CONDITIONS OF CONTRACT

1. GENERAL

All and any business undertaken except all and any advice, information or service provided gratuliously, by MAPLE FREIGHT PARTNERSHIP (heremafter called 'the Agent') is transacted subject to the conditions hereinafter set out (hereinafter called 'the Conditions') and each of the Conditions shall be deemed to be in and to be a condition of any agreement between the Agent and the Customer. All other terms and Conditions er hereby excluded. Should the Customer wish to contract with the Agent otherwise than subject to these Conditions spate graement can be made and revised prices quoted provided that such arrangements shall only apply if reduced to writing and signed by an authorized officer of the Customer and by a Director for the time being of the Agent as as a storeasid no agent or employee of the Agent has very to wave or vary these Conditions. All and any advice, information or service provided by the Agent gratuitously is provided on the basis that the Agent will not accept any liability whatsoever therefore in tort or bailment or otherwise.

2. CONTRACTUAL STATUS OF THE CUSTOMER
The Customer entering into any transaction with the Agent hereby expressly warrants that it is either the owner or the authorized agent of the owner of the goods (including any containers or equipment) to which the transaction relates and further warrants that it is authorized to accept and is accepting these Conditions not only for itself but also as a gent for the owner of the goods. Where the Customer accepts these Conditions as agent for the owner of the goods. It also accepts presson liability, but such acceptance shall include any person in whom the good is compared to the control of the control o

- CONTRACTUAL STATUS OF THE AGENT

 The Agent is not a carrier (common or private, actual or contracting), and may in its sole and absolute discretion refuses to offer its service to any person. The Agent does contract hereunder for the carriage of goods

 The Agent is an air forwarding agent whose principal business is to act as an agent in arranging for the transportation of goods on behalf of the Customers from CanadduS, 5 at to overseas destinations principally by means of air transportation. Related to its principal business the Agent also arranges for the securing of ancillary services on behalf of the Customer including:

 (a) Taking delivery of goods at places designated by the Customer, transporting, and handing over such goods to the air carriers at places designated by such air carriers.

 (b) Warehousing or ortherwise storing the goods before handing over the goods to the air carriers.

 (c) Receiving the goods from the air carriers at overseas destinations, transporting the goods to places where the goods will be collected by the consignees of the chief persons designated by the Customers or consignees.

 (d) Warehousing or ortherwise storing the goods before the goods are collected by the consignees or other persons designated by the Customers or consignees.

- Customers or consignee:

 (e) Customs clearance of goods.

 (f) Placing of insurance in respect of the goods.

 (g) Packing of the goods.

 (g) Packing of the goods.
- (f) Placing of insurance in respect of the goods.
 (g) Packing of the goods in respect of the goods.
 (g) Packing of the good sursuant related or incidental to the instructions of the Customers
 (h) Otherwise handling of the goods pursuant related or incidental to the instructions of the Customers
 The transportation of goods mentioned in (a) and (c) above will hereinafter be referred to as "local transportation" or "local carriage".
 Notwithstanding (iii) above the Agent is entitled to perform any or all of the ancillary services specified therein by itself. The Agent is not a professional haulier, carrier, packer, warehousemen, customs broker or insurance broker.

THE AGENT'S PARENT, SUBSIDIARY OR ASSOCIATED COMPANIES ETC

4. THE ACENT'S PARENT, SUBSIDIARY OR ASSOCIATED COMPANIES ETC.
The Agent shall be entitled to perform all or any of its obligations or exercise all and any of its discretions hereunder by itself, or by its parent, subsidipy or associated companies, or by any other person, firm or company carrying out the functions of a forwarding agent. Any contract to which these Conditions apply is made by the Agent on its own behalf of any such parent, subsidiary or associated company, other person, firm or company and any such parent, subsidiary or associated company, other person, firm or company shall be entitled to the benefit of these Conditions. The Customer will not seek to impose upon any such parent, subsidiary or associated company, other person, firm or company a liability greater than that accepted by the Agent under these Conditions.

