1. Shipbroker		THE BALTIC AND INTERNATIONAL MARIT Deep Sea Time Charter (Box Layout 1974) CODE NAME: "LINERTIME" 2. Place and Date of Charter	IME COUNCIL (BIMCO) PART I	
3. Owners/Place of business		4. Charterers/Place of business		
5. Vessel's name	6. GRT/NRT	7. Class	8. Indicated horse power	
9. Total tons d.w. (abt.) on summer freeboard		10. Quantity of stores, provisions and fresh water not exceeding (tons)		
11. Cubic-feet graln/bale capacity a	available for cargo	12. Permanent bunkers (abt.)		
13. Speed capability in knots (ab (abt.)	ot.) on a consumption per 24 hours of	14. Present position		
15. Period of hire (Cl. 1)		16. Port of delivery also indicate alternative (a) or (b)) (Cl. 1)		
		17. Time for delivery (Cl. 1)		
18. Number of days' notice of expe	ected date of delivery (Cl. 1)	19. Cancelling date (Cl. 2)		
20. Trade limits also indicate alternative (a) or (b)) (Cl. 3)		<u>S</u>		
21.Injurious, Inflammable or dangerous goods limited to (also state name of authorities concerned) (CI. 3)		22. Vessel's cargo handling gear (Cl. 5)		
23. Fuel consumption In port per 24 hours (abt.) (Cl. S)		24. Bunker price (Indicate alternative (a) or (b) and fixed price if agreed) (CI.6)		
25. Bunkers on delivery (state min	and max quantities) (Cl. 6)	26. Bunkers on re-delivery (state min. and	max. quantities) (CI.6)	
27. Charter hire (also indicate alter	pative (a) or (b)) (Cl. 7)	28.Hire payment (state currency, mode and and bank account) (CI. 7)	place of payment; also beneficiary	
29. Place or range of re-delivery (CI.	8)	30.Number of days' preliminary and final no	tice of port and date of redelivery (CI. 8)	
31. Suspension of hire etc. (indic.	no. of consecutive hours) (Cl. 14 (A))	32. Cleaning of boilers etc. (indicate number	er of hours) (Cl. 15)	
33. Advances (only to be filled in if	special agreement made) (CI. 16)	34. Overtime (state lumpsum or if other spo	ecial agreement made) (Cl. 19)	
35. War (only to be filled in if Secti	on (C) agreed) (CI. 23)	36. General average to be settled in (CI. 24	4)	
- 37. Supercargo (state price agreed	i) (Cl. 27)	38. Meals (state price agreed) (Cl. 28)		

Copyright, published by The Batiic and International Maritime Council (BIMCO), Copenhagen Issued: September 1968

This document is a computer generated LINERTIME form printed by authority of BIMCO. Any insertion or deletion to the form must be clearly visible. In the event of any modification made to the pre-printed text of this document which is not clearly visible, the text of the original BIMCO approved document shall apply. BIMCO assumes no responsibility for any loss, damage or expense as a result of discrepancies between the original BIMCO approved document and this computer generated document.

PART I

39. Brokerage commission and to whom payable (CI. 33)

40. Numbers of additional clauses covering special provisions. if agreed

It is mutually agreed that this Contract shall be performed subject to the conditions contained in this Charter which shall include Part I as well as Part II. In the event of a conflict of conditions, the provisions of Part I shall prevail over those of Part II to the extent of such conflict.

Signature (for the Owners)	Signature (for the Charterers)

$(0) \neq (0)$

This document is a computer generated GENTIME form printed by authority of BIMCO. Any insertion or deletion to the form must be clearly visible. In the event of any modification made to the pre-printed text of this document which is not clearly visible, the text of the original BIMCO approved document shall apply. BIMCO assumes no responsibility for any loss, damage or expense as a result of discrepancies between the original BIMCO approved document and this computer generated document.

