisation amounts shall be payable against the Owners' invoice. 288

14. Canal Transit

289 14.1. If the transportation is scheduled to pass through a canal according to 290 Box 7, the Charterers are granted free time for any such transit, and such 291 free time shall count against the number of hours stipulated in Box 17. If the 292 transportation is delayed beyond the free time stipulated therein, the Char-293 terers shall pay for such extra transit time at the rate of demurrage stipula-294 ted in Box 18 and shall, in addition, pay for all other documented extra ex- 295 penses thereby incurred. Canal transit time is defined as from arrival at pi-296 lot station or customary waiting place or anchorage, whichever is the ear- 297 lier, and until dropping last outbound pilot when leaving for the open sea. 298 14.2. The freight rate stipulated in Box 15 is based upon the Owners paying 299 canal tolls limited to the amount stipulated in Box 21. Any increase in the ca- 300 nal tolls and/or any additional expenses imposed on the transportation for 301 302 the canal transit actually paid by the Owners shall be reimbursed by the Charterers to the Owners upon presentation of the Owners' invoice. 303

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14.3. Should the transit of a canal be made impossible for reasons beyond 304 the Owners' control, the Charterers shall pay for all extra time by which the 305 voyage is thereby prolonged at the rate of demurrage stipulated in Box 18. 306 The Charterers shall also pay all other expenses, including for bunkers, in 307 addition to those which would normally have been incurred had the Vessel 308 been standing-by in port less the amount of canal tolls being refunded to the 309 Owners for not having transitted the canal. 310 14.4. Notwithstanding the provisions of sub-clause 14.3. the Owners may, at 311

their sole discretion, instruct the Master to discharge the cargo at the nea- 312 rest safe and reachable port or place and such discharge shall be deemed 313 due fulfilment of the Contract. All provisions of this Contract regarding 314 freight, discharge of the cargo, free time and demurrage as agreed for the 315 original discharging port shall also apply to the discharge at the substitute 316 port. 317

15. Bunker Escalation

This Contract is concluded on the basis of the price per ton for bunker oil 319 stated in Box 22 in force on the date of this Contract. 320 If the price actually paid by the Owners for the quantity of bunker oil consu- 321 med during the transportation should be higher, the difference shall be paid 322 by the Charterers to the Owners. 323

If the price actually paid by the Owners for the quantity of bunker oil consu- 324 med during the transportation should be lower, the difference shall be paid 325 by the Owners to the Charterers. 326

16. Ice

16.1. If on passage to the loading port or discharging port the Master finds 328 that the port cannot be safely reached owing to ice, the Owners shall re- 329 quest the Charterers to immediately nominate an alternative safe, ice-free 330 and accessible port where there are facilities for loading or discharging the 331 cargo. In this event, freight shall be paid at the rate applicable under this 332 Contract to such alternative loading or discharging port and, in addition, any 333 period by which the time taken to reach either or both such alternative ports 334 exceeds the time which would have been taken had the Vessel proceeded 335 thither direct shall be paid for by the Charterers at the rate of demurrage 336 specified in Box 18 per running day and pro rata for part of a running day as 337 well as the costs of any additional bunkers consumed. If no rate of freight is 338 specified in Box 15 for the selected alternative port, then freight shall be 339 paid at the rate applicable for the voyage first nominated adjusted by allow- 340 ance at the demurrage rate specified in Box 18 for the difference in the time 341 taken for the actual voyage and the estimated time required to perform the 342 first nominated voyage, the costs of the difference in bunker oil consump- 343 tion and the difference, if any, in port charges at the respective ports. 344 16.2. If on or after the Vessel's arrival at or off the nominated loading port or 345 discharging port there is a danger of the Vessel being frozen in, the Master 346 shall be at liberty to proceed to the nearest safe and ice-free position and 347 shall, at the same time, request the Charterers by radio for revised orders. 348 Immediately upon receipt of such request, the Charterers shall give orders 349 for the Vessel to proceed to an alternative safe, ice-free and accessible port 350 where there is no danger of Vessel being frozen in and where there are faci- 351 lities for loading or discharging the cargo. 352 If the Vessel is ordered to proceed to an alternative port, the sum in respect 353 of freight and delay to be paid by the Charterers shall be as specified in sub- 354 clause 16.1., but if the Vessel loads or discharges at the nominated port 355 then the whole of the time occupied from the time the Master's request for 356 revised orders has been received by the Charterers until completion of loa- 357 ding or discharging shall count against free time or, if the Vessel is on de-358 murrage, for demurrage. Any delay caused by reasons of the Vessel being 359 ordered to a port where there is danger of being frozen in shall count against 360 free time or, if the Vessel is on demurrage, for demurrage 361