- AUTHORITY TO CONTRACT FOR THE CUSTOMER ETC.
 Pursuant to Conditions 3 (ii) and (iii), the Agent is authorized to select and engage on behalf of the Customer, carners, truckmen, forwarders, toreign agents, warehousemen, and others. The Agent shall be entitled to enter into any contract on behalf of the Customer, whether in the name of the Customer or not, with any person:

 (a) for the carniage of the Customer's goods to overseas destinations by any route or any carrier;
 (b) for the storage, packing, local transportation or otherwise handling of the goods by any person at any place or places and for any length
- (a) for the storage, packing, local transportation or ornerwise sharding of the goods by any person at any piace or piaces and tot any virigin of time;.
 (c) for any other purposes pursuant related or incidental to the instructions.
 AND to do such acts, as the Customer's agent, as may be necessary or incidental thereto in the absolute discretion of the Agent The Agent may but is not obliged to depart from the Customer's instructions in any respect if in the opinion of the Agent it is necessary or desirable to do so in the Customer's interests or it is otherwise expedient to do so, and subject therefor the Agent may arrange for the goods to be transported to overseas destinations by means of transport other than air transport.
 The Customer expressly authorizes the Agent to do such acts and enter into such contracts as are referred to in (i) above on behalf of the Customer by such acts and contracts in all respects, notwithstanding any departure from the Customer's instructions as aforesald. The Customer by such acts and contracts in all respects, notwithe Customer before the Agent enters into any such contracts or does any such acts. The Customer further agrees that the agent is not obliged to constit the Customer before the Agent enters into any such contracts or detailed slow and such such such samples and the Customer of the terms and conditions of such contracts or details of such acts unless specifically requested to do so by the Customer in, provided that the Customer shall have no right to enquire into the actual charges paid by the Agent to any third party, and the Customer acknowledges that any difference between by the charges paid by the Customer to the Agent and the charges paid by the Agent to any third party is the Agent to

WHERE THE AGENT CONTRACTS IN ITS OWN NAME

- WHERE THE AGENT CONTRACTS IN ITS OWN NAME
 Pursuant to Condition of it the agent enters into a contract on behalf of the Customer in its own name with any other person for the carriage (overseas or local), storage, packing, or otherwise handling of the goods, the Agent is not itself a carrier for the purpose of the Carriage by Air (Overseas Territories) Order 1675, the Carriage by Air Acts (Application of Provisions) (Overseas Territories) Order 1675, the Carriage by Air Acts (Application of Provisions) (Overseas Territories) Order 1676. The Carriage by Air Act (Application of Provisions) (Overseas Territories) Order 1676. The Carriage and Carriage of the Agents and Carriage (overseas or local), storage, packing or other purposes, nor does it make or purpor to make any contract for the carriage (overseas or local), storage, packing, or other wise handling of the goods by
- Agent's sale obligation is to procure contracts to the carriers or other persons. In addition and without prejudice to the exceptions and limitations contained in these Conditions, the Agent shall be entitled to the benefit of all exceptions and limitations in favor of the carriers or other persons storing, packing, or otherwise handling the goods, expressly and implicitly contained in the Agent's contracts with such carriers or other persons. The Customer's hereby put on notice that many air carriers contract for the term being, the Convention for the Unificiation of Certain Rules relating to International Carriage by pair a signed at Warsaw, 12th October 1929, or that Convention as amended by the Hague protocol 1935 or any modification thereof for the time being. Such Conditions, Convention or amended Convention provided for the internalisas limitation of the flability of such carriers.

WHERE THE AGENT PERFORMS THE ANCILLARY SERVICES

- WHERE THE ACENT PERFORMS THE ANCILLARY SERVICES
 Prusuant to Condition 3 (iv), if the Agent performs any or all of the ancillary services referred to therein by itself the Agent is entitled:
 (a) to perform any local transportation of the goods by any route or by any means;
 (b) to store, pack or otherwise handle the goods by any route or by any means;
 AND to do all such other acts as may be necessary or incidental thereto in the absolute discretion of the Agent. The Agent may (but is not obliged to) depart from the Customer's instructions of the Agent is necessary or desirable to do so in the Customer's instructions of the Agent is necessary or desirable to do so in the Customer's instructions.
- interests or it is other wise expediant to do so.