LINE	RIIME"	Deep Sea Tin
It is agreed between the party mentioned in Box 3 as Owners of the	1	agricultu
Vessel named in Box 5 of the gross/net Register tons indicated in	2	5
Box 6, classed as stated in Box 7 and of indicated horse power as	3	
stated in Box 8, carrying about the number of tons deadweight in-	4	
dicated in Box 9 on summer freeboard inclusive of bunkers, as well	5	
as stores, provisions and fresh water not exceeding the number of	6	
tons indicated in Box 10 having a cubic-feet grain/bale capacity	7	
available for cargo as stated in Box 11, exclusive of permanent	8	
bunkers, which contain about the number of tons stated in Box 12,	9	
and fully loaded capable of steaming about the number of knots	10	
indicated in Box 13 in good weather and smooth water on a con-	11	
sumption of about the number of tons stated in Box 13 per 24 hours,	12	
now in position as stated in Box 14, and the party mentioned as	13	provide a
Charterers in Box 4, as follows:	14	
		from sho
1. Period and Port of Delivery	15	
The Owners let, and the Charterers hire the Vessel for a period of	16	5.
the number of calendar months indicated in Box 15 from the time	17	
(not a Sunday or a legal. Holiday unless taken over) the Vessel is	18	
delivered and placed at the disposal of the Charterers between 7 a.m.	19	
and 10 p.m., or between 7 a.m. and noon if on Saturday, at the port	20	
stated in Box 16 in such ready berth where she can safely lie	21	for boiler
(a) always afloat*	22	
(b) always afloat or safely aground where it is customary for ve		
of similar size and draught to be safe aground*	24	
as the Charterers may direct, she being in every way fitted for	25	general r
ordinary dry cargo service with cargo holds well swept, cleaned	26	-
and ready to receive cargo before delivery under this Charter.	27	and shifti
(* state alternative agreed in Box 16).	28	weighing
		other sur
Time for Delivery	29	service a
The Vessel to be delivered not before the date indicated in Box 17.	30	rocooctiv
The Owners to give the Charterers not less than the number of days'	31	$\langle \rangle$
notice stated in Box 18 of the date on which the Vessel is expected	32	Cargo G
to be ready for delivery.	∧ 33	
	/ 00	
The Owners to keep the Charterers closely advised of possible	33	
The Owners to keep the Charterers closely advised of possible changes in Vessel's position.		disehargi
	34	disehargi
changes in Vessel's position.	34 35	dischargi and chain the Chart with carg
changes in Vessel's position. 2. Cancelling	34	dischargi and chain the Charl
changes in Vessel's position.	34 35 36	dischargi and chain the Charn with carg This gear Chartere
 changes in Vessel's position. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, 	34 35 36 37	dischargi and chain the Charn with carg This gear
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. 	34 35 36 37 38	dischargi and chain the Charn with carg This gear Chartere
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers of the Cha	34 35 36 37 38 \$9	dischargi and chain the Charn with carg This gear Chartere
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays) 	34 35 36 37 37 38 \$9 40	dischargi and chain the Charl with carg This geau Chartere heavy lift <i>Cargo Go</i> The Own
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will 	34 35 36 37 38 99 40 41	chischargi and chain the Charl with carg This geau Chartere heavy lift <i>Cargo Go</i> The Own certificate
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will 	34 35 36 37 38 99 40 41	dischargi and chain the Charl with carg This geau Chartere heavy lift <i>Cargo Go</i> The Own
changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Char- terers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel of will take delivery of the Vessel.	34 35 36 37 38 39 40 41 42	dischargi and chair the Chart with carg This gear Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade 	34 35 36 37 38 39 40 41 42 43	chischargi and chain the Chart with carg This geau Chartere heavy lift <i>Cargo Go</i> The Own certificate Organiza
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful	34 35 36 37 38 9 40 41 42 43 44	clischargi and chair the Charl with carg This gear Chartere heavy lift <i>Cargo Go</i> The Own certificate Organiza
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat*	34 35 36 37 38 99 40 41 42 43 44 45 46 47	dischargi and chain the Chart with carg This gea Chartere heavy lift Cargo Gu The Own certificate Organiza Fuel Com The Vess
Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vessel	34 35 36 37 38 99 40 41 42 43 44 45 46 47 ssels 48	dischargi and chain the Chart with carg This geau Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for very of similar size and draught to be safe aground* 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 ssels 48 49	dischargi and chain the Chart with carg This geau Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6 .
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero f similar size and draught to be safe aground* 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 ssels 48 49 50	dischargi and chain the Chart with carg This geau Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chal
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 ssels 48 49 50 51	dischargi and chain the Chart with carg This gear Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chart the Chart the Chart chartere heavy lift
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat * (b) always afloat or safely aground where it is customary for vero f similar size and draught to be safe aground* within the limits as stated in Box 20. (*' state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 ssels 48 950 51 52	dischargi and chait the Chart with carg This geat Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chait delivery t bunkers
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. (*' state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 ssels 48 950 51 52 53	dischargi and chair the Chart with carg This gear Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chart delivery t bunkers a (a)
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. (*' state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their 	34 35 36 37 38 39 40 40 41 40 41 40 41 42 43 44 45 46 47 50 51 52 53 54	dischargi and chair the Chart with carg This gear Chartere heavy lift <i>Cargo Gi</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chart delivery t bunkers a (a) (b)
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. (*' state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and 	34 35 36 37 38 39 40 40 41 42 43 44 45 46 47 50 51 52 53 54 55	dischargi and chair the Chart with carg This gear Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chart delivery t bunkers a (a) (b) (* state a
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance	34 35 36 37 38 39 40 40 41 42 43 44 45 46 47 50 51 52 53 54 55 56	dischargi and chait the Chart with carg This gea Chartere heavy lift <i>Cargo Go</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chait delivery t bunkers : (a) (b) (* state a The Vess
