Responsibilities:

Documents: n/a



Quality Management System

Credit Account Application

Please Complete and return via email to keeley@milleniumcargo.com

Company Details:

Full Trading Name:

Address:

Post Code:

Registered Address (If different to above):

Post Code:

Company Registration No:

No. of Years Established:

Payment Controller:

Name:

Telephone:

Fax:

Email:

Trade Reference 1:

Name:

Address:

Postcode:

Email:

PR.30 Credit Account Application Form

Responsibilities:

Documents: n/a

M
Millennium Cargo

Quality Management System

Trade Reference 2:		
Name:		
Address:		
Postcode:		
Email:		
Bank Details:		
Branch:		
Address:		
Account No:		
Sort Code:		

Credit Required (Per Month):

Declaration on behalf of Applicant

On behalf of the above company in whose name I am authorised to make such applications and undertakings, apply for credit facilities as stated. We agree to adhere to the payment terms of Millennium Cargo Services Ltd, payment upon receipt of invoices until such time that written confirmation is received of a credit account along with its terms have been received from Millennium Cargo Services Ltd.

Full Name:

Position:

Signature:

Date:

Responsibilities:

Documents: n/a





FREIGHT ASSOCIATION BIFA STANDARD TRADING CONDITIONS

The Customer's attention is drawn to the Clauses hereof which exclude or limit the Company's liability and those which require the Customer to indemnify the Company in certain circumstances. DEFINITIONS AND APPLICATION

DEFINITIONS AND APPLICATIONS
AND APPLICATIONS
I. In these Conditions:
"Company" is the BIFA Member trading under these Conditions.
"Person" includes persons or any Body or Bodies Corporate.
"The Owner" means the Owner of the goods (including any packaging, containers or equipment) to which any business concluded under these Conditions relates and any other person who is or may become interested in them.
"Customer" means any person at whose request or on whose behalf the Company undertakes any business concluded under these Conditions relates and any other person who is or may become interested in them.
"Customer" means any person at whose request or on whose behalf the Company undertakes any business or novides advice, information or services.
(A) Subject to Sub-Paragraph (B) below, all and any advittiges of the Company in the course of business whether gratuitous or not are undertaken subject to these Conditions. (B) If any legislation is compulsorily applicable to any business undertaken, these
Conditions shall, as regards such business, be read as subject to such legislation and rinking in these Conditions shall be construed as a surrender by the Company of any of its rights or immunities or as an increase of any of its responsibilities or liabilities under such legislation to any extent such part shall as regards such business be overridden to that extent and no further.
3. The Customer warrants that he is either the Owner or the authorised Agent of the Owner and also that he is accepting these conditions not only for himself but also as Agent for and on behalf of the Owner. (A) Subject to Clauses 11 and 12 below, the Company shall be entitled to procure any or all of its services as an Agent or to provide those services as a Principal. (B) The Company shall on demand by the Customer provide evidence of any Contract entered into as Agent for the Customer. Insofar as the Company may be in default of this obligation, it shall be deemed to have contracted with the Customer as a Principal for the performance of the Customer's instructions. S. When the Company contracts as a Principal for any services, it shall have for perform such services itself or b) to subcontract the whole or any part of such services to third partice, lincluding the Company's own parent, subsidiary, or associated the Company contracts of the Company's own parent, subsidiary, or associated the Company contracts of the Company's own parent, subsidiary, or associated the Company contracts of the Company's own parent, subsidiary, or associated the Company's own parent, su

The as Agent for the Customer. Insolar as the Company may be in default of this obligation. It shall be deemed to have contracted with the Customer as a Principal for the performance of the Customer's astructions.
S. When the Company contracts as a Agent on behalf of the Customer, the Company south services itself or b) to subcontract the whole or any part of such services to third parties (including the Company) source march, subsidiary, or associated companies).
S. When the Company acts as an Agent on behalf of the Customer, the Company shall be entitled (and the Customer hereby expressly authorises the Company) to enter into all such Contracts on behalf of the Customer as may be necessary or desirable to fullite to Customer for and at the expression, route and proceed in in thoused in the handling, storage and transportation of goods.
A. (A) Subject to Sub-Clause (B) hereof, the Company shall have a general lien on all goods and Goods in fts possession, custody or control for all sums due at any time from the Customer or Owner, and shall be entitled to sell or disposed of such goods in the goods on documents as Agent or the Company and the costs of asia or disposal the Company shall have ageneral lien on all goods in the goods on documents.
O. All the company shall be entitled to relatin and the pad all brokenges, commissions, allwances and other renumerations customarily relatined by oralid to Freight Forwardes.
O. (A) If delivery of the goods on table possible for doings and docubmert he liability of the Company in any thereofs, the Company in the Customer or Mark at the time and place when and where the Company any is entitled to all upon such services and where the Company shall be entitled at the express of the Customer or Wark at the time and place when and where the Company and here cost of such storage if paid for or payable by the Company or any Agent or Sub-Contractor of the customer or the tassociate and the paid all brokenages, commissions, al