16.3. The Vessel not to be obliged to force ice nor to follow icebreakers. 362

17. Dangerous Cargo

If part of the cargo is of an inflammable, explosive or dangerous nature or 364 condition or at any stage may develop into such nature or condition it must 365 be packed and stored or stowed in accordance with IMO Dangerous Goods 366 Code and/or other applicable regulations always to the full satisfaction of 367 the Master. Any delay to the transportation in this respect shall be paid for 368 by the Charterers at the demurrage rate stipulated in Box 18. 369

18. Lien

The Owners shall have a lien on the cargo and any Charterers' equipment 371 for all freight and all other expenses in relation to the transportation, dead- 372 freight, advances, demurrage, damages for detention, general average and 373 salvage including costs for recovering same. 374

19. Substitution

The Owners shall, at any time before the cancelling date, be entitled to sub- 376 stitute the Vessel named in Box 4 with another vessel of equivalent capabi- 377 lity and capacity, provided such substitute vessel is approved by the Mari- 378 ne Surveyor. Nothing herein shall be construed as imposing on the Owners 379 an obligation to make such substitution. 380

20. Termination

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381 20.1. Notwithstanding anything else provided herein, the Charterers shall 382 have the right to terminate this Contract prior to the Vessel's arrival at the 383 first loading port against payment of the applicable amount stipulated in Box 384 23 less any prepaid freight 385 20.2. Furthermore, the Charterers shall have the right to terminate this Con- 386 tract after the Vessel's arrival at the first loading port but not later than upon 387 commencement of loading against payment of the applicable amount stipu- 388 lated in Box 23 plus compensation for all time spent at the first loading port 389 at the demurrage rate stipulated in Box 18 less any prepaid freight together 390 with the actual expenses incurred by the Owners in preparation for the loa-391 ding. 392 20.3. If Box 23 is not filled in, this Clause shall not apply. 393

