In case of discepancy between the English test and Durch test, the Durch test will great). Where the Market Solution of the So	GENERAL FORWARDING CONDITION- TRANSLATION OF DUTCH GENERAL CONDITIONS.	CAVALIER LOGISTICS CARIBBEAN B.V.
Article 1. The generation conduction that happy tay to prove on the control to the tay of the control to the contrel to the control to the control to the contrel to the control to	In case of discrepancy between the English text and Dutch text, the Dutch text will prevail.	(herein after called CAVALIER)
All prices quoted and agreed shall be based on the rates, wages, and costs incidental to social socurity add/or other provisions of law, freight and exchange rates applying at the time of quotation or contract. received from thin the himself had carried out the contract concluded by him, less the damages which the principal may have received from the carrier. Autical 3. coursed. CAVALIER must be able to prove the change(s). Artical 3. Payment Artical 3. Payment Artical 4. the principal shall pay to CAVALIER the agreed remuneration and other resulting costs, freights, rights, etc., ensuing from the contract and/or these conditions, shall able due for forward ent expectively. The first of exchange rate fluctuations shall be core by the principal. For work of a special nature, unusual job or work requiring a special amount of time or effort, and detional credit limit charge. If in contravention of paragraph 1 of this article. CAVALIER allows deferred payment, favor and atter fertor, such as demurrage, etc., shall be borne by the principal. Artical 4. In the event of loading and/or unloading time being inadequate - regardless of the cause thereof - all costs resulting there from, such as demurrage, etc., shall be borne by the principal. Free intervent on date regulational credit limit charge. In the event of loading and/or unloading time being inadequate - regardless of the cause thereof - all costs resulting there from, such as demurrage, etc., shall be borne by the principal. Free/minical - Bayered forwartid and in their contex of the contract and/or these conditions, shall able contex out where the principal is and	Applicability Article 1.These general conditions shall apply to any form of service which CAVALIER as the forwarder shall perform. Within the framework of these general conditions the term forwarder must not be understood exclusively to mean the forwarder as contemplated in Book 8 of the Netherlands Antilles Civil Code. The party ordering CAVALIER to carry out operations and activities shall be considered the principal of CAVALIER, regardless of the agreed mode of payment. With respect to the operations and activities, such as those of shipbrokers, stevedores, carriers, insurance agents, warehousing and superintending firms etc. which are carried out by CAVALIER, the conditions customary in the particular trade, or conditions stipulated to be applicable, shall also be applicable. CAVALIER may at any time declare applicable provisions from the conditions stipulated by third parties with whom he has made contracts for the purpose of carrying out the orders given to him. CAVALIER may have his orders and/or the work connected therewith carried out by third parties or the servants of third parties. In so far as such third parties or their servants bear statutory liability towards the CAVALIER principal, it is stipulated on their behalf that in doing the work for which CAVALIER employs them they shall be regarded as solely in the employ of CAVALIER All the provisions (inter alia) regarding non-liability and limitation of liability and also regarding indemnification of CAVALIER as described here in shall apply to such persons. Instructions for delivery C.O.D., against banker's draft etc., shall be deemed to be forwarding work.Contract Article 2.	Article 16. If the goods are not delivered without delay at the place of destination in the state in which they were tendered, CAVALIER, in so far as he has carried out a contract of transport himself which he was to conclude with a third party, is obliged to notify this forthwith to the principal who has notified him of the damage. If CAVALIER fails to make notification as referred to in the first paragraph and if as a result thereof he has not been called upon as a carrier in time, he shall, in addition to being liable for payment of the further damage sustained by the principal as a result thereof, be liable to pay compensation equal to the damages he would have had to pay, if he had been called upon as a carrier in time. If the goods are not delivered without delay at the place of destination in the state in which they were tendered, CAVALIER, in so far as he has not carried out a contract of transport himself which he was to conclude with a third party, is obliged to inform the principal forthwith which contracts of transport he has entered into to fulfill his obligation. He is also obliged to put at the disposal of the principal all documents in his possession or which he can reasonably supply, at any rate in so far as they may be used to claim damages sustained. As from the point of time at which he informs CAVALIER unequivocally that he wishes to exercise such rights and powers, the principal shall obtain as against the party with whom CAVALIER has conducted business the rights and powers to which he would have been entitled if as a shipper he had concluded the contract himself. He shall be free to take legal action in this matter if he submits a statement to be issued by CAVALIER - or in case CAVALIER has gone into compulsory liquidation, by the liquidator of CAVALIER - that between him and CAVALIER with respect to the goods a contract for the carriage thereof was concluded. If CAVALIER fails to comply with an obligation as referred to in the third paragraph, he shall, in additi