proving s 15. Exce

proving such vaiver shall be on the Customer. 15. Except following instructions previously received in writing and accepted by the Company, the Company will not accept or deal with goods of a dangerous or damaging nature, nor with goods likely to harbour or encourage vermin or other pests, nor with goods liable to taint or affect other goods. If such goods are accepted pursuant to a special arrangement and then in the opinion of the Company they constitute a risk to other goods, property, life or health, the Company shall where reasonably practicable contact the Customer, but reserves the right at the expense of the Customer to remove or otherwise deal with the goods. 16. Where there is a choice of rates according to the extent or degree of the liability assumed by carriers, warehousemen or others, no declaration of value where optional will be made except under special arrangements previously made in writing @ BIFA 2000.

THE CUSTOMER

 THE CUSTOMER

 17. The Customer warrants:

 (A) hat the description and particulars of any goods furnished by or on behalf of the Customer are full and accurate (B) that all goods have been properly and sufficiently prepared, packed, stowed, labelled and/or marked, and that the preparation, packing, stowage, labelling and marking are appropriate to any operations or transactions affecting the goods and the characteristics of the goods.

 (C) that where the Company receives the goods from the Customer already stowed in or on a container, trailer, traiker, or any other device specifically constructed for the carriage of goods by land, sea or air (each hereafter individually referred to as "the transport unit"), the transport unit is in good condition, and is suitable for the carriage to the intended destination of the goods lace 15 above deliver to the Company or ause the Company to deal with or handle goods of a dangerous or damaging nature, or goods likely to harbour or encourage vermin or other pests, or goods liable to tain or affect other goods, he shall be liable for all gains tan D incerto. Servant, or Employee of the Company version in whose custody they may be at any relevant time shall bink fit.

 19. The Customer shall save that no clains shall be made agains and D incerto. Servant, or Employee of the Company weith preses or attemptits to impose upon them any liability in connection with any services which are the subject of these Conditions and if any such claim should nevertheless be made, to indemntly the Customer admass that no clains should nevertheless that no clains independent of the second sing out of the Company against and D incerto. Servant, or Employee of the Company versits to impose upon them any liability asometer of any Warranty contained in these Conditions of the the escond sing out the Customer admass any Dintendition and agai

23. Where liability for General Average arises in connection with the goods, the Customer shall prompt young security to the Company for the using once party designance or the company, in the company, including the company is unable to prevent by the exercise of reasonable diligence; (8) any cause or event which the Company is unable to avoid and the consequences whereof the Company is unable to prevent by the exercise of reasonable diligence; (8) any cause or event which the Company is unable to avoid and the consequences whereof the Company is unable to prevent by the exercise of reasonable diligence; (8) any cause or event which the Company is unable to avoid and the consequences whereof the Company is unable to prevent by the exercise of reasonable diligence; (8) any cause or event which the Company is unable to avoid and the consequences whereof the Company is unable to prevent by the exercise of reasonable diligence; (9) any cause to a the add to vanged and the consequences whereof the Company is unable to avoid and the consequences whereof the Company is unable to avoid and the consequences whereof the company is unable to avoid and the consequences of which the shall not exceed(i) in the case of claims for loss or damage of undows?
27. (A) subject to clause 2(B) and 11(B) above and sub-clause (D) below the Company is liability for various and the event and on two prevents and the to avoid a date of goods.
27. (A) subject to clause 2(F) and ther claims: (a) the value of the goods the subject of the relevant transaction, or (b) as umat the rate of two Specific and and the event and addition and prevent should have been shipped. The value of Spoce shall be clause 2(F) above.
27. For the purposes of Clause 27(A) the value of the goods shall be therivature or anny addition clause 2(F) above.
27. (b) Subject to Clause 2(F) above and Sub-Clause 2(F) above and Sub-Clause 2(F) above.
28. (A) Any claim by the Company shall in (F) (f) closs or damage as a resul

act or contract to which they apply shall be governed by English Law and any dispute arising out of any act or contract to which these conditions apply shall be subject to the exclusive jurisdiction of the English Courts