21. Liability for Cargo - Bill of Lading or Cargo Receipt

394 21.1. Notwithstanding anything else contained herein, the Owners shall be 395 liable for all loss or damage of whatsoever nature to or sustained by the Ves-396 sel, any liability in respect of wreck removal and the expense of moving, 397 lighting or buoying the Vessel, and any liability in respect of death or injury 398 of any of the Owners' employees, servants, agents or sub-contractors' per-399 sonnel, and any liability in respect of other cargo on board not the subject of 400 this Contract, all of which shall be for the sole account of the Owners without 401 recourse to the Charterers, their servants or agents, and the Owners shall 402 indemnify, defend and hold the Charterers harmless from and against any 403 and all claims, losses, costs, damages and expenses of every kind and na- 404 ture including legal expenses arising from the foregoing. 405 21.2. Notwithstanding anything else contained herein, the Charterers shall 406 be liable for all loss or damage or delay of whatsoever nature and howso- 407 ever caused to or sustained by the cargo, including any property operated, 408 owned, hired and/or leased by the Charterers on board, and any liability in 409 respect of wreck removal and the expense of moving, lighting or buoying the 410 cargo, and any liability in respect of death or injury of any of the Charterers' 411 employees, servants, agents or sub-contractors' personnel, or the Marine 412 Surveyor(s) personnel, and all liabilities consequent upon loss, damage or 413 delay to the cargo, all of which shall be for the sole account of the Charte- 414 rers without recourse to the Owners, their servants or agents or insurers and 415 the Charterers shall indemnify, defend and hold all these harmless from and 416 against any and all claims, losses, costs, damages and expenses of every 417 kind and nature including legal expenses arising from the foregoing. 418 21.3. The Owners and the Charterers shall agree and state in Box 24 whe- 419 ther a Bill of Lading or a non-negotiable Cargo Receipt will be issued by Ow- 420 ners upon loading of the cargo. 421 21.4. Bill of Lading *) 422 (a) If, as stated in Box 24, the Owners have agreed to issue a Bill of Lading, 423 same shall be as per the "Heavyconbill" form which shall incorporate all 424 terms, conditions, liberties, clauses and exceptions of this Contract, inclu- 425 ding the Arbitration Clause. 426 (b) The Owners shall not be liable for any loss, damage or delay to cargo in 427 the period before loading and after discharge. 428 (c) Unless otherwise agreed, the cargo shall be shipped on deck at Ship-429 per's risk and the Owners not to be responsible for any loss or damage or 430 delay to the cargo whatsoever and whether due to negligence of whosoever 431 or howsoever arising and by whosoever caused, and the Bill of Lading is- 432 sued hereunder shall be so claused. 433 (d) If the cargo is shipped under deck, 434 (i) The Hague Rules contained in the International Convention for the Unifi- 435 cation of Certain Rules relating to Bills of Lading, dated Brussels 25th 436 August 1924, as enacted in the country of shipment shall apply to the 437 Bills of Lading issued hereunder provided that when no such enactment 438 is in force in the country of shipment, the corresponding legislation of 439 the country of destination shall apply, but in respect of shipments to 440 which no such enactments are compulsorily applicable the terms of the 441 said Convention shall apply. 442 (ii) Trades where Hague-Visby Rules apply: 443 Notwithstanding the provisions of sub-paragraph (i), in trades where 444 the International Brussels Convention 1924 as amended by the Protocol 445 signed at Brussels on 23rd February 1968 - the Hague-Visby Rules - 446 apply compulsorily, the provisions of the respective legislation shall be 447 considered incorporated in the Bills of Lading issued hereunder. 448 (iii) Trades where US COGSA apply: 449

Notwithstanding the provisions of sub-paragraph (i), in trades where 450 the US COGSA 1936 applies compulsorily, the provisions of the Act 451 shall be incorporated in the Bills of Lading issued hereunder and shall, 452 subject to sub-clause (b) above, apply to the period prior to loading and 453 after discharging when the cargo is in the custody of the Owners. 454

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(iv)The Owners' liability for delay during the transportation shall be limited 455 in accordance with the applicable Hague or Hague-Visby Rules or US 456 COGSA 1936 to the same extent as for cargo damage. 457

*) 21.5. Cargo Receipt

(a) If, as stated in Box 24, the Owners have agreed to issue a non-negotiable 459 Cargo Receipt, same shall be as per the "Heavyconreceipt" form incorpora- 460 ting all terms, conditions, liberties, clauses and exceptions of this Contract, 461 including the Arbitration Clause. 462

(b) It is expressly agreed that neither the Hague Rules nor the Hague-Visby 463 Rules nor any statutory enactment thereof shall apply to this Contract and to 464 the Cargo Receipt, unless compulsorily applicable, in which case the Ow- 465 ners take all reservations possible under such applicable legislation, rela-466 ting to the period before loading and after discharging and while the goods 467 are in the charge of another carrier, and to deck cargo. 468

(c) Unless otherwise agreed, the cargo shall be shipped on deck at the 469 Charterers' risk and the Owners not to be responsible for any loss or dama- 470 ge or delay to the cargo whatsoever and whether due to negligence of who- 471 soever or howsoever arising and by whosoever caused, and the Cargo Re- 472 ceipt issued hereunder shall be so claused. 473

