1. Shipbroker	BIMCO UNIFORM TIME-CHARTER (AS REVISED 2001) CODE NAME: "BALTIME 1939"
	2. Place and Date of Charter
3. Owners/Place of business 5. Vessel's Name 7. Class 9. Total tons d.w. (abt.) on summer freeboard 11. Permanent bunkers (abt.) 13. Present position	4. Charterers/Place of business
5. Vessel's Name	6. GT/NT
7. Class DRAF	8. Indicated brake horse power (bhp)
9. Total tons d.w. (abt.) on summer freeboard	10. Cubic feet grain/bale capacity
11. Permanent bunkers (abt.)	12. Speed capability in knots (abt.) on a consumption in tons (abt.) of
13. Present position	14. Period of hire (Cl. 1)
15. Port of delivery (Cl. 1)	16. Time of delivery (Cl. 1)
(b) Cargo exclusions specially agreed 18. Bunkers on re-delivery (state min. and max. quantity)(Cl. 5)	19. Charter hire (Cl. 6)
20. Hire payment (state currency, method and place of payment; also benef	iciary and bank account) (Cl. 6)
21. Place or range of re-delivery (Cl. 7)	22. Cancelling date (Cl. 21)
23. Dispute resolution (state 22(A), 22(B) or 22(C); if 22(C) agreed Place of Arbitration must be stated) (CI. 22)	24. Brokerage commission and to whom payable (Cl. 24)
25. Numbers of additional clauses covering special provisions, if agreed	
It is mutually agreed that this Contract shall be performed subject to the cond of a conflict of conditions, the provisions of PART I shall prevail over those of	ditions contained in this Charter which shall include PART I as well as PART II. In the event f PART II to the extent of such conflict.
Signature (Owners)	Signature (Charterers)
23. Dispute resolution (state 22(A), 22(B) or 22(C); if 22(C) agreed Place of Arbitration <u>must</u> be stated) (Cl. 22) 25. Numbers of additional clauses covering special provisions, if agreed It is mutually agreed that this Contract shall be performed subject to the cond of a conflict of conditions, the provisions of PART I shall prevail over those of Signature (Owners) Printed and sold by Er. G. Knudtzons Bogtrykkeri A/S. Vallensbaekvei 61	

Printed and sold by Fr. G. Knudtzons Bogtrykkeri A/S, Vallensbaekvej DK-2625 Vallensbaek, Fax: +45 4366 0701

PART II "BALTIME 1939" Uniform Time-Charter (as revised 2001)

1

2

3

4

5

6

8

9

12

13

16

37

48

It is agreed between the party mentioned in Box 3 as Owners of the Vessel named in Box 5 of the gross/net tonnage indicated in Box 6, classed as stated in Box 7 and of indicated brake horse power (bhp) as stated in Box 8, carrying about the number of tons deadweight indicated in Box 9 on summer freeboard inclusive of bunkers, stores and provisions, having as per builder's plan a cubic-feet grain/ bale capacity as stated in Box 10, exclusive of permanent bunkers, which contain about the number of tons stated in Box 11, and fully loaded capable of steaming about the 10 number of knots indicated in Box 12 in good weather and 11 smooth water on a consumption of about the number of tons fuel oil stated in Box 12, now in position as stated in Box 13 and the party mentioned as Charterers in Box 4, as 14 follows: 15

1. Period/Port of Delivery/Time of Delivery

The Owners let, and the Charterers hire the Vessel for a 17 period of the number of calendar months indicated in 18 Box 14 from the time (not a Sunday or a legal Holiday 19 unless taken over) the Vessel is delivered and placed at 20 the disposal of the Charterers between 9 a.m. and 6 21 p.m., or between 9 a.m. and 2 p.m. if on Saturday, at the 22 port stated in Box 15 in such available berth where she 23 can safely lie always afloat, as the Charterers may direct. 24 the Vessel being in every way fitted for ordinary cargo 25 service. The Vessel shall be delivered at the time 26 indicated in Box 16. 27

2. Trade

The Vessel shall be employed in lawful trades for the 29 carriage of lawful merchandise only between safe ports 30 or places where the Vessel can safely lie always afloat 31 within the limits stated in Box 17. No live stock nor 32 injurious, inflammable or dangerous goods (such as 33 acids, explosives, calcium carbide, ferro silicon, 34 naphtha, motor spirit, tar, or any of their products) shall 35 36 be shipped.

