S&R (MARINE SERVICES) B.V. D/B/A SR (c) TARIFF NO. 100

1st REVISED TITLE PAGE

FMC No.: 023163-100

Non-Vessel Operating Common Carrier

Effective Date: 24JUN2015 Published Date: 24JUN2015

Expiration Date:

Controlled Carrier Status: NONE

TITLE PAGE

TARIFF NO. 100

Negotiated Rate Arrangements ("NRA") Governing Rules Tariff NAMING RULES AND REGULATIONS ON CARGO MOVING IN CONTAINERS AND BREAK BULK BETWEEN U.S. PORTS AND POINTS AND

WORLD WIDE PORTS AND POINTS

S&R (Marine Services) B.V. d/b/a SR (c) is a Non-Vessel Operating Common Carrier (NVOCC) licensed by the Federal Maritime Commission (FMC) operating under FMC license number 023163N.

NOTICE TO TARIFF USERS

Carrier has opted to be exempt from tariff publication requirements pursuant to 46 C.F.R. §520 and 532. In that respect Carrier has opted for exclusive use of Negotiated Rate Arrangements NRAs".

NVOCC NRA means the written and binding arrangement between an NRA shipper or consignee and eligible NVOCC to provide specific transportation service for a stated cargo quantity, from origin to destination on and after receipt of the cargo by the Carrier or its agent (originating carrier in the case of through Transportation).

Carrier shall issue quotation sheets, booking confirmations, e-mail communications and other writings with applicable rates and charges for the shipments subject of the NRA, and shipper's or consignee's response by e-mail or other writing (collectively "the writings") which will constitute an offer by Carrier and acceptance by Shipper or Consignee for transportation services pursuant to 46 C.F.R. §520.13 and §532. The terms contained in the writings shall be a valid offer for thirty (30) days from the booking date, unless otherwise rescinded by the Carrier prior to receiving Shipper's cargo. Carrier's or Carrier's agent's receipt of cargo for this shipment constitutes final acceptance by Shipper or Consignee of this offer, and the terms of the NRA shall bind the parties. If the writing provided by shipper or consignee to accept the offer does not contain the legal name and address of the shipper or consignee and its affiliates agreeing to the NRA, the shipper or consignee must provide these by separate writing which shall be considered part of the NRA. All applicable origin, destination, local, terminal and/or port charges shall apply to all NRAs for the account of the cargo.

Rates may not be modified in an NRA after the time the shipment is received by the Carrier or its agent (including originating carriers in the case of through transportation).

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