(d) If the cargo is shipped under deck, the Cargo Receipt shall be claused 474 as per sub-clause (b) above 475

(e) The Cargo Receipt shall always be claused "All Risks Insurance has 476 been placed for the full value of this cargo by the Charterers and in the name 477 of the Charterers and the Owners. 478

*) Indicate alternative 21.4. (Bill of Lading) or 21.5. (Cargo Receipt), as agreed, 479 in Box 24. 480

22. Insurance

22.1. Without prejudice to the Charterers' obligations and liabilities under 482 this Contract, the Charterers shall take out and, in their name and at their ex- 483 pense, maintain at all material times and throughout the duration of this 484 Contract a policy or policies of insurance in respect of all loss or damage to 485 the cargo up to the full value of the cargo including but not limited to a policy 486 or policies comprising All Risks cargo cover and cover against liabilities to 487 third parties (including liability in respect of death and injury and claims for 488 consequential loss), and wreck removal of the cargo. The Charterers shall 489 arrange at their expense that the Owners shall be named as co-insured un- 490 der the said policy or policies of insurance and arrange that the underwri- 491 ters waive the right of subrogation. The Charterers hereby agree to produce 492 the original certificates of insurance maintained hereunder to the Owners or 493 their appointed representatives when requested so to do. 494

22.2. The Owners shall arrange at their expense such insurance(s) as re-495 quired to protect the Charterers against the Owners' liabilities under Clause 496 21.1. 497

The Owners hereby agree to produce the original certificate(s) of insurance 498 maintained hereunder to the Charterers or their appointed representatives 499 when requested to do so 500

23. Himalaya Cargo Clause

It is hereby expressly agreed that no servant or agent of the Owners (includ- 502 ing every independent contractor from time to time employed by the Own-503 ers) shall in any circumstances whatsoever be under any liability whatso- 504 ever to the Shipper, Consignee or owner of the cargo or to any Holder of the 505 Bill of Lading for any loss, damage or delay of whatsoever kind arising or re- 506 sulting directly or indirectly from any act, neglect or default on their part 507 while acting in the course of or in connection with their employment and, but 508 without prejudice to the generality of the foregoing provisions in this Clause, 509 every exemption, limitation, condition and liberty herein contained and 510 every right, exemption from liability, defence and immunity of whatsoever 511 nature applicable to the Owners or to which the Owners are entitled here- 512 under shall also be available and shall extend to protect every such servant 513 or agent of the Owners acting as aforesaid and for the purpose of all the fo- 514 regoing provisions of this Clause the Owners are or shall be deemed to be 515 acting as agent or trustee on behalf of and for the benefit of all persons who 516 are or might be their servants or agents from time to time (including inde- 517 pendent contractors as aforesaid) and all such persons shall to this extent 518 be or be deemed to be parties to this Contract. 519 The Owners shall be entitled to be paid by the Shipper, Consignee, owner of 520 the cargo and/or Holder of the Bill of Lading (who shall be jointly and seve- 521

rally liable to the Owners therefor) on demand any sum recovered or reco- 522 verable by either such Shipper, Consignee, owner of the cargo and/or Hol- 523 der of the Bill of Lading or any other from such servant or agent of the Own- 524 ers for any such loss, damage, delay or otherwise. 525

24. Both-to-Blame Collision Clause

526 If the Vessel comes into collision with another vessel as a result of the neg- 527 ligence of the other vessel and any act, neglect or default of the Master, 528 mariner, pilot or the servants of the Owners in the navigation or in the mana- 529 gement of the Vessel, the owners of the cargo carried hereunder will indem- 530 nify the Owners against all loss or liability to the other or non-carrying vessel 531 or her Owners in so far as such loss or liability represents loss of, or damage 532 to, or any claim whatsoever of the owners of the said cargo, paid or payable 533 by the other or non-carrying vessel or her Owners to the owners of said 534 cargo and set-off, recouped or recovered by the other or non-carrying ves- 535 sel or her Owners as part of their claim against the carrying vessel or Own-536 537 ers.