3. Owners' Obligations

The Owners shall provide and pay for all provisions and 38 wages, for insurance of the Vessel, for all deck and 39 engine-room stores and maintain her in a thoroughly 40 efficient state in hull and machinery during service. The 41 Owners shall provide winchmen from the crew to 42 operate the Vessel's cargo handling gear, unless the 43 crew's employment conditions or local union or port 44 regulations prohibit this, in which case qualified shore-45 winchmen shall be provided and paid for by the 46 Charterers.

4. Charterers' Obligations

The Charterers shall provide and pay for all fuel oil, port 49 charges, pilotages (whether compulsory or not), canal 50 steersmen, boatage, lights, tug-assistance, consular 51 charges (except those pertaining to the Master, officers 52 and crew), canal, dock and other dues and charges, 54 including any foreign general municipality or state taxes, also all dock, harbour and tonnage dues at the ports of 55 delivery and re-delivery (unless incurred through cargo 56 carried before delivery or after re-delivery), agencies, 57 commissions, also shall arrange and pay for loading, 58 trimming, stowing (including dunnage and shifting 59 boards, excepting any already on board), unloading, 60 weighing, tallying and delivery of cargoes, surveys on 61 hatches, meals supplied to officials and men in their 62 service and all other charges and expenses whatsoever 63 64 including detention and expenses through quarantine (including cost of fumigation and disinfection). All ropes, 65 slings and special runners actually used for loading 66

and discharging and any special gear, including special 67 ropes and chains required by the custom of the port for 68 mooring shall be for the Charterers' account. The Vessel 69 shall be fitted with winches, derricks, wheels and or-70 dinary runners capable of handling lifts up to 2 tons. 71

7 5. Bunkers

The Charterers at port of delivery and the Owners at port of re-delivery shall take over and pay for all fuel oil 74 remaining in the Vessel's bunkers at current price at the 75 respective ports. The Vessel shall be re-delivered with 76 not less than the number of tons and not exceeding the 77 number of tons of fuel oil in the Vessel's bunkers stated 78 in Box 18. 79

6. Hire

The Charterers shall pay as hire the rate stated in Box 81 19 per 30 days, commencing in accordance with Clause 82 1 until her re-delivery to the Owners. 83

Payment of hire shall be made in cash, in the currency 84 stated in Box 20, without discount, every 30 days, in 85 advance, and in the manner prescribed in Box 20. In 86 default of payment the Owners shall have the right of 87 withdrawing the Vessel from the service of the Charterers, 88 without noting any protest and without interference by 89 any court or any other formality whatsoever and without 90 prejudice to any claim the Owners may otherwise have 91 on the Charterers under the Charter. 92

28 7. Re-delivery

93 The Vessel shall be re-delivered on the expiration of the 94 Charter in the same good order as when delivered to 95 the Charterers (fair wear and tear excepted) at an ice-96 free port in the Charterers' option at the place or within 97 the range stated in Box 21, between 9 a.m. and 6 p.m., 98 and 9 a.m. and 2 p.m. on Saturday, but the day of re-99 delivery shall not be a Sunday or legal Holiday. 100 The Charterers shall give the Owners not less than ten 101 days' notice at which port and on about which day the 102 Vessel will be re-delivered. Should the Vessel be ordered 103 on a voyage by which the Charter period will be exceeded 104 the Charterers shall have the use of the Vessel to enable 105 them to complete the voyage, provided it could be 106 reasonably calculated that the voyage would allow 107 redelivery about the time fixed for the termination of the 108 Charter, but for any time exceeding the termination date 109 the Charterers shall pay the market rate if higher than 110 the rate stipulated herein. 111

Cargo Space 47 **8.**

The whole reach and burthen of the Vessel, including 113 lawful deck-capacity shall be at the Charterers' disposal, 114 reserving proper and sufficient space for the Vessel's 115 Master, officers, crew, tackle, apparel, furniture, 116 117 provisions and stores.

