

Diversified Int'l Service Logistics

WAREHOUSING AND DISTRIBUTION TERMS AND CONDITIONS

- SELHON 1 DEFINITIONS

 As used in this Warehousing and distribution ("w&d") terms and conditions or Contract and Rate Quotation (collectively and/or alternatively "w&d terms and conditions") the following terms have the following meanings:
 (a) STORER. The person, firm, corporation or other entity for whom the GOODS described herein are stored and anyone else claiming an interest in the GOODS.
 (b) COMPANY, DIVERSIFED INTERNATIONAL SERVICE LOGISTICS. As used in Sections 9 and 10 hereof COMPANY includes officers, directors, employees and agents of the COMPANY while acting within the scope and course of their employment.

- and course of their employment.

 LICT. Livit or units of GODDS, which are separately identified by the COMPANY, A "Lot" may be one or more individual pieces of cargo or product.

 ADVANCE. All sums due or claimed to be due to COMPANY from STORER or others relating to the GODDS regardless of the source, whether liquidated or not, including but not limited to loans, disbursements, charges made for or on account of STORER or GODDS, necessary for preservation of GODDS or reasonably incurred in their sale pursuant to law.

 GODDS. The personal property and/or any portion thereof which is described herein and/or which it has agreed to receive and/or store and/or provide other third party services pursuant to these w&d terms and

- (c) GODDS. The personal property and/or any portion thereof which is described herein and/or which COMPANY has agreed to receive and/or store and/or provide other third party services pursuant to these w&d terms and conditions.

 SECTION 2 TENDER FOR STORAGE

 (a) All GODDS for storage shall be delivered at the warehouse properly marked and packed for handling.

 (b) STORER shall furnish, at or prior to such delivery, a manifest showing marks, brands or sizes to be kept and accounted for separately and the class of storage desired. Otherwise the GOODS may be stored in bulk or assorted lots in freezer, cooler or general storage at the discretion of the COMPANY and charges for such storage will be made at the applicable storage rate.

 (c) If defective or returned products are tendered to COMPANY by STORER is customers, COMPANY will use reasonable efforts to identify the product, and notify the STORER that COMPANY by STORER is customers, COMPANY will use reasonable efforts to identify the product, and notify the STORER that COMPANY.

 (d) Receipt and delivery of all or any units of a LOT shall be made without subsequent sorting except by special arrangement and subject to a charge.

 (e) COMPANY shall store and deliver GOODS only in the packages in which they are originally received unless otherwise agreed to in writing.

 (d) Unless STORER shall furse given, at or prior to delivery of the GOODS, which they are originally received unless otherwise agreed to in writing.

 (e) COMPANY shall not be responsible for segregating GOODS by production code date unless specifically agreed to in writing.

 (e) COMPANY shall not be responsible for segregating GOODS by production code date unless specifically agreed to in writing.

 (f) ECTION 4 STRRIMANTION OF STORAGE

 (a) COMPANY, good in the shall for segregating GOODS by production code date unless specifically agreed to in writing.

 (g) COMPANY, good in the property of the warehouse or persons, the GOODS may be about to deteriorate or decline in value to less than the amount o

- (c) Upon ten (10) days written notice to the STORER, COMPANY may, at its expense, remove the GOODS to any other warehouse complex operated by COMPANY.

 SECTION 5- STORAGE CHARGES
 (a) Storage charges commence upon the date that COMPANY accepts care, custody and control of the GOODS, regardless of unloading date. Charges shall be computed separately for each LOT on one of the following optional
- (a) Storage charges commence upon the date that COMPANY accepts care, custody and control of the GOODS, regardless of unloading date. Charges shall be computed separately for each LOT on one of the following optional bases:

 (b) If storage rates are quoted on a "SPLIT MONTH BASIS" the storage month shall be a calendar month. A full month's storage charge will apply to all GOODS received between the 16th and last day, inclusive, of a calendar month. A full month's storage charge shall apply on the 1st day of the next calendar month and each month thereafter on all GOODS then remaining in storage.