The foregoing provisions shall also apply where the owners, operators or 538 those in charge of any vessel or vessels or objects other than, or in addition 539 to, the colliding vessels or objects are at fault in respect of a collision or 540 contact 541

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25. General Average and New Jason Clause

General Average shall be adjusted and settled at the place indicated in Box 543 25 according to the York/Antwerp Rules, 1974, or any modification thereof, 544 but if, notwithstanding the provisions specified in Box 25, the adjustment is 545 made in accordance with the law and practice of the United States of Ame-546 rica, the following clause shall apply: 547 "In the event of accident, danger, damage or disaster before or after the 548 commencement of the voyage, resulting from any cause whatsoever, whe- 549 ther due to negligence or not, for which, or for the consequence of which, 550 Owners are not responsible, by statute, contract or otherwise, the goods, 551 shippers, consignees or owners of the goods shall contribute with Owners 552 in general average to the payment of any sacrifices, losses or expenses of a 553 general average nature that may be made or incurred and shall pay salvage 554 and special charges incurred in respect of the goods. If a salving Vessel is 555 owned or operated by Owners, salvage shall be paid for as fully as if the said 556 salving Vessel or vessels belonged to strangers. Such deposit as Owners, 557 or their agents, may deem sufficient to cover the estimated contribution of 558 the goods and any salvage and special charges thereon shall, if required, 559 be made by the goods, shippers, consignees or owners of the goods to 560

26. Strike

Owners before delivery".

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26.1. Responsibility. Neither the Charterers nor the Owners shall be respon-563 sible for the consequences of strike or lock-out preventing or delaying the 564 fulfilment of any obligation under this Contract. 565 26.2. Loading port. In the event of strike or lock-out affecting the loading of 566

the cargo, or any part of it, when the Vessel is ready to proceed from her last 567 port or at any time during the voyage to the port or ports of loading or after 568 her arrival there, the Owners may ask the Charterers to declare that they 569 agree to count the time as if there were no such hindrance. Unless the Char- 570 terers have given such declaration in writing (by telegram, if necessary) 571 within 24 hours, the Owners shall have the option of cancelling this Con- 572 tract. If part cargo has already been loaded, the Vessel must carry it to the 573 port of discharge, freight payable in full. Any savings or net profit in complet- 574 ing with other cargo shall be credited to the Charterers. 575

26.3. Expected strike. In the event of strike or lock-out which can reasonably 576 be expected - before the loading has commenced - to affect the discharge 577 of cargo, the Owners are at liberty to cancel this Contract unless the Char- 578 terers declare (within 24 hours of receipt of Owners' notification of intended 579 cancellation) that they agree to count the time at port of discharge as if there 580 were no such hindrance, without prejudice to the Charterers' right of order- 581 ing the Vessel to a substitute port of discharge in accordance with sub- 582 clause 26.4. Time for loading does not count in the said 24 hours. 583 26.4. Discharging port. In the event of strike or lock-out affecting the dis- 584

charging of the cargo on or after Vessel's arrival at or off the port of dis- 585 charge, the Charterers shall have the option of keeping the Vessel waiting 586 up to maximum 7 days against paying demurrage after the expiration of the 587 time provided for discharging or of ordering the Vessel to a safe port where 588 she can safely discharge without risk of being detained by strike or lock- 589 out. Such orders to be given within 48 hours after the Owners have given no- 590 tice to the Charterers of Vessel's readiness to discharge or of the Owners' 591 request for orders. After waiting 7 running days, the Owners shall be at liber- 592 ty to discharge the cargo at any safe port which they may, in their discretion, 593 decide on and such discharge shall be deemed to be due fulfilment of the 594 Contract. In the event of cargo being discharged at any such other port, the 595 Owners shall be entitled to freight as if the discharge had been effected at 596 the port or ports named in the Bill(s) of Lading or to which the Vessel may 597 have been ordered pursuant thereto. 598