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero f similar size and draught to be safe aground* within the limits as stated in Box 20. (** state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade	34 35 36 37 38 99 40 41 42 43 44 45 46 47 50 51 52 53 54 55 56 57	dischargi and chait the Chart with carg This geau Chartere heavy lift <i>Cargo Gu</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chard delivery t bunkers : (a) (b) (* state a The Vess and not e
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for verof similar size and draught to be safe aground* within the limits as stated in Box 20. (*' state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be 	34 35 36 37 38 99 40 41 42 43 44 45 55 50 51 52 53 54 55 56 57 58	dischargi and chait the Chart with carg This geau Chartere heavy lift <i>Cargo Go</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chait delivery t bunkers (a) (b) (* state a The Vess and not e Vessel's
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for ve of similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 50 51 52 53 54 55 56 57 58 59	 dischargi and chait the Chart with carg This geal Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chait delivery to bunkers and (b) (* state as and not end Vessel's The Vess
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for ve of similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of erection and dismantling magazines, etc., same to be at Charterers' 	34 35 36 37 38 39 40 41 42 43 44 45 50 51 52 53 54 55 56 57 58 59 60	 dischargi and chait the Chart with carg This geal Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chal delivery to bunkers at (a) (b) (* state at The Vess and not et
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for ve of similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 50 51 52 53 54 55 56 57 58 59	 dischargi and chait the Chart with carg This geal Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chait delivery to bunkers and (b) (* state as and not end Vessel's The Vess
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for ve of similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of erection and dismantling magazines, etc., same to be at Charterers' expense and in Charterers' time.	34 35 36 37 38 39 40 41 42 43 44 45 50 51 52 53 54 55 56 57 58 59 60 61	 dischargi and chait the Chart with carg This geal Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chait delivery to bunkers at (a) (b) (* state at The Vessel's The Vessel's The Vessel's
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for veor of similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of erection and dismantling magazines, etc., same to be at Charterers' expense and in Charterers' time. <i>Nuclear Fuel</i>	34 35 36 37 38 39 40 41 42 43 44 45 50 51 52 53 54 55 56 57 58 59 60 61 62	dischargi and chait the Chart with carg This geal Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chal delivery t bunkers a (a) (b) (* state a The Vess and not e Vessel's 7.
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero f similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of erection and dismantling magazines, etc., same to be at Charterers' expense and in Charterers' time. 	34 35 36 37 38 39 40 41 42 43 44 45 46 47 55 56 51 52 53 54 55 56 57 58 60 61 61 62 63	 dischargi and chain the Chart with carg This geau Chartere heavy lift <i>Cargo Ge</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chan delivery the bunkers at (a) (b) (* state at The Vess and not et Vessel's 7. The Chan
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. (*' state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of erection and dismantling magazines, etc., same to be at Charterers' expense and in Charterers' time. <i>Nuclear Fuel</i> Notwithstanding any other provisions contained in this Charter it is agreed that nuclear fuels or radioactive products or waste are	34 35 36 37 38 39 40 41 42 43 44 45 46 47 51 52 53 54 55 56 57 58 59 60 61 61 62 63 64	 dischargi and chait the Chart with carg This gear Chartere heavy lift Cargo Ge The Own certificate Organiza Fuel Com The Vess cargo ge 6. The Chart delivery the bunkers state (a) (b) (* state as The Vess and not evessel's The Vess and not evessel's 7. The Chart (a) (b)
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. If the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. (* state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of erection and dismantling magazines, etc., same to be at Charterers' expense and in Charterers' time. <i>Nuclear Fuel</i> Notwithstanding any other provisions contained in this Charter it is agreed that nuclear fuels or radioactive products or waste are specifically excluded from the cargo permitted to be loaded or	34 35 36 37 38 39 40 41 42 43 44 45 56 50 51 52 53 54 55 56 57 58 59 60 61 61 62 63 64 65	 dischargi and chait the Chart with carg This geal Chartere heavy lift Cargo Gu The Own certificate Organiza Fuel Com The Vess cargo ge 6. The Chait delivery to bunkers at (a) (b) (* state at The Vess and not evessel's The Vess and not evessel's 7. The Chait (a) (b)
 changes in Vessel's position. 2. Cancelling Should the Vessel not be delivered by the date indicated in Box 19, the Charterers to have the option of cancelling. if the Vessel cannot be delivered by the cancelling date, the Charterers, if required, to declare within 48 hours (Sundays and Holidays excluded) after receiving notice thereof whether they cancel or will take delivery of the Vessel. 3. Trade The Vessel to be employed in lawful trades for the cartiage of lawful merchandise only between good and safe ports or places where she can safely lie (a) always afloat* (b) always afloat or safely aground where it is customary for vero of similar size and draught to be safe aground* within the limits as stated in Box 20. (*' state alternative agreed in Box 20). No live stock. sulphur and pitch in bulk to be shipped. Injurious, inflammable or dangerous goods (such as acids, explosives, calcium carbide, ferro silicon, naphta, motor spirit, tar, or any of their products) to be limited to the number of tons stated in Box 21 and same to be packed, loaded, stowed and discharged in accordance with the regulations of the local authorities and Board of Trade as specified in Box 21, and if any special measures have to be taken by reason of having this cargo aboard including cost of erection and dismantling magazines, etc., same to be at Charterers' expense and in Charterers' time. <i>Nuclear Fuel</i> Notwithstanding any other provisions contained in this Charter it is agreed that nuclear fuels or radioactive products or waste are	34 35 36 37 38 39 40 41 42 43 44 45 46 47 51 52 53 54 55 56 57 58 59 60 61 61 62 63 64	 dischargi and chait the Chart with carg This geal Chartere heavy lift <i>Cargo Gu</i> The Own certificate Organiza <i>Fuel Con</i> The Vess cargo ge 6. The Chait delivery to bunkers a (a) (b) (* state a The Vess and not e Vessel's The Vess and not e Vessel's 7. The Chait (a) (b)