53 **9**. Master

The Master shall prosecute all voyages with the utmost 119 despatch and shall render customary assistance with 120 the Vessel's crew. The Master shall be under the orders 121 of the Charterers as regards employment, agency, or 122 other arrangements. The Charterers shall indemnify the 123 Owners against all consequences or liabilities arising 124 from the Master, officers or Agents signing Bills of Lading 125 or other documents or otherwise complying with such 126 orders, as well as from any irregularity in the Vessel's 127 papers or for overcarrying goods. The Owners shall not 128 be responsible for shortage, mixture, marks, nor for 129 number of pieces or packages, nor for damage to or 130 claims on cargo caused by bad stowage or otherwise. If 131

72 73

80

112

118

PART II "BALTIME 1939" Uniform Time-Charter (as revised 2001)

137

142

162

183

189

the Charterers have reason to be dissatisfied with the 132 conduct of the Master or any officer, the Owners, on 133 receiving particulars of the complaint, promptly to 134 investigate the matter, and, if necessary and practicable, 135 to make a change in the appointments. 136

10. Directions and Logs

The Charterers shall furnish the Master with all 138 instructions and sailing directions and the Master shall 139 keep full and correct logs accessible to the Charterers 140 or their Agents. 141

11. Suspension of Hire etc.

(A) In the event of drydocking or other necessary 143 measures to maintain the efficiency of the Vessel, 144 deficiency of men or Owners' stores, breakdown of 145 machinery, damage to hull or other accident, either 146 hindering or preventing the working of the Vessel and 147 continuing for more than twenty-four consecutive hours, 148 16. Overtime no hire shall be paid in respect of any time lost thereby 149 during the period in which the Vessel is unable to perform 150 the service immediately required. Any hire paid in 151 advance shall be adjusted accordingly. 152 (B) In the event of the Vessel being driven into port or to 153 anchorage through stress of weather, trading to shallow 154 harbours or to rivers or ports with bars or suffering an 155 accident to her cargo, any detention of the Vessel and/or 156 expenses resulting from such detention shall be for the 157 Charterers' account even if such detention and/or 158 expenses, or the cause by reason of which either is 159 incurred, be due to, or be contributed to by, the 160 negligence of the Owners' servants. 161

12. Responsibility and Exemption

The Owners only shall be responsible for delay in 163 delivery of the Vessel or for delay during the currency of 164 the Charter and for loss or damage to goods onboard, if 165 such delay or loss has been caused by want of due 166 diligence on the part of the Owners or their Manager in 167 making the Vessel seaworthy and fitted for the voyage 168 or any other personal act or omission or default of the 169 Owners or their Manager. The Owners shall not be 170 responsible in any other case nor for damage or delay 171 whatsoever and howsoever caused even if caused by 172 the neglect or default of their servants. The Owners shall 173 not be liable for loss or damage arising or resulting 174 from strikes, lock-outs or stoppage or restraint of labour 175 (including the Master, officers or crew) whether partial 176 20. War ("Conwartime 1993") or general. The Charterers shall be responsible for loss 177 or damage caused to the Vessel or to the Owners by 178 goods being loaded contrary to the terms of the Charter 179 or by improper or careless bunkering or loading, stowing 180 or discharging of goods or any other improper or 181 negligent act on their part or that of their servants. 182

13. Advances

The Charterers or their Agents shall advance to the 184 Master, if required, necessary funds for ordinary 185 disbursements for the Vessel's account at any port 186 charging only interest at 6 per cent. p.a., such advances 187 shall be deducted from hire. 188

14. Excluded Ports

The Vessel shall not be ordered to nor bound to enter: 190 (A) any place where fever or epidemics are prevalent or 191 to which the Master, officers and crew by law are not 192 bound to follow the Vessel; 193

(B) any ice-bound place or any place where lights, 194 lightships, marks and buoys are or are likely to be 195 withdrawn by reason of ice on the Vessel's arrival or 196 where there is risk that ordinarily the Vessel will not be 197 able on account of ice to reach the place or to get out 198 after having completed loading or discharging. The 199 Vessel shall not be obliged to force ice. If on account of 200 ice the Master considers it dangerous to remain at the 201 loading or discharging place for fear of the Vessel being 202 frozen in and/or damaged, he has liberty to sail to a 203 convenient open place and await the Charterers' fresh 204 instructions. Unforeseen detention through any of above 205 causes shall be for the Charterers' account. 206

15. Loss of Vessel

Should the Vessel be lost or missing, hire shall cease 208 from the date when she was lost. If the date of loss 209 cannot be ascertained half hire shall be paid from the 210 date the Vessel was last reported until the calculated 211 date of arrival at the destination. Any hire paid in advance 212 shall be adjusted accordingly. 213