Article 3. (FAVALIER charges all-in or fixed rates, as the case may be, these rates shall be deemed to include all costs that in the normal procedure of handling the order are for the account of CAVALIER charges all-in or fixed rates, shall not include at any rate: duties, taxes and levies, consular and attestation fees, cost of preparing bank guarantees and insurance frequencing a special anount of time or effort, an additional costs arise, unusual job or work requiring a special anount of time or effort, an additional cost arise, the second time being inadequate - regardless of the cause thereof - all costs resulting there from, such as demurage, etc., shall be borne by the principal demont the immediately upon notice to that effect or, as the thereof - all costs resulting there from, such as demurage, etc., shall be borne by the principal demont the immediately upon notice to that effect or, as the thereof - all costs resulting there from, such as demurage, etc., shall be borne by the principal demont the immediately upon notice to that effect or, as the thereof - all costs resulting there from, such as demurage, etc., shall be borne by the principal demont the immediational costs arising whenever carriers by virtue of any kind shall be arranged only upon specific instructions in writing at the principal size prease and risk. The risks to be covered shall be charly stated. A mere statement principal is and or in kind the principal segrets and risk. The risks to be covered shall be bound - if so requested to CAVALER shall not be responsible as regards the choice of the insurer and the latter's colored in weight in demand to provide security in the form of a bond with sureties on of frequest in conformation of should where he already has to provide or has provided security in the form of a bond with sureties on of frequest in accompare boiling or or the were normading any the amount for which the adinor of abond with sureties. Arti	All prices quoted and agreed shall be based on the rates, wages, and costs incidental to social security and/or other provisions of law, freight and exchange rates applying at the time of quotation or contract. Upon any change in any or more of these factors the quoted or agreed prices shall likewise be altered in accordance therewith and retroactively to the time such change	received from him if he himself had carried out the contract concluded by him, less the
include all costs that in the normal procedure of handling the order are for the account of CAVALIER Unless provided otherwise, all-in or fixed rates shall not include at any rate: duties, taxes and levies, consular and attestation fees, cost of preparing bank guarantees and insurance premiums. For work of a special nature, unusual job or work requiring a special amount of time or effort, an additional reasonable amount may at all times be charged. Article 4. In the event of loading and/or unloading time being inadequate - regardless of the cause which the additional costs resulting mode, etc., shall be borne by the principal, even when CAVALIER has accepted the bill of lading and/or charter party from which the additional costs stress that in the event of loading and/or unloading time being inadequate - regardless of the cause provision in the shipping documents load or unload goods in the eventing, at night, on Staurdays or on Sundays or public holidays, shall not be included in the agreed prefixes, unless provision in the shipping documents load or unload goods in the eventing at night, on Staurdays or on Sundays or public holidays, shall not be included in the agreed prefixes, unless provision in the shipping documents load or unload goods in the eventing at night, on Staurdays or on Sundays or public holidays, shall not be included in the agreed prefixes, unless (or the value is not enough. If CAVALIER has taken out any insurance in his own name he shall be bound - if so requested only to transfer his clims against the insurer to his principal 5 colvenzy. When CAVALIER shall no the includes of the insurer and the latter's solvenzy. When CAVALIER shall no the includes of the insurer and the latter's solvenzy. When CAVALIER has provided security in the form of a bond with sureties on any mount for which the principal is or may be indebted to take out insurance at his principal's expense on the survices on the soute includes. CAVALIER shall be entitied to take and any other such equipment. CAVALIER shall be e	Article 3.	