icultural, medical or scientific purposes provided the Owners' 68 or approval has been obtained to loading thereof. 69 Owners to Provide 70 e Owners to provide and pay for all provisions and wages, for 71 urance of the Vessel, for all deck and engine-room stores and 72 intain her in a thoroughly efficient state in hull and machinery 73 74 ing service e Owners to provide one winchman per working hatch. In lieu of 75 chmen the Charterers are entitled to ask for two watchmen. If 76 her winchmen or watchmen are required, or if the stevedores 77 use or are not permitted to work with the Crew, the Charterers to 78 vide and pay qualified men. The gangway watchman to be provided 79 the Owners but where compulsory to employ gangway watchmen 80 m shore, the expenses to be for the Charterers' account. 81 82 Charterers to Provide e Charterers to pay all dock, harbour, light and tonnage dues at 83 ports of delivery and re-delivery (unless incurred through cargo 84 ried before delivery or after re-delivery). 85 nilst on hire the Charterers to provide and pay for all fuel, water 86 boilers, port charges, pilotages (whether compulsory or not), 87 al steersmen, boatage, lights, tug-assistance, consular charges 88 cept those payable to the consulates of the country of the Vessel's 89) canal, dock and other dues and charges, including any foreign 90 eral municipality or state taxes, agencies, commissions, also to 91 ange and pay for loading, triphming, stowing (including dunnage 92 shifting boards, excepting any already on board), unloading, 93 ghing, tallying and delivery of cargoes, surveys on hatches, any 94 er survey on cargo, meals supplied to officials and men in their 95 vice at the rate per man per meal indicated in Boxes 37 and 38, 96 pectively, and all other charges and expenses whatsoever. 97 go Gear 98 ropes, slings and special runners actually used for loading and 99 harging and any special gear, including special ropes, hawsers 100 chains required by the custom of the port for mooring to be for 101 102 Charterers' account unless already on board. The Vessel Is fitted h cargo handling gear as specified in Box 22. 103 s gear is to be kept in full working order for immediate use, the 104 arterers however to give sufficient notice of their intention to use 105 vv lift gear. 106 107 rao Gear Certiflcate e Owners guarantee the Vessel possesses cargo gear register and 108 tificates in compliance with requirement of International Labour 109 anization Convention No. 32. 110 el Consumption in Port 111 e Vessel's normal fuel consumption whilst in port working all 112 go gear is about the number of tons stated in Box 23 per 24 hours. 113 114 Bunkers e Charterers at port of delivery and the Owners at port of re-115 very to take over and pay for all fuel remaining in the Vessel's 116 kers at 117 current price, at the respective ports* 118 a fixed price per ton* 119 120 tate alternative agreed in Box 24). e Vessel to be delivered with not less than the number of tons 121 I not exceeding the number of tons stated in Box 25 in the 122 sel's bunkers. 123 e Vessel to be re-delivered with not less than the number of tons 124 I not exceeding the number of tons stated in Box 26 in the 125 sel's bunkers. 126 Hire 127 e Charterers to pay as hire the rate stated in Box 27 128 per 30 days* 129 per day*, 130 nmencing in accordance with Clause 1 until her re-delivery to the 131