 The provisions retained to the Agent islability as set out in condition 24 shall apply.

 Where the Agent is or is deemed to be a carrier or otherwise as a principal under a contract subject to legislation compulsorily applicable thereto the Agent shall be entitled to all the rights, immunities, exceptions and dimitations conferred on the carrier or principal by write or such legislation and these Conditions shall be void to the extent that they are inconsistent with such rights, immunities, exceptions and

thereto the Agent shall be entitled to all the rights, immunities, exceptions and limitations conformed on the carrier or principal by vide of such legislation and these Conditions shall be void to the entent that they are inconsistent with such rights, immunities, exceptions and limitations, but no further.

8. WARRAMIES OF DEPSCRIPTIONS, VALUES ETC.

The Customer warrants that all descriptions, values and other particulars furnished by or on behalf of the Customer to the Agent are accurate and complete and it undertakes to indemnify the Agent against all losses, damages, expenses, fines and any other kabilities whatsoever arising from any inaccuracy or omission, even if such inaccuracy or omission, even if such inaccuracy or omission is not due to any negligence. Where the Agent makes out any document or supplies any information in respect of the goods, it does so as the agent of the Customer.

9. WARREMIES OF FITNESS OF GOODS ETC.

12. WARREMIES OF FITNESS OF GOODS ETC.

13. WARREMIES OF FITNESS OF COODS ETC.

14. Carried to the complete of the complete of the customer is instructions, and are not goods for corrisol of goods included in the Dangerous Goods (Classification) Regulations of the Laws of Canadarl S.A. or any modification thereof and the IATA Carrierous Goods (Classification) Regulations of the Laws of Canadarl S.A. or any modification thereof and the IATA Carrierous Goods (Classification) Regulations of the Laws of Canadarl S.A. or any modification thereof and the IATA Carrierous Goods (Classification) Regulations of the Laws of Canadarl S.A. or any modification thereof and the IATA Carrierous Goods (Classification) and the Carrierous Goods (Classification) Regulations of the Laws of Canadarl S.A. or any modification thereof and the IATA Carrierous Goods (Classification) Regulations of the Laws of Canadarl S.A. or any modification thereof and the IATA Carrierous Goods (Classification) Regulations of the Causomer shall be liable for all expenses, losses or damages white over a single particular ca

- of (i) and (ii) acrove.

 DISPOSAL OF GOODS

 The Agent shall be entitled to sell or dispose of or cause to sell or cause to dispose of at the risk and expense of the Customer or the owner. (a) except where (b) and (c) below apply, at any time or [28] days notice in writing to any one of the Customer or the consignee or the owner or the notify party, or without notice after the goods have been discharged by the air carrier at the overseas destination for [60] days alogods which, in the opinion of the Agent or any other person is whose control or custody the goods may be at the relevant time cannot be delivered either because they are insufficiently or incorrectly addressed or marked or because they are not collected or accepted by the consignee for any reason.

 (b) without notice live animals or perishable goods which are not taken up immediately on arrival or which are insufficiently or incorrectly addressed or marked.

 (c) without notice and at any time all or any goods which in the option of the Agent or any other person are whose control or custody such
- addressed or market;

 (c) willow in choice and at any time all or any goods which in the option of the Agent or any other person are whose control or custody such goods may be at the relevant time will be tikely to perish.