CAVALIER.Article 5.Insurance of any kind shall be arranged only upon specific instructions in writing at the principal's expense and risk. The risks to be covered shall be clearly stated. A mere statement of the value is not enough.If CAVALIER has taken out any insurance in his own name he shall be bound - if so requested- only to transfer his claims against the insurer to his principal.CAVALIER shall not be responsible as regards the choice of the insurer and the latter's solvency.When CAVALIER uses derricks and any other such equipment for carrying out his orders he shall be entitled to take out insurance at his principal's expense to cover the risk arising of CAVALIER through the use of such equipment.Article 6.Unless agreed otherwise in writing, the supplying to CAVALIER of data required for customs formalities shall imply an order to perform such formalities.Performance of the contract	include all costs that in the normal procedure of handling the order are for the account of CAVALIER Unless provided otherwise, all-in or fixed rates shall not include at any rate: duties, taxes and levies, consular and attestation fees, cost of preparing bank guarantees and insurance premiums. For work of a special nature, unusual job or work requiring a special amount of time or effort, an additional reasonable amount may at all times be charged. Article 4. In the event of loading and/or unloading time being inadequate - regardless of the cause thereof - all costs resulting there from, such as demurrage, etc., shall be borne by the principal, even when CAVALIER has accepted the bill of lading and/or charter party from which the additional nature and higher wages arising whenever carriers by virtue of any provision in the shipping documents load or unload goods in the evening, at night, on Saturdays or on Sundays or public holidays, shall not be included in the agreed prices, unless	The principal shall pay to CAVALIER the agreed remuneration and other resulting costs, freights, duties, etc., ensuing from the contract and/or these conditions, upon arrival or dispatch of goods which are being received or forwarded respectively. The risk of exchange rate fluctuations shall be borne by the principal. The agreed remuneration and other resulting costs, freights, rights, etc., ensuing from the contract and/or these conditions, shall also be due if in the performance of the contract damage has occurred. If, in contravention of paragraph 1 of this article, CAVALIER allows deferred payment, CAVALIER shall be entitled to make an additional credit limit charge. If the principal does not pay the amount due immediately upon notice to that effect or, as the case may be, after lapse of the term of deferred payment, CAVALIER shall be entitled to charge the legal interest in conformity with Articles 6:119 or 6:119a Netherlands Antilles Civil Code. In the event of cancellation or dissolution of the contract, all claims of CAVALIER, with the inclusion of future claims, shall become due and payable forthwith and in full in any case, if: - the principal is involuntarily wound up
Insurance of any kind shall be arranged only upon specific instructions in writing at the principal's expense and risk. The risks to be covered shall be clearly stated. A mere statement of the value is not enough.obligation owed to CAVALIER, ceases to trade or - where the principal is a legal entity or a corporate body - if the legal entity or the corporate body is dissolved. The principal shall be reason of the forwarding contract and upon demand by CAVALIER provide security in the form of a bond with sureties for any amount for which the principal is or may be indebted to CAVALIER the principal is also so obliged where he already has to provide or has provided security in the form of a bond with sureties in connection with the amount owed. CAVALIER shall not be responsible as regards the choice of the insurer and the latter's solvency.obligation owed to CAVALIER, ceases to trade or - where the principal is a legal entity or a corporate body - if the legal entity or the corporate body is dissolved. The principal shall be reason of the forwarding contract and upon demand by CAVALIER provide security in the form of a bond with sureties for any amount for which the principal is or may be indebted to CAVALIER The principal is also so obliged where he already has to provide or has provided security in the form of a bond with sureties in connection with the amount owed. CAVALIER through the use of such equipment. Article 6.Article 6.Unless agreed otherwise in writing, the supplying to CAVALIER of data required for customs formalities shall imply an order to perform such formalities.If CAVALIER has provided security in the form of a bond with sureties out of his own means, he may demand that the principal pay the amount for which security has been provided security in the form of a bond with sureties.	CAVALIER.	disposition over his assets;
formalities shall imply an order to perform such formalities.may demand that the principal pay the amount for which security has been provided security in the form of a bond with sureties.Performance of the contractthe form of a bond with sureties.	Insurance of any kind shall be arranged only upon specific instructions in writing at the principal's expense and risk. The risks to be covered shall be clearly stated. A mere statement of the value is not enough. If CAVALIER has taken out any insurance in his own name he shall be bound - if so requested - only to transfer his claims against the insurer to his principal. CAVALIER shall not be responsible as regards the choice of the insurer and the latter's solvency. When CAVALIER uses derricks and any other such equipment for carrying out his orders he shall be entitled to take out insurance at his principal's expense to cover the risk arising of CAVALIER through the use of such equipment. Article 6.	obligation owed to CAVALIER, ceases to trade or - where the principal is a legal entity or a corporate body - if the legal entity or the corporate body is dissolved. The principal shall be reason of the forwarding contract and upon demand by CAVALIER provide security in the form of a bond with sureties for any amount for which the principal is or may be indebted to CAVALIER The principal is also so obliged where he already has to provide or has provided security in the form of a bond with sureties in connection with the amount owed. CAVALIER shall not be obliged out of his own means to provide security in the form of a bond with sureties, laves and/or other costs should the same be demanded. All the consequences of non-compliance or of failure to comply forthwith with a demand to provide security in the form of a bond with sureties shall be borne by the principal.