132

This document is a computer generated LINERTIME form printed by authority of BIMCO. Any insertion or deletion to the form must be clearly visible. In the event of any modification made to the pre-printed text of this document which is not clearly visible, the text of the original BIMCO approved document shall apply. BIMCO assumes no responsibility for any loss, damage or expense as a result of discrepancies between the original BIMCO approved document and this computer generated document.

	100	
(* state alternative agreed in Box 27).	133	11. Bills of Lading
		The Charterers to have the option of using their own regular Bill of
Payment	134	Lading form. The Bill of Lading to contain Paramount Clause in-
Payment of hire to be made in cash, in the currency stated in Box 28	135	corporating Hague Rules legislation, the Amended Jason Clause and
without discount, every 30 days, in advance, and in the manner	136	the Both-to-Blame Collision Clause.
prescribed in Box 28.	137	
In default of payment the Owners to have the right of withdrawing	138	12. Responsibility
the Vessel from the service of the Charterers, without noting any	139	The Charterers shall keep and care for the cargo at loading and
protest and without interference by any court or any other formality	140	discharging ports, arrange for any transhipment, and deliver the
whatsoever and without prejudice to any claim the Owners may	141	cargo at destination.
otherwise have on the Charterers under the Charter.	142	The Charterers shall load, stow, trim and discharge the cargo at
		their expense under supervision of the Master who shall sign Bills
Last Hire Payment	143	of Lading as presented, in conformity with Mate's or tally clerk's
Should the Vessel be on her voyage towards port of re-delivery at	143	receipts. The Charterers shall be responsible for the accuracy of
		all statements of fact in such Bills of Lading.
time a payment of hire is due, said payment to be made for such	145	The Owners shall be liable for claims in respect of cargo arising or
length of time as the Owners or their Agents and the Charterers or	146	resulting from:
their Agents may agree upon as estimated time necessary to com-	147	a) Failure on their part properly and carefully to carry, keep and
plete the voyage, taking into account bunkers to be taken over by	148	care for the cargo while on board.
the Vessel and estimated disbursements for the Owners' account	149	b) Unreasonable deviation from the voyage described in the Bills of
before re-delivery and when the Vessel is re-delivered any difference	150	Lading unless such deviation is ordered or approved by the Char-
to be refunded by the Owners or paid by the Charterers, as the case	151	terers.
may require.	152	
		c) Lack of due diligence on their pair before and at the beginning of each voyage to make the Vessel seaworthy but claims arising or
8. Re-delivery	153	
The Vessel to be re-delivered on the expiration of the Charter in	154	resulting from faulty preparation of the holds and/or tanks of the
the same good order as when delivered to the Charterers (fair wear	155	Vessel or from bad stowage of the cargo not affecting the trim or
and tear excepted) at a safe and ice-free port in the Charterers'	156	stability of the Vessel on salling shall be the Charterers' liability.
option in the place or within the range stated in Box 29 between	157	Except as aforesaid the Charterers shall be liable for all cargo
7 a.m. and 10 p.m., and 7 a.m. and noon on Saturday, but the day	158	claims.
of re-delivery shall not be a Sunday or legal Holiday.	159	If the cargo is the property of the Charterers, the Owners shall have
Repairs for the Charterers' account as far as possible to be effected	160	the same responsibility as they would have had under this Clause
simultaneously with dry-docking or annual repairs, respectively; If	161	had the cargo been the property of a third party and carried under
any further repairs are required, for time occupied in effecting	162	a Bill of Lading incorporating the Hague Rules.
such repairs the Owners to receive compensation at the hire agreed	163	The Charterers shall be liable for Customs or other fines or penalties,
in this Charter. The Charterers always to be properly notified of the	∧ 164 C	whether or not lawfully levied or imposed, relating to the cargo or
time and place when and where repairs for their account will be	165	other property or persons carried with Charterers' approval or to
performed.	166	the acts or omissions of the owners of the cargo.
		Claims for death and personal injury shall be borne by the Owners
Nation	1 test	unless caused by the act, neglect or default of the Charterers, their
Notice	167	servants or agents including stevedores and all others for whom
The Charterers to give the Owners not less than the number of days'	168	Charterers are responsible under this Charter.
preliminary and the number of days' final notice as stated in Box 30	169	If for any reason the Owners or the Charterers are obliged to pay
of the port of re-dellvery and the date on which the Vessel Is ex-	170	any claims, Customs or other fines or penalties, for which the other
pected to be ready for re-delivery. The Charterers to keep the Owners	171	party has assumed liability as above, that other party hereby agrees
closely advised of possible changes in the Vessel's position.	172	to indemnify the Owners or Charterers as the case may be against
Should the Vessel be ordered on a voyage by which the Charter	173	all loss, damage or expenses arising or resulting from such claims.
period may be exceeded the Charterers to have the use of the Vessel	174	However, the Owners' indemnity to the Charterers under this clause
to enable them to complete the voyage. provided it could be reason-	175	shall be restricted in that amount to which the Owners' liability
ably calculated that the voyage would allow re-delivery about the	176	would have been limited had they been sued directly.
time fixed for the termination of the Charter, but for any time	177	
exceeding the termination date the Charterers to pay the market rate	178	13. Exceptions
if higher than the rate stipulated herein.	179	As between the Charterers and the Owners, the responsibility for
		any loss, damage, delay or failure in performance of this Charter,
9. Cargo Space	180	not dealt with in Clause 12, to be subject to the following mutual
The whole reach and burden of the Vessel, including lawful deck-	181	exceptions:
capacity to be at the Charterers' disposal, reserving proper and suf-	182	Act of God, act of war, civil commotions, strikes, lock-outs, restraint
ficient space for the Vessel's Master, Officers, Crew, tackle, apparel,	183	of princes and rulers, quarantine restrictions.
furniture, provisions and stores.	184	Further, such responsibility upon the Owners to be subject to the
	104	following exceptions:
	10-	
10. Master	185	Any act or neglect by the Master, pilots or other servants of the
The Charterers to give the necessary sailing instructions, subject to	186	Owners in the navigation or management of the Vessel, fire or ex- plosion not due to the personal fault of the Owners or their Manager
the structure of the state of	107	Diosion not que to the delsonal fault of the Owners of their Manader

the limits of the Charter

sistance with the Vessel's Crew.

The Master to be under the orders of the Charterers as regards em-

ployment, agency, or other arrangements. The Master to prosecute

all voyages with the utmost despatch and render customary as-

The Master and Engineer to keep full and correct logs including

If the Charterers have reason to be dissatisfied with the conduct of

the Master, Officers, or Engineers, the Owners on receiving parti-

culars of the complaint, promptly to investigate the matter. and, if

necessary and practicable, to make a change in the appointments.

scrap logs accessible to the Charterers or their Agents.