26.5. Notification. The party who first learns about the occurrence of strike 599 or lock-out shall immediately notify thereof the other party. 600

27. War Risks

27.1. In these clauses "War Risks" shall include any blockade or any action 602 which is announced as a blockade by any Government or by any belligerent 603 or by any organized body, sabotage, piracy, and any actual or threatened 604 war, hostilities, warlike operations, civil war, civil commotion, or revolution. 605 27.2. If at any time before the Vessel commences loading, it appears that 606

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PART II "HEAVYCON" Standard Transportation Contract

performance of the Contract will subject the Vessel or her Master and crew 607 or her cargo to war risks at any stage of the adventure, the Owners shall be 608 entitled by letter or telegram despatched to the Charterers, to cancel this 609 Contract. 610

27.3. The Master shall not be required to load cargo or to continue loading 611 or to proceed on or to sign Bill(s) of Lading for any adventure on which or 612 any port at which it appears that the Vessel, her Master and crew or her 613 cargo will be subjected to war risks. In the event of the exercise by the Mas- 614 ter of his right under this Clause after part or full cargo has been loaded, the 615 Master shall be at liberty either to discharge such cargo at the loading port 616 or to proceed therewith. In the latter case the Vessel shall have liberty to 617 carry other cargo for Owners' benefit and accordingly to proceed to and 618 load or discharge such other cargo at any other port or ports whatsoever, 619 backwards or forwards, although in a contrary direction to or out of or 622 with part cargo under this Clause freight shall in any case be payable on the 622 quantity delivered.

27.4. If at the time the Master elects to proceed with part or full cargo under 624 sub-clause 27.3., or after the Vessel has left the loading port, or the last of 625 the loading ports, if more than one, it appears that further performance of the 626 Contract will subject the Vessel, her Master and crew or her cargo, to war 627 risks, the cargo shall be discharged, or if the discharge has been com- 628 menced shall be completed, at any safe port in vicinity of the port of dis- 629 charge as may be ordered by the Charterers. If no such orders shall be re- 630 ceived from the Charterers within 48 hours after the Owners have des- 631 patched a request by telegram to the Charterers for the nomination of a 632 substitute discharging port, the Owners shall be at liberty to discharge the 633 cargo at any safe port which they may, in their discretion, decide on and 634 such discharge shall be deemed to be due fulfilment of the Contract. In the 635 event of cargo being discharged at any such other port, the Owners shall be 636 entitled to freight as if the discharge had been effected at the port or ports 637 named in the Bill(s) of Lading or to which the Vessel may have been ordered 638 pursuant thereto 639

27.5.(a) The Vessel shall have liberty to comply with any directions or re- 640 commendations as to loading, departure, arrival, routes, ports of call, stop- 641 pages, destination, zones, waters, discharge, delivery or in any other wise 642 whatsoever (including any direction or recommendation not to go to the 643 port of destination or to delay proceeding thereto or to proceed to some 644 other port) given by any Government or by any belligerent or by any orga- 645 nized body engaged in civil war, hostilities or warlike operations or by any 646 person or body acting or purporting to act as or with the authority of any Go- 647 vernment or belligerent or of any such organized body or by any committee 648 or person having under the terms of the war risks insurance on the Vessel, 649 the right to give any such directions or recommendations. If, by reason of 650 or in compliance with any such direction or recommendation, anything is 651 done or is not done, such shall not be deemed a deviation.

(b) If, by reason of or in compliance with any such directions or recommen- 653 dations, the Vessel does not proceed to the port or ports named in the Bill(s) 654 of Lading or to which she may have been ordered pursuant thereto, the Ves- 655 sel may proceed to any port as directed or recommended or to any safe port 656 which the Owners in their discretion may decide on and there discharge the 657 cargo. Such discharge shall be deemed to be due fulfilment of the Contract 658 and the Owners shall be entitled to freight as if discharge had been effected 659 at the port or ports named in the Bill(s) of Lading or to which the Vessel may 660 have been ordered pursuant thereto.