Performance of the contract the form of a bond with sureties.		
	Performance of the contract	the form of a bond with sureties.
Article 7. The principal shall at all times be obliged to indemnify the forwarder for any amounts to be levied or additionally demanded by any authority in connection with the order, as well as any		
transport shall be at the option of CAVALIER and may accept at all times the documents customarily used by the firms with which he contracts for the purpose of carrying out his The principal shall also reimburse the said amounts to CAVALIER if a third party called in by	transport shall be at the option of CAVALIER and may accept at all times the documents customarily used by the firms with which he contracts for the purpose of carrying out his	related fines imposed upon CAVALIER The principal shall also reimburse the said amounts to CAVALIER if a third party called in by
orders. CAVALIER N.V demands payment within the framework of the forwarding contract. Article 8. The principal shall at all times indemnify CAVALIER for any amounts as well as for all additional		

The principal Juliance that the general provide provides and the cale of the principal Juliance that the cale of the principal Juliance that the cale of the principal Juliance that the cale of the principal Juliance of Accurrents, CANUER is named to the second second the cale of the principal Juliance of Accurrents, CANUER is an exceeding and the second encoder the second second the principal Juliance of Accurrents, CANUER is an exceeding and the second encoder the second second the principal Juliance of Accurrents, CANUER is an exceeding and the second encoder the second second the principal Juliance of Accurrents, CANUER is an exceeding and the second encoder the second second and the second encoder the second and the second encoder the second second and the second encoder the second and the second enco		
Lability Article 1. At log entrops, in dativities shall be at the principal segment and risk. Micro Total Segment and the second and Labors be has or may at any time have against the principal and/or the diverse segment and labors and log odd, documents and money which here segment and labors and log odd, documents and money which here segment and labors and log odd, documents and money which here segment and labors and there are seen and the purpose thereof may by a sample and risk. CAVALER hall be entroped in the data segment and the analysis of the data segment and labors and there are seen and the purpose thereof may by a sample and the analysis of the data segment and labors and labors and there are seen and the purpose thereof may by a sample and labors and	The principal shall ensure that the documents required for receipt and for dispatch, as well as the instructions, are in the possession of CAVALIER in proper time. CAVALIER shall not be obliged but shall be entitled to investigate whether the specifications stated to him are correct and complete. In the absence of documents, CAVALIER shall not be obliged to receive against a guarantee. Should CAVALIER furnish a guarantee, he shall be saved harmless by his principal from and against all the consequences thereof. Article 9. All operations such as inspecting, sampling, tarring, tallying, weighing, measuring etc., and receiving goods subject to appraisal by a court-appointed expert shall take place only on the principal's specific instructions and upon reimbursement of the costs thereof. Nevertheless, CAVALIER N.V shall be entitled, but not obliged, on his own authority and at his principal's expense and risk to take all such action as he deems necessary in the principal's interest. CAVALIER N.V shall not act as an expert. He shall in no way be liable for any notification of the state, nature or quality of the goods; nor shall he be under any obligation to ensure that the shipped goods correspond with the samples. Article 10. The addition of the word "approximately" shall allow the principal the freedom to supply 2.5%	as a result of incorrectly charged freight rates and costs. The principal shall not be entitled to apply any set-off in respect of sums charged by CAVALIER to the principal under any contract existing between them. Article 18. Cash payments shall be deemed in the first place to have been made on account of non- preferential debts, regardless of whether any other instructions were given at the time of payment. If legal proceedings or other means are resorted to in the event of overdue payment, the amount of the indebtedness shall be increased by 10% for clerical expenses, while the legal and
Artice 1.1. When respect to all claims the bare against the principal and/or the owner. CMALER shall how a pieged and a line on all goods, documents and nonsy which he holds or will hold in his possession, which he holds or will hold in his possession. Which he claims the principal half proves that the angel has been caused by fault or neglement or interprincipal shall have a pieged and all in all goods. Accountes and nonsy the asy time have against the principal half proves that the angel has been caused by fault or neglement or house and the principal half provessions of Article 1.5, CAVALER shall how the liable for the same against any party requiring their distances. Article 1.1. When respect to all claims has have accurate or series of the posts to construct the principal in default where of the market value - to be proved by the principal. Article 1.1. Artice 1.1. Artice 1.1. When respect to all claims have have adainst the principal in default where of the market value - to be proved by the principal in default where of the market value - to be proved by the principal in default where of the market value - to be proved by the principal in default where of the market value - to be proved by the principal in default where of the market value - to be proved by the principal in default where of the market value - to be proved by the principal in default where of the market value - to be private of the cost incident all there in the principal in the arriter is the principal in t		Article 19.