213 ir part properly and carefully to carry, keep and 214 215 o while on board. deviation from the voyage described in the Bills of 216 ch deviation is ordered or approved by the Char-217 218 ligence on their part before and at the beginning 219 o make the Vessel seaworthy but claims arising or 220 Ity preparation of the holds and/or tanks of the 221 ad stowage of the cargo not affecting the trim or 222 essel on salling shall be the Charterers' liability. 223 aid the Charterers shall be liable for all cargo 224 225 property of the Charterers, the Owners shall have 226 sibility as they would have had under this Clause 227 on the property of a third party and carried under 228 corporating the Hague Rules. 229 hall be liable for Customs or other fines or penalties. 230 wfully levied or imposed, relating to the cargo or 231 persons carried with Charterers' approval or to 232 233 sions of the owners of the cargo. and personal injury shall be borne by the Owners 234 y the act, neglect or default of the Charterers, their 235 236 ts including stevedores and all others for whom esponsible under this Charter. 237 the Owners or the Charterers are obliged to pay 238 oms or other fines or penalties, for which the other 239 ed liability as above, that other party hereby agrees 240 Owners or Charterers as the case may be against 241 or expenses arising or resulting from such claims. 242 ners' indemnity to the Charterers under this clause 243 d in that amount to which the Owners' liability 244 limited had they been sued directly. 245 246 Charterers and the Owners, the responsibility for 247 e, delay or failure in performance of this Charter, 248 Clause 12, to be subject to the following mutual 249 250 of war, civil commotions, strikes, lock-outs, restraint 251 lers, quarantine restrictions. 252 sponsibility upon the Owners to be subject to the 253 254 ons: ct by the Master, pilots or other servants of the 255 Owners in the navigation or management of the Vessel, fire or ex-256 plosion not due to the personal fault of the Owners or their Manager, 257 collision or stranding, unforeseeable breakdown or any latent defect 258 in the Vessel's hull, equipment or machinery. 259 260 The above provisions in no way to affect the provisions as to suspension of hire in this Charter. 261 262 14. Suspension of Hire, etc. In the event of dry-docking or other necessary measures to main-263 (A) tain the efficiency of the Vessel, deficiency of men or Owners' stores, 264 strike of Master, Officers and Crew, breakdown of machinery, damage 265 to hull or other accident, either hindering or preventing the working 266

of the Vessel and continuing for more than the number of con-

198

199

200

201

202

203

204 205

206

207

208

209

210

211

212

267

This document is a computer generated LINERTIME form printed by authority of BIMCO. Any insertion or deletion to the form must be clearly visible. In the event of any modification made to the pre-printed text of this document which is not clearly visible, the text of the original BIMCO approved document shall apply. BIMCO assumes no responsibility for any loss, damage or expense as a result of discrepancies between the original BIMCO approved document and this computer generated document.

187

188

189

190

191

192

193

194

195

196

197

secutive hours indicated in Box 31, no hire to be paid in respect of	268
any time lost thereby during the period in which the Vessel is unable	269
to perform the service immediately required.	270
Should the Vessel deviate or put back during a voyage, contrary to	271
the orders or directions of the Charterers, for any reason other than	272
accident to the Cargo, the hire to be suspended from the time of	273
her deviating or putting back until she is again in the same or	274
equidistant position from the destination and the voyage resumed	275
therefrom.	276
	270
Minch Preskdour	077
Winch Breakdown	277
In the event of a breakdown of a winch or winches, not caused by	278
carelessness of shore labourers, the time lost to be calculated pro	279
rata for the period of such inefficiency in relation to the number of	280
winches required for work. If the Charterers elect to continue work,	281
the Owners are to pay for shore appliances in lieu of the winches,	282
but in such cases the Charterers to pay full hire.	283
Any hire paid in advance to be adjusted accordingly.	284
Detention for Charterers' Account	285
(B) In the event of the Vessel being driven into port or to anchorage	286
through stress of weather, trading to shallow harbours or to rivers	287
or ports with bars or suffering an accident to her cargo, any de-	288
tention of the Vessel and/or expenses resulting from such detention	289
to be for the Charterers' account even if such detention and/or	290
expenses, or the cause by reason of which either is incurred, be	291
due to, or be contributed to by, the negligence of the Owners'	292
servants.	293
Dry-docking	294
Owners to give the Charterers at least four weeks notice of their	295
intention of dry-docking the ship for bottom painting and normal	296
maintenance work and actual time and place for such dry-docking	297
to be mutually agreed.	298
	200
15. Cleaning Boilers, etc.	299
Cleaning of boilers or opening of pistons whenever possible to be	300
done during service, but if impossible the Charterers to give the	301
Owners necessary time for such work at an interval of not less than	302
three months for this purpose. Should the Vessel be detained beyond	303
the number of hours stated in Box 32 hire to cease until again	304
S (
ready. The Owners or the Master to give the Charterers reasonable	3 05 306
notice of their intention to clean boilers or open pistons.	300
	~
16. Advances	307
The Charterers or their Agents to advance to the Master, if required,	308
necessary funds for ordinary disbursements for the Vessel's account	309
at any port charging only one per cent. commission, such advances	310
to be deducted from hire, unless other agreement is made according	311
to Box 33.	312
\sim)	
17. Excluded Ports	313
The Vessel not to be ordered to nor bound to enter:	314
(a) any place where fever or epidemics are prevalent or to which the	315