207

214

219

225

234

The Vessel shall work day and night if required. The 215 Charterers shall refund the Owners their outlays for all 216 overtime paid to officers and crew according to the hours 217 and rates stated in the Vessel's articles. 218

17. Lien

The Owners shall have a lien upon all cargoes and 220 sub-freights belonging to the Time-Charterers and any 221 Bill of Lading freight for all claims under this Charter, 222 and the Charterers shall have a lien on the Vessel for all 223 moneys paid in advance and not earned. 224

18.Salvage

All salvage and assistance to other vessels shall be for 226 the Owners' and the Charterers' equal benefit after 227 deducting the Master's, officers' and crew's proportion 228 and all legal and other expenses including hire paid 229 under the charter for time lost in the salvage, also repairs 230 of damage and fuel oil consumed. The Charterers shall 231 be bound by all measures taken by the Owners in order 232 to secure payment of salvage and to fix its amount. 233

19. Sublet

The Charterers shall have the option of subletting the 235 Vessel, giving due notice to the Owners, but the original 236 Charterers shall always remain responsible to the 237 Owners for due performance of the Charter. 238

239 (A) For the purpose of this Clause, the words: 240 (i) "Owners" shall include the shipowners, bareboat 241 charterers, disponent owners, managers or other 242 operators who are charged with the management of the 243 Vessel, and the Master; and 244 (ii) "War Risks" shall include any war (whether actual or 245 threatened), act of war, civil war, hostilities, revolution, 246 rebellion, civil commotion, warlike operations, the laying 247 of mines (whether actual or reported), acts of piracy, 248 acts of terrorists, acts of hostility or malicious damage, 249 blockades (whether imposed against all vessels or 250 imposed selectively against vessels of certain flags or 251

ownership, or against certain cargoes or crews or 252 otherwise howsoever), by any person, body, terrorist or 253 political group, or the Government of any state 254 whatsoever, which, in the reasonable judgement of the 255 Master and/or the Owners, may be dangerous or are 256 likely to be or to become dangerous to the Vessel, her 257 cargo, crew or other persons on board the Vessel. 258

(B) The Vessel, unless the written consent of the Owners 259 be first obtained, shall not be ordered to or required to 260 continue to or through, any port, place, area or zone 261 (whether of land or sea), or any waterway or canal, where 262 it appears that the Vessel, her cargo, crew or other 263 persons on board the Vessel, in the reasonable 264 judgement of the Master and/or the Owners, may be, or 265 are likely to be, exposed to War Risks. Should the Vessel 266 be within any such place as aforesaid, which only 267 becomes dangerous, or is likely to be or to become 268 dangerous, after her entry into it, she shall be at liberty 269 to leave it. 270

(C) The Vessel shall not be required to load contraband 271 cargo, or to pass through any blockade, whether such 272 blockade be imposed on all vessels, or is imposed 273 selectively in any way whatsoever against vessels of 274 certain flags or ownership, or against certain cargoes 275 or crews or otherwise howsoever, or to proceed to an 276 21. Cancelling area where she shall be subject, or is likely to be subject 277 to a belligerent's right of search and/or confiscation. 278

(D) (i) The Owners may effect war risks insurance in 279 respect of the Hull and Machinery of the Vessel and their 280 other interests (including, but not limited to, loss of 281 earnings and detention, the crew and their Protection 282 and Indemnity Risks), and the premiums and/or calls 283 therefor shall be for their account.

(ii) If the Underwriters of such insurance should require 285 *) payment of premiums and/or calls because, pursuant 286 to the Charterers' orders, the Vessel is within, or is due 287 to enter and remain within, any area or areas which are 288 specified by such Underwriters as being subject to 289 additional premiums because of War Risks, then such 290 premiums and/or calls shall be reimbursed by the 291 Charterers to the Owners at the same time as the next 292 payment of hire is due. 293

(E) If the Owners become liable under the terms of 294 employment to pay to the crew any bonus or additional 295 wages in respect of sailing into an area which is 296 dangerous in the manner defined by the said terms, 297 then such bonus or additional wages shall be re- 298 imbursed to the Owners by the Charterers at the same 299 300 time as the next payment of hire is due.