If the carriers refuse to sign for number or weight of pieces or items etc., CAVALIER shall not be liable for the consequences thereof. All contracts to which the present conditions apply shall be governed by Netherlands Antilles law. The place for settlement and adjustment of damage shall be that where the business of CAVALIER is situated. All disputes which hold connections with this general forwarding condition or that as a result of her execution be arise, will by exclusion become submitted at the judgment of the competent	 Article 11. All operations and activities shall be at the principal's expense and risk. Without prejudice to the provisions of Article 16, CAVALIER shall not be liable for any damage whatsoever, unless the principal shall prove that the damage has been caused by fault or negligence on the part of CAVALIER or the latter's servants. CAVALIER liability shall in all cases be limited to 10,000 SDR per occurrence or series of occurrences with one and the same cause of damage, on the understanding that in the event of damaging, loss of value or loss of the goods comprised in the order, the liability shall be limited to 4 SDR per kilogram damaged or lost gross weight, the maximum being 4,000 SDR per consignment. The loss to be indemnified by CAVALIER shall never exceed the invoice value of the goods, to be proved by the principal, in default whereof the market value - to be proved by the principal - at the time when the damage has occurred shall apply. CAVALIER is not liable, CAVALIER shall make efforts to recover the principal's damage from the party that is liable for the damage. CAVALIER shall be entitled to charge to the principal the costs incidental thereto. If so requested, CAVALIER shall waive in his principal's favor his claims against third parties engaged by him for the purpose of carrying out the order. The principal shall be liable towards CAVALIER for any damage as a consequence of the (nature of the) goods and the packaging thereof, the incorrectness, inaccuracy or incompleteness of instructions, and fault or negligence in general on the part of the principal and the latter's servants and third parties called in or engaged by him. The principal shall indemnify CAVALIER against third-party claims connected with the damage referred to in the foregoing paragraph, such third parties including servants of both CAVALIER and the principal. Even where all-in or fixed rates, as the case may be, hav	 With respect to all claims he has or may at any time have against the principal and/or the owner, CAVALIER shall have a pledge and a lien on all goods, documents and moneys which he holds or will hold in his possession whatever the reason and the purpose thereof may be, as against any party requiring their delivery. If the goods are forwarded on, CAVALIER shall be entitled to collect the sum due on subsequent delivery or draw a bill therefore with the shipping documents annexed. CAVALIER may also exercise the rights granted to him in paragraph 1 for that which the principal was owing to him with respect to previous orders. CAVALIER is also authorized to exercise the rights granted to him by virtue of paragraph 1 for any amount(s) payable by way of delivery C.O.D. in respect of the goods. Failing payment of the amount due the security shall be sold as provided by statute or - if so agreed - by private sale. Prescribed and expire Article 20. Without prejudice to the provisions of paragraph 5 of this Article, as contemplated in article 8:1740 of the Netherlands Antilles Civil Code all claims shall be barred by the mere lapse of a period of nine months. All claims against CAVALIER shall be barred by the mere lapse of a period of eighteen months. The terms mentioned in paragraphs 1 and 2 shall commence on the day following the day on which the prejudiced party had knowledge of the loss. Without prejudice to the preceding provisions, the said terms shall commence on the day following the day of delivery shall be understood to be the day on which the goods are delivered from the means of transport or, if they have not been delivered, the day on which they should have been delivered. In case any public authority or third parties as referred to in paragraph 1 of this Article shall commence on the first of the following the day on which they should have been delivered. In case any public authority or third parties as referred to
The place for settlement and adjustment of damage shall be that where the business of CAVALIER is situated. All disputes which hold connections with this general forwarding condition or that as a result of her execution be arise, will by exclusion become submitted at the judgment of the competent	If the carriers refuse to sign for number or weight of pieces or items etc., CAVALIER shall not	Article 22. All contracts to which the present conditions apply shall be governed by Netherlands Antilles
judge at Curacao.		The place for settlement and adjustment of damage shall be that where the business of CAVALIER is situated. All disputes which hold connections with this general forwarding condition or that as a result of