 (c) If storage rates are quoted on an "ANNIVERSARY BASIS" the storage month shall extend from date of receipt in one calendar month, to, but not including, the same date of the next month. If there is no corresponding date in the next month, the storage month shall end on the last day of said next month. A full month's storage charge shall apply on receipt of GOODS and an additional monthly storage charge shall apply to each successive storage month on all GOODS then remaining in storage charge shall apply to each successive storage month on all GOODS then remaining in storage charge shall apply to each successive storage month on all GOODS then remaining in storage charge shall apply to each successive storage month on all GOODS then remaining in storage charge shall apply to each successive storage month on all GOODS then remaining in storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage month on the storage charge shall apply to each successive storage mon

- SECTION 6 HANDLING CHARGES

 (a) Unless otherwise specified or elected by COMPANY, handling charges cover only the ordinary labor and duties incidental to receiving and delivering unitized GOODS on pallets at the warehouse dock during normal warehouse hours but do not include loading and unloading.

 (b) Unless otherwise specified, a charge in addition to the regular handling charges will be made for any work performed by COMPANY other than specified in Section (a) at rates which are in effect from time to time, a copy of which rates are available upon request.

 (c) When GOODS are ordered out in quantities less than in which received, the COMPANY may make an additional charge for each order or each item of an order.

 (d) Delivery by the COMPANY of less than all units of any LOT or of less than all the fungible GOODS stored for STORER shall be made without subsequent sorting except by special arrangement and subject to an additional charge.

- charge.

 SECTION 7 TRANSFER OF TITLE; DELIVERY

 (a) Instructions by STORER to transfer GOODS to the account of another are not effective until delivered to and accepted by COMPANY. Charges will be made for each such transfer and for any remanding of GOODS deemed by COMPANY to be required thereby. COMPANY reserves the right not to deliver or transfer GOODS to or for the account of others except upon receipt of written instructions properly signed by STORER.

 (b) STORER may furnish written instructions authorizing COMPANY to accept telephone orders for delivery. In sec., (l) COMPANY may require that each telephone order be confirmed by STORER in writing within 24 hours, and (2) acceptance by COMPANY of any telephone order shall be at the risk of STORER. COMPANY will not be liable for any loss resulting from delivery made pursuant to telephone order, whether or not so authorized, unless COMPANY failed to exercise reasonable care are with respect thereto.

 (c) COMPANY shall have a reasonable time to make delivery after GOODS are ordered out and shall have a minimum of 10 business days after receipt of a delivery order in which to locate any misplaced GOODS.

 (d) If COMPANY has exercised reasonable care and is unable, due to causes beyond its control, to affect delivery before expiration of the current storage period, the GOODS with be subject to storage charges or each succeeding storage period.

- authorized, unless COMPANY shall have a reasonable time to make delivery after GOODS are ordered out and shall have a minimum of 10 business days after receipt of a delivery order in which to locate any misplaced GOODS.

 (I) If OMPANY shall have a reasonable time to make delivery after GOODS are ordered out and shall have a minimum of 10 business days after receipt of a delivery order in which to locate any misplaced GOODS.

 (I) If OMPANY shall have a minimum of 10 business days after receipt of a delivery order in which to locate any misplaced GOODS.

 (I) If OMPANY shall have a minimum of 10 business days after receipt of a delivery order in which to locate any misplaced GOODS.

 (I) If OMPANY shall have a minimum of 10 business days after receipt of a delivery order in which to locate any misplaced GOODS.

 (I) If OMPANY may require, as a condition precedent to delivery, a statement from STORER holding COMPANY harmless from claims of others asserting a superior right to STORER to possession of the GOODS. All costs, including attorney's fees, incurred by COMPANY relating in any way to COMPANY's calvitives referred to in SECTION 70 shall be charged to STORER.