27.6. All extra expenses including extra war risks insurance costs incurred 662 in performance of the transportation and discharging of the cargo at the 663 loading port or in reaching or discharging the cargo at any port as provided 664 in sub-clauses 27.4. and 27.5.(b) of this Clause shall be paid by the Char- 665 terers, and the Owners shall have a lien on the cargo for all sums due under 666 this Clause.

28. Limitation of Liability

Any provisions of this Contract to the contrary notwithstanding, the Owners 669 shall have the benefit of all limitations of, and exemptions from, liability ac- 670 corded to the Owners or chartered Owners of vessels by any applicable 671 statute or rule of law for the time being in force, and the same benefits to ap- 672 ply regardless of the form of signatures given to this Contract. 673

29. Interests

If any amounts due under this Contract are not paid when due, then interest 675 at the rate of 1,5% per month or pro rata for part of a month shall be paid on 676 all such amounts until payment is received. 677

30. Agency

Vessel shall be addressed to Owners' agents at port(s) of loading and dis- 679 charging. 680

31. Brokerage

The Owners shall pay a brokerage at the rate stated in Box 26 to the Brok- 682 er(s) mentioned in Box 26 on any freight, demurrage, mobilisation fee, de- 683 mobilisation fee and/or termination fee paid under this Contract. 684

If the full amounts as aforesaid are not paid owing to breach of this Contract 685 by either of the parties, the party liable therefor shall indemnify the Broker(s) 686 against his or their loss of brokerage. 687

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32. Law and Arbitration

- *) 32.1. If agreed and stated in Box 27, this Contract shall be governed by Eng- 689 lish law and any dispute arising out of this Contract or any Bill of Lading is- 690 sued thereunder shall be referred to arbitration in London, one arbitrator 691 being appointed by each party, in accordance with the Arbitration Acts 692 1950 and 1979 or any statutory modification or re-enactment thereof for the 693 time being in force. On the receipt by one party of the nomination in writing 694 of the other party's arbitrator, that party shall appoint their arbitrator within 695 fourteen days, failing which the decision of the single Arbitrator appointed 696 shall apply. If two Arbitrators properly appointed shall not agree they shall 697 appoint an umpire whose decision shall be final.
- *) 32.2. If agreed and stated in Box 27, this Contract shall be governed by U.S. 699 Law and all disputes arising out of this Contract or any Bill of Lading issued 700 thereunder shall be arbitrated at New York in the following manner: 701 One arbitrator is to be appointed by each of the parties herein and a third by 702 the two so chosen. Their decision or that of any two of them shall be final, 703 and for the purpose of enforcing any award, this agreement may be made a 704 rule of the court. The Arbitrators shall be commercial men. Such Arbitration 705 is to be conducted in accordance with the rules of the Society of Maritime 706 Arbitrators, Inc., New York, as currently amended. 707 A sole arbitrator may be appointed, if so desired by both parties. 708 Either party may call for arbitration by service of notice upon the other. If the 709

Either party may call for arbitration by service of notice upon the other. If the 709 other party does not appoint its arbitrator within fourteen days of such writ- 710 ten notice, then the first moving party shall have the right, without further no- 711 tice, to appoint a second arbitrator, with the same force and effect as if said 712 second arbitrator had been appointed by the other party. 713 22.2 If agreed and ctated in Rey 27 any dispute saries and ut of this Contract 714

- *) 32.3. If agreed and stated in Box 27, any disputes arising out of this Contract 714 or any Bill of Lading issued thereunder shall be referred to arbitration at the 715 place indicated in Box 27, subject to the law and procedures applicable 716 there. 717 32.4. If Box 27 is not filled in, sub-clause 32.1. of this Clause shall apply. 718
- 32.4. If Box 27 is not filled in, sub-clause 32.1. of this Clause shall apply.
 Indicate alternative 32.1., 32.2. or 32.3., as agreed in Box 27.

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