 Payment or tender of the net proceeds of sale, if any, to the Customer or the owner after deduction of all charges and expenses shall be equivalent to be any of such goods and shall discharge the Agent from all liabilities whatsoever in respect of the goods and any contract celating to the goods. Where the Customer or the owner cannot be trained or payment or releader of the proceeds is otherwise not possible, the Agent shall hold such proceeds in Irusi for the Customer or the owner for a period of fone) year. At the expiry of such period, the claim of the Customer or the owner to the proceeds will be extinguished. The Customer or the owner shall not be entitled to claim any interest for any sum held in trust by the Agent but shall remituse the Agent for all expenses incurred in holding such sum.

13. BULLIONS ETC.

13. BULLIONS ETC.

Except under special arrangements previously made in writing the Agent will accept or deal with bullion, coins, precious stones, jewellery, valuables, aniques, pictures, investock or plants. Should any Customer nevertheless deliver any such goods to the Agent or cause the Agent to handle or deal with any such goods otherwise than under special arrangements previously made in writing the Agent shall be under no liability whatsoever for in connection with the goods howsever caused.

14. INSTRUCTIONS TO THE AGENT
Any of the Customer's instructions, in addition to those appearing on the front side hereof, must be given in writing by the Customer and signed.

in addition to those appearing on the front side hereof, must be given in writing by the Customer and signed by thorized officer. QUOTATION AND CHARGES

- OUDTATION AND CHARGES

 The Agent is entitled to charge the Cusiomer in any manner in its sole and absolute discretion including but not limited to charging on an inclusive rate beass with or without a breatdown of the items. The Customer acknowledges that the method of quotation or charging adopted by the Agent its less with or without a breatdown of the items. The Customer acknowledges that the method of quotation or charging adopted by the Agent its less with or without a breatdown of the items. The Customer acknowledges that the method of quotation or charging adopted by the Agent is all on the interest of immediate acceptance and are subject to withdrawaks or revisions. Further unless otherwise agreed in writing the Agent shall be, after acceptance of a such quotations by the Customer and/or before or during or after performance by the Agent of a studies heterouter, at liberty to revise quotations or charges with or without notice in the end of charges occurring in currency eschange rates, rates of freight, insurance premiums or any charges applicable to the goods. Subject to agreement between the Agent and the Customer, the agent and payable as the time the Agent acceptance of the Customer's instruction appearing on the front side hereof, or (i) to be collected, that is, due and payable at the time the consignee or any other person designed are and ordine of arrivals has been communicated to the notify any whichever is earlier in the case that the charges are to be prepaid the Agent reserves the right to cause the goods and documents relating thereto to be withheld until payment is made.

 All sums shall be paid to the Agent in cash immediately when due without deduction and payment shall not be withheld or a count of any claim, counterclaim or set off. Any sum not paid when due shall bear interest at twenty four percent (24%) per annum on the highest rate permitted from the time to time by the young all charges recipied to be gual hereunder from the due date for time to use a distribution of a support the

16. BROKERAGES ETC.

The Agent shall have the right to enforce any liability of the Customer under these Conditions or to recover any sums to be paid by the Customer under these Conditions not only against or from the Customer, but also if it thinks fit against or from the consignee or the owner

17. RIGHTS AGAINST THE CONSIGNEE ETC.

The Agent is authorized and entitled to retain and be paid all brokerages, commissions or allowances and other remunerations from any third party and is not accountable to the Customer or the consignee or the owner therefore.

18. INSURANCE

19. No insurance according and a control of the consignee or the owner therefore.

- INSURANCE

 No insurance against any risk, whatsuever will be effected except upon express instructions given in writing within a reasonable time by the Customer A mere statement of value or a mere declaration of value by the Customer for export or customs or carriage or other purposes is not and shall not be construed to be instructions to insure:

 Where the Customer expressly instructs the Agent to effect any insurance, the Agent will make reasonable efforts to effect the same at the expresse of the Customer chower the Agent will not awarrant or undertake that such insurance can or will be placed, by insurance placed shall be governed by the certificate or policy issued and will only be effective when accepted by the insurance companies or other independents.

- placed shall be governed by the certificate or policy issued and will only be effective when accepted by the insurance companies or other underwriters.