1

The Vessel not to be ordered to nor bound to enter:	314
(a) any place where fever or epidemics are prevalent or to which the	315
Master, Officers and Crew by law are not bound to follow the Vessel;	316

Ice

(b) any ice-bound place or any place where lights, lightships, marks and buoys are or are likely to be withdrawn by reason of ice on the	318 319
Vessel's arrival or where there is risk that ordinarily the Vessel will not	320
be able on account of Ice to reach the place or to get out after	321
having completed loading or discharging. The Vessel not to be	322
obliged to force ice, nor to follow ice-breakers when inwards bound.	323
If on account of ice the Master considers it dangerous to remain	324
at the loading or discharging place for fear of the Vessel being	325
frozen in and/or damaged, he has liberty to sail to a convenient	326
open place and await the Charterers' fresh instructions.	327
Detention through any of above causes to be for the Charterers'	328
account.	329
18. Loss of Vessel	330

Should the Vessel be lost or missing, hire to cease from the date

when she was lost. If the date of loss cannot be ascertained half 332 hire to be paid from the date the Vessel was last reported until the 333 calculated date of arrival at the destination. Any hire paid in ad-334 335 vance to be adjusted accordingly.

19. Overtime

The Vessel to work day and night If required. The Charterers to pay 337 Owners a lumpsum per 30 days as indicated in Box 34 or pro rata 338 for any overtime to Officers and Crew, unless' other agreement is 339 made according to Box 34. 340

336

398

20 1 14

	20. Lien	341
	The Owners to have a lien upon all cargoes and sub-freights be-	342
	longing to the Time-Charterers and any Bill of Lading freight for	343
	all claims under this Charter, and the Charterers to have a lien on	344
	the Vessel for all moneys paid in advance and not earned.	345
	The Charterers will not suffer, nor permit to be continued any lien	346
	or encumbrance incurred by them or their Agents, which might have	347
	priority over the title and interest of the Owners in the Vessel.	348
	21. Salvage	349
	All salvage and assistance to other vessels to be for the Owners'	350
	and the Charterers' equal benefit after deducting the Master's and	351
	Crew's proportion and all legal and other expenses including hire	352
	paid under the Charter for time lost in the salvage, also repairs of	353
	damage and fuel consumed. The Charterers to be bound by all	354
	measures taken by the Owners in order to secure payment of salvage	355
	and to fix its amount.	356
	22. Sublet	357
	The charterers to have the option of subletting the Vessel, giving	358
	due notice to the Owners, but the original Charterers always to	359
	remain responsible to the Owners for due performance of the	360
	Charter.	361
>	\rightarrow .	
	23. War	362
	(A) The Vessel unless the consent of the Owners be first obtained	363
-	not to be ordered nor continue to any place or on any voyage nor	364
>	be used on any service which will bring her within a zone which	365
	is dangerous as the result of any actual or threatened act of war,	366
	war, hostilities, warlike operations, acts of piracy or of hostility or	367
	malicious damage against this or any other vessel or its cargo by	368
	any person, body or State whatsoever, revolution, civil war, civil	369
	commotion or the operation of international law, nor be exposed in	370
	any way to any risks or penalties whatsoever consequent upon the	371
	imposition of Sanctions, nor carry any goods that may in any way	372
	expose her to any risks of seizure, capture, penalties or any other	373
	interference of any kind whatsoever by the belligerent or fighting	374
	powers or parties or by any Government or Ruler.	375
	(B) Should the Vessel approach or be brought or ordered within	376
	such zone, or be exposed in any way to the said risks,	377
	1) the Owners to be entitled from time to time to insure their interests	378
	in the Vessel and/or hire against any of the risks likely to be in-	379
	volved thereby on such terms as they shall think fit, the Charterers	380
	to make a refund to the Owners of the premium on demand; and	381
	2) notwithstanding the terms of Clause 14 hire to be paid for all	382
	time lost including any lost owing to loss of or injury to the Master, Officers or Crew or to the action of the Crew in refusing to proceed	383 384
	5 1	385
	to such zone or to be exposed to such risks, (C) In the event of the wages and/or war bonus of the Master, Officers	386
	and/or Crew or the cost of provisions and/or stores for deck and/or	387
	engine room and/or insurance and/or war risk insurance premiums	388
	being increased by reason of or during the existence of any of the	389
	matters mentioned in Section (A) the amount of any increase to be	390
	added to the hire and paid by the Charterers on production of the	391
	Owners' account therefor, such account being rendered monthly.	392
	(D) The Vessel to have liberty to comply with any orders or directions	393
	as to departure, arrival, routes, ports of call, stoppages, destination,	394
	delivery or in any other wise whatsoever given by the Government	395
	of the nation under whose flag the Vessel sails or any other Govern-	396
	ment or any person (or body) acting or purporting to act with the	397
	authority of such Government or by any committee or percen having	308

authority of such Government or by any committee or person having

This document is a computer generated LINERTIME form printed by authority of BIMCO. Any insertion or deletion to the form must be clearly visible. In the event of any modification made to the pre-printed text of this document which is not clearly visible, the text of the original BIMCO approved document shall apply. BIMCO assumes no responsibility for any loss, damage or expense as a result of discrepancies between the original BIMCO approved document and this computer generated document.