(F) The Vessel shall have liberty:-

(i) to comply with all orders, directions, recom-302 mendations or advice as to departure, arrival, routes, 303 sailing in convoy, ports of call, stoppages, destinations, 304 discharge of cargo, delivery, or in any other way 305 whatsoever, which are given by the Government of the 306 Nation under whose flag the Vessel sails, or other 307 Government to whose laws the Owners are subject, or 308 any other Government, body or group whatsoever acting 309 with the power to compel compliance with their orders 310 or directions; 311

(ii) to comply with the order, directions or recom- 312 mendations of any war risks underwriters who have the 313 authority to give the same under the terms of the war 314 risks insurance; 315

(iii) to comply with the terms of any resolution of the 316 Security Council of the United Nations, any directives of 317 the European Community, the effective orders of any 318 other Supranational body which has the right to issue 319 and give the same, and with national laws aimed at 320 enforcing the same to which the Owners are subject, 321 and to obey the orders and directions of those who are 322 *) charged with their enforcement; 323

(iv) to divert and discharge at any other port any cargo or 324 part thereof which may render the Vessel liable to 325 confiscation as a contraband carrier; 326

(v) to divert and call at any other port to change the crew 327 or any part thereof or other persons on board the Vessel 328 when there is reason to believe that they may be subject 329 330 to internment, imprisonment or other sanctions.

(G) If in accordance with their rights under the foregoing 331 provisions of this Clause, the Owners shall refuse to 332 proceed to the loading or discharging ports, or any one 333 or more of them, they shall immediately inform the 334 Charterers. No cargo shall be discharged at any 335 alternative port without first giving the Charterers notice 336 of the Owners' intention to do so and requesting them 337 to nominate a safe port for such discharge. Failing such 338 nomination by the Charterers within 48 hours of the 339 receipt of such notice and request, the Owners may 340 discharge the cargo at any safe port of their own choice. 341 (H) If in compliance with any of the provisions of sub- 342 clauses (B) to (G) of this Clause anything is done or not 343 done, such shall not be deemed a deviation, but shall 344 be considered as due fulfilment of this Charter. 345

301

Should the Vessel not be delivered by the date indicated 347 in Box 22, the Charterers shall have the option of 348 cancelling. If the Vessel cannot be delivered by the 349 cancelling date, the Charterers, if required, shall declare 350 within 48 hours after receiving notice thereof whether 351 they cancel or will take delivery of the Vessel. 352

346

284 22. Dispute Resolution

353 (A) This Charter shall be governed by and construed in 354 accordance with English law and any dispute arising 355 out of or in connection with this Charter shall be referred 356 to arbitration in London in accordance with the Arbitration 357 Act 1996 or any statutory modification or re-enactment 358 thereof save to the extent necessary to give effect to the 359 provisions of this Clause. 360 The arbitration shall be conducted in accordance with 361 the London Maritime Arbitrators Association (LMAA) 362 Terms current at the time when the arbitration 363 proceedings are commenced. 364 The reference shall be to three arbitrators. A party 365 wishing to refer a dispute to arbitration shall appoint its 366 arbitrator and send notice of such appointment in writing 367 to the other party requiring the other party to appoint its 368 own arbitrator within 14 calendar days of that notice and 369 stating that it will appoint its arbitrator as sole arbitrator 370 unless the other party appoints its own arbitrator and 371 gives notice that it has done so within the 14 days 372 specified. If the other party does not appoint its own 373 arbitrator and give notice that it has done so within the 374 14 days specified, the party referring a dispute to 375 arbitration may, without the requirement of any further 376 prior notice to the other party, appoint its arbitrator as 377 sole arbitrator and shall advise the other party 378 accordingly. The award of a sole arbitrator shall be 379 binding on both parties as if he had been appointed by 380 agreement. 381 Nothing herein shall prevent the parties agreeing in 382 writing to vary these provisions to provide for the 383 appointment of a sole arbitrator. 384 In cases where neither the claim nor any counterclaim 385 exceeds the sum of US\$50,000 (or such other sum as 386

the parties may agree) the arbitration shall be conducted 387 in accordance with the LMAA Small Claims Procedure 388 current at the time when the arbitration proceedings are 389 commenced. 390

(B) This Charter shall be governed by and construed in 391 accordance with Title 9 of the United States Code and 392 the Maritime Law of the United States and any dispute 393 arising out of or in connection with this Contract shall 394 be referred to three persons at New York, one to be 395 appointed by each of the parties hereto, and the third by 396 the two so chosen; their decision or that of any two of 397 them shall be final, and for the purposes of enforcing 398 any award, judgement may be entered on an award by 399 any court of competent jurisdiction. The proceedings 400 shall be conducted in accordance with the rules of the 401 402 Society of Maritime Arbitrators, Inc.

PART II "BALTIME 1939" Uniform Time-Charter (as revised 2001)

In cases where neither the claim nor any counterclaim 403 exceeds the sum of US\$50,000 (or such other sum as 404 the parties may agree) the arbitration shall be conducted 405 in accordance with the Shortened Arbitration Procedure 406 of the Society of Maritime Arbitrators, Inc. current at the 407 time when the arbitration proceedings are commenced. 408

*) (C) This Charter shall be governed by and construed in 409 accordance with the laws of the place mutually agreed 410 by the parties and any dispute arising out of or in 411 connection with this Charter shall be referred to 412 arbitration at a mutually agreed place, subject to the 413 procedures applicable there. 414

(D) Notwithstanding (A), (B) or (C) above, the parties 415 may agree at any time to refer to mediation any difference 416 and/or dispute arising out of or in connection with this 417 418 Charter.

In the case of a dispute in respect of which arbitration 419 has been commenced under (A), (B) or (C) above, the 420 following shall apply:-421

(i) Either party may at any time and from time to time 422 elect to refer the dispute or part of the dispute to 423 *) mediation by service on the other party of a written notice 424 (the "Mediation Notice") calling on the other party to agree 425 to mediation

(ii) The other party shall thereupon within 14 calendar 427 days of receipt of the Mediation Notice confirm that they 428 agree to mediation, in which case the parties shall 429 thereafter agree a mediator within a further 14 calendar 430 days, failing which on the application of either party a 431 24. Commission mediator will be appointed promptly by the Arbitration 432 Tribunal ("the Tribunal") or such person as the Tribunal 433 may designate for that purpose. The mediation shall 434 be conducted in such place and in accordance with such 435 procedure and on such terms as the parties may agree 436 or, in the event of disagreement, as may be set by the 437 mediator. 438

(iii) If the other party does not agree to mediate, that fact 439 may be brought to the attention of the Tribunal and may 440 be taken into account by the Tribunal when allocating 441 the costs of the arbitration as between the parties. 442

(iv) The mediation shall not affect the right of either party 443 to seek such relief or take such steps as it considers 444

necessary to protect its interest. 445 (v) Either party may advise the Tribunal that they have 446 agreed to mediation. The arbitration procedure shall 447 continue during the conduct of the mediation but the 448 Tribunal may take the mediation timetable into account 449 when setting the timetable for steps in the arbitration. 450 (vi)Unless otherwise agreed or specified in the 451 mediation terms, each party shall bear its own costs 452 incurred in the mediation and the parties shall share 453 equally the mediator's costs and expenses. 454 455 (vii) The mediation process shall be without prejudice and confidential and no information or documents 456 disclosed during it shall be revealed to the Tribunal 457 except to the extent that they are disclosable under the 458 law and procedure governing the arbitration. 459 (Note: The parties should be aware that the mediation 460 process may not necessarily interrupt time limits.) 461 (E) If Box 23 in Part I is not appropriately filled in, sub-462 clause (A) of this Clause shall apply. Sub-clause (D) 463 shall apply in all cases. 464 (A), (B) and (C) are alternatives; indicate alternative 465 agreed in Box 23. 466 467 426 23. General Average General Average shall be settled according to York/ 468 Antwerp Rules, 1994 and any subsequent modification 469

DRAFT COPY

The Owners shall pay a commission at the rate stated 472 in Box 24 to the party mentioned in Box 24 on any hire 473 paid under the Charter, but in no case less than is 474 necessary to cover the actual expenses of the Brokers 475 476 and a reasonable fee for their work. If the full hire is not paid owing to breach of Charter by either of the parties 477 the party liable therefor shall indemnify the Brokers 478 against their loss of commission. Should the parties 479 agree to cancel the Charter, the Owners shall indemnify 480 the Brokers against any loss of commission but in such 481 case the commission not to exceed the brokerage on 482 483 one year's hire.

thereof. Hire shall not contribute to General Average.

470

471