 (iii) Subject to the forgoing unless otherwise specifically instructed by the Customer in writing.

 (a) Insurance is to be effected to cover the period from the time the goods are loaded aboard the aircraft at the airport in Canada/U.S.A. to the time the aircraft shall arrive at the airport at the overseas destination and the goods be there discharged and landed.

 (b) Insurance is to be effected with one or more insurance companies or underwriters to be selected by the Agent and the insurance may be placed in the name of the Agent or the Agent is agent or the discretion of the Agent. The Agent shall not be under any obligation to effect a separate insurance on each consignment but may declare it on any open or floating or general policy, and such policy is available for inspection by the Customer upon request.

 (iv) Should an insurer dispute its liability for any creason the Customer shall have recourse against the insurer only and the Agent shall not be under any responsibility or liability whatsoever in relation thereto notwithstanding that the premium upon the policy may not be at the same rate as that charged by the Agent or paid to the Agent is and customer or that the policy is in the name of the Agent or the Agent's agent, the Agent shall subject to the provisions of such policy cause its or its agents' rights against the insurer to be transferred to the Customer for requested by the Customer in writing. The Agent is not responsible or fabile to the Customer for making any claim against or notifying the insurer thereof on behalf of the Customer.
- agent's rights against the insurer to be transferred to the Customer it so requested by me volume to the Customer.

 19. LIEI

 19. LIEI

 10. The Agent shall have a particular and general lien on all goods and documents relating to the goods in its possession (control or custody or enroute) for all sums due at any time from either the Customer or the consignee or the owner. Without prejudice to the Agent's right of sale or disposal under Condition 12 the Agent shall be entitled at any time to sell or otherwise dispose of (or cause to sell herwise cause to dispose of) such goods or documents at the risk and expense of the Customer or the consignee or the owner by public auction or private sale or in any other manner and at any place in the discretion of the Agent and apply the proceeds for or towards the period of such ground to the cause of the customer or the consignee or the owner by public auction or private sale or in any other manner and at any place in the discretion of the Agent and public public auction or private sale or in any other manner and at any place in the discretion of the Agent and public public public auction or private sale or in any other manner and at any place in the discretion of the Agent private of the sale or disposal upon [28] days notice in writing to either the Customer or the consignee or the owner for the balance remaining. If any, to discharged from all liabilities whatsoever in respect of the goods and any contract relating to the goods and the Customer or the consignee or the owner shall be liabile to the Agent for any discincery in the sale or disposal.

 (iii) The Agent singht of particular or general lien will have priority over the Customer's or owner's right. If any, of stoppage in transit.

 (iv) In addiction the Agent shall have a particular and general lien on all sums of money or money's worth created by the Agent or its owner.

 20. OTHER GOODS

 The Agent shall not be obliged to arrange for the goods to be carried, packed, stored or handled separately from the goods of o

the consignee by ordinary neutroup, net representation of the Customer or the consignee or are ware.

22. "CASH OH DELIVERY" (C.O.D.) Instruction for the account of the Customer or the consignee or are ware.

23. "CASH OH DELIVERY" (C.O.D.) Instructions to collect payment in cash or orbitanses on benefit of the Customer or the owner from any person on delivery of the goods or on other specified terms are accepted by the Agent upon the condition that the agent in the motitors of such collection and the remittance thereof will act as the agent of the Customer or the owner and will be liable only in the event to willful misconduct on the part of the Agent or its own servants.

23. THE MORTH 5 DUCUMENTS
To facilitate the handling of goods during transit the Agent may issue documents such as the Agent's House Air Waybill. House Airbill, Notice or other such documents. The issue of such documents itself shall not be interpreted that the Agent is contracting hereunder a

- ar visite as a principal.