 SECTION 8- OTHER SERVICES AND CHARGES

 (S) Other services rendered in the interest of STORER or the GOODS are chargeable to STORER. Such services may include, but are not limited to, the following: furnishing of special warehouse space or material, repairing, coopering, sampling, weighing, repelling, inspecting, compling stock statements, making collections, furnishing revenue stamps, reporting or recording marked weights or numbers, handling railroad expense bills, and collections, furnishing revenue stamps, reporting or recording marked weights or numbers, handling railroad expense bills, and collections, furnishing revenue stamps, reporting or recording marked weights or numbers, handling railroad expense bills, and collections, furnishing revenue stamps, reporting or recording marked objects on paid and payable immediately. All charges are due and payab

- (c) UNLESS SPECIFICALLY AGREED TO IN WRITING, COMPANY SHALL NOT BE REQUIRED TO STORE GOODS IN A HUMIDITY CONTROLLED ENVIRONMENT OR BE RESPONSIBLE FOR TEMPERING GOODS.

 (d) IN THE EVENT OF LOSS, DAMAGE OR DESTRUCTION TO GOODS FOR WHICH THE COMPANY IS LEGALLY LIABLE, STORER BECLARES THAT COMPANY'S LIABILITY SHALL BE LIMITED TO FIFTY AND NO/100 boliars (\$50.00) FOR OCCURRENCE OR TWENTY FIVE CENTS (25c) PER POUND, WHICHEVER IS HIGHER. PROVIDED HOWEVER THAT WITHIN A REASONABLE TIME AFTER STORING SUCH GOODS, STORER MAY, UPON WRITTEN REQUEST, INCREASE COMPANY'S LIABILITY ON PART OR ALL OF THE GOODS IN WHICH CASE AN INCREASED CHARGE WILL BE MADE BASED UPON SUCH INCREASED VALUATION, FURTHER PROVIDED THAT NO SUCH REQUEST SHALL BE VALID UNLESS MADE BEFORE LOSS, DAMAGE OR DESTRUCTION TO ANY PORTION OF THE GOODS HAS OCCURRED.

 (e) THE COMPANY'S LIABILITY REFERED TO IN SECTION 9(4) SHALL BE STORERS EXCLUSIVE REMEDY AGAINST COMPANY FOR ANY CLAIM OR CAUSE OF ACTION WHATSOEVER RELATING TO LOSS, DAMAGE AND/OR DESTRUCTION OF GOODS AND SHALL APPLY TO ALL CLAIMS INCLUDING INVENTORY SHORTAGE AND MYSTERIOUS DISAPPEARANCE CLAIMS UNLESS STORER PROVES BY AFFIRMATIVE EVIDENCE THAT COMPANY CONNERTED THE GOODS TO TIS OWN USE. STORER WAIVES ANY RIGHTS TO RELY UPON ANY SPECIMIPTION OF CONNERSION IMPOSED BY LAW, IN NO EVENT SHALL STORER BE ENTITLED TO INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES.

 SECTION 10 NOTICE OF CLAIM AND FILLING OF SUIT

 (a) COMPANY SHALL NOT BE LIABLE FOR ANY CLAIM OF ANY TYPE WHATSOEVER FOR LOSS AND/OR DESTRUCTION OF AND/OR DAMAGE TO GOODS UNLESS SUCH CLAIM IS PRESENTED. IN WRITING, WITHIN A REASONABLE TIME, NOT EXCEEDING SIXTY (66) DAYS AFTER STORER LEARNS OR, IN THE EXERCISE OF REASONABLE CARE, SHOULD HAVE LEARNED OF SUCH LOSS, DESTRUCTION AND AND/OR DAMAGE.

 (a) AS A CONDITION PRECEDENT TO MAKING ANY CLAIM AND/OR FILLING ANY SUIT, STORER SHALL PROVIDE COMPANY WITH A REASONABLE OPPORTUNITY TO INSPECT THE GOODS. WHICH AND AND AND AND/OR DAMAGE.

 (b) AS A CONDITION PRECEDENT TO MAKING ANY CLAIM AND/OR FI

- (b) In the event only section of traces were terms and containing sections start to execute invariant, inegar annot unernotectorie, the value of the property of the property
 - IND. INTELLIBE AVIGENIEN I
 This agreement shall constitute the entire agreement between COMPANY and STORER relating to the GOODS and supersedes all existing agreements between them whether written or oral and shall not be changed, amended or modified except by written agreement signed by representatives of COMPANY and STORER.