331

317

399

400

401

402

403

404

405

406

407

408

409

410

411

412 413

414

415

416

417

418

419

420

421

422

423

433

434

435

436

437

438

439

under the terms of the war risks insurance on the Vessel the right to give any such orders or directions.

(E) In the event of the outbreak of war (whether there be a declaration of war or not) between any two or more of the following countries: the United Kingdom, the United States of America, France, the Union of Soviet Socialist Republics, the People's Republic of China or

in the event of the nation under whose flag the Vessel sails becoming involved in war (whether there be a declaration of war or not)

either the Owners or the Charterers may cancel this Charter, whereupon the Charterers shall re-deliver the Vessel to the Owners in accordance with Clause 8, if she has cargo on board after discharge thereof at destination or if debarred under this clause from reaching or entering it at a near open and safe port as directed by the Owners, or if she has no cargo on board, at the port at which she then is or if at sea at a near open and safe port as directed by the Owners. In all cases hire shall continue to be paid in accordance with Clause 7 and except as aforesaid all other provisions of this Charter shall apply until re-delivery.

(F) if in compliance with the provisions of this clause anything is done or is not done, such not to be deemed a devision. Section (C) is optional and should be considered deleted unless agreed according to Box 35.

24. General Average

General Average to be settled in the place stated in Box 36 according	424
to York/Antwerp Rules, 1974. Hire not to contribute to General	425
Average.	426
C C C C C C C C C C C C C C C C C C C	
25. Fumigation	427
Expenses in connection with fumigations and/or quarantine ordered	428
because of cargoes carried or ports visited while the Vessel is	429
employed under thle Charter to be for the Charterers' account. Ex-	430
penses in connection with all other fumigations and/or quarantine	431
to be for the Owners' account.	432

26. Funnel Mark

The Charterers to have the option of painting the Vessel's funnel in their own colours, but the Vessell to be re-delivered with the Owners' colours. Painting and repainting to be for the Charterers' account and time to count. The Charterers also to have the option of flying their house flag during the currency of this Charter.

27. Supercargo

jj-	
The Charterers to have the option of placing a Supercargo on board,	440
they paying the price stated in Box 37 per day for logging and	441
victualling at the Master's table.	442
28. Meals	443
The Owners to victual pilots and Customs officers and also, when	444

The Owners to victual pilots and Customs officers and also, when444authorised by Charterers or their Agents, to victual tally clerks,445

stevedores' foremen, cherterers' guests, etc., the Charterers paying446the price stated in Box 38 per man per meal, for all such victualling.447

448

449

450

451

452

488 489

490 491

29. Light

The Owners to supply light on deck and in holds, as on board at all times, free of expense to the Charterers, unless electrical clusters from shore are compulsory, in which case same to be for the Charterers' account.

30. Stevedoring Damage	453
The Owners to instruct the Master to report in writing to the Super-	454
cargo, if on board, and to the Charterers and/or their Agents at the	455
port involved, about any stevedoring damage caused to the Vessel.	456
Such reports to be made immediately after the damage is done	457
unless the damage could not be detected at once in spite of close	458
supervision of the stevedoring	459
31. Ballast	460
If any ballast is required, all expenses for same, including time used	461
in loading and discharging, to be for the Owners' account.	462
32. Arbitration	463
Any dispute arising under the Charter to be referred to arbitration	464
in London, one Arbitrator to be nominated by the Owners and the	465
other by the Charterers, and in case the Arbitrators shall not agree	466
then to the decision of an Umpire to be appointed by them, the	467
award of the Arbitrators or the Umpire to be final and binding upon	468
both parties.	469
If either of the appointed Arbitrators refuses to act, or is incapable	470
of acting, or dies, the party who appointed him may appoint a new	471
Arbitrator in his place.	472
If one party fails to appoint an Arbitrator, either originally, or by	473
way of substitution as aforesaid, for seven clear days after the other	474
party, having appointed his Arbitrator, has served the party making	475
default with notice to make the appointment, the party who has	476
appointed an Arbitrator may appoint that Arbitrator to act sole	477
Arbitrator in the reference and his award shall be binding on both	478
parties if he had been appointed by consent.	479
33. Commission	480
The Owners to pay a commission at the rate stated in Box 39 to the	481
party mentioned in Box 39 on any hire paid under the Charter but	482
in no case less than is necessary to cover the actual expenses of	483
the Brokers and a reasonable fee for their work. If the full hire is	484
not paid owing to breach of Charter by either of the parties the	485
party liable therefor to indemnify the Brokers against their loss of	486
commission.	487

Should the parties agree to cancel the Charter, the Owners to indemnify the Brokers against any loss of commission but in such case the commission not to exceed the brokerage on one year's hire.

This document is a computer generated LINERTIME form printed by authority of BIMCO. Any insertion or deletion to the form must be clearly visible. In the event of any modification made to the pre-printed text of this document which is not clearly visible, the text of the original BIMCO approved document shall apply. BIMCO assumes no responsibility for any loss, damage or expense as a result of discrepancies between the original BIMCO approved document and this computer generated document.