 THE AGENT SLUBILITY
 The Agent shall not be liable to the Customer or the consignee or the Owner:
 (a) for loss or damage (physical or otherwise), including but not limited to loss or damage resulting for non-delivery of the goods or misdelivery of the goods to a wrong party, caused by any faiture to carry out or negligence in carrying out the Customer's or the consignee'
 so if the owner's instructions, or by any finitive to perform or negligence in performing the Agent or its owner's restructions, or of bary white the operation or performing the Agent or its owner servants and to
 circumstances within its continuous or otherwise), unless such loss or damage is due to the willful misconduct of the Agent or its owner servants and to
 circumstances within its continuous or market or profit, or delay, or deviation or fire or their howsoever caused.

 Notwithstanding any orition provisions in these Continuous the Agent's responsibility of liability hereunder shall cease upon the Agent handing
 the goods to any sinitial, or other camer or any other third porty. The Agent shall not be responsible in any event for loss or damage (physical
 or otherwise) be, or in connection with the goods it lite nature or visite themself which there has been missisted by or on behalf of the Customer or the
 owner, whether or not such mis-statement is due to any negligence.
 In no case whatsoever shall any faability of line Agent, howsoever arising, and notwithstanding that the cause of loss or damage (physical or
 otherwise) be unexplaining acceed
 (a) lite movine value of the relievant goods calculated on to b. basis or
 (b) a sum at the rate of [USS20 per kto]
 Any claim by the Customer of the consulpre, or the owner or any person against the Agent hereunder shall be made in writing and to the
 Agent of this address in Caradad S.A. as indicated on the first side hieror.
 (b) in the case of physical damage by the by each evalual [71 days after the end of the transit.
 (c) in the case of physical damage by the by each ev

- (c) in the case of non-scherer, (including loss at time-anisery as an additive and a solution of the case within [5] days of the event giving rise to the dain (c) in any other case within [5] days of the event giving rise to the dain Any claim on that and notified as a diversal shall be deemed to be waived and absolutely barred. Any right of action shall be extinguished and the Agent discharged from all liability if judicial proceedings are not instituted within [50] days of the date of the notice given to the Agent of the Agent, or against any ground whatsoever. No claim of any kind shall be made against any examination against any servant or agand to the Agent, or against any other company of the Agent

- otherwise) by which fability may be untoxed.

 2. CORPLANCE WITH LAW.

 The Customer, the consignee and the ement shell comply with all applicable laws, customs and other government regulations of any country to, from through or over which the goods have been conted, including those relating to the packing, storing, carriage, delivery or otherwise handling of the goods pursuant, related or incidental following in software in a relational following in software in the consigneer or comply with such tens and to yet the form the appet to not labele to the Customer or the consigneer or any other person for fosses, expenses or demograte due to the Customer's or the consigneer's failure to comply with the provision.
- 26. INDEMNITY
 The Customer and the owner shall be liable to pay or indemnity the Agent against all duties, taxes, payments, fines, expenses, losses, damages (including physical damage) and liabilities, whether or not arising out of the negligence of the Agent, their servants or agents, suffered or incurred by the Agent towards any hintor party (including but not limited to the Agent's servants and agents), arising directly or induced to more incurred ow that the Customer's instructions or their implementation or the goods or in the performance of the Agent's obligations under any contract to which these Conditions apply, including any liability to indemnity any other person against claims made against such other person the Customer or

these Conditions apply, including any labelity to indemnity any other person against claims induce against sour owner person or the control of the control o 2a. WAIVER
The waiver by the Agent of any default or right under those Conditions shall not be deemed to be a waiver by the Agent of any prior, subsequent or continuing default or right of a ritle or similar nature.
29. SEVERABLITY

29. SEVERABILITY If any provision of these Conditions be declared void, invalid or unenforceable by any court of law, the remaining provisions of the Conditions shall to the extent permitted by such declaration remain in full force and effect as though the void, invalid or unenforceable provisions were never a

provision of these Conditions

30. GOVERNING LAW

These Conditions and any act or contract to which they apply shall be governed by Canada/U.S.A. law, and any dispute arising out of the Conditions or any such act or contract shall be within the exclusive jurisdiction of the Canada/U.S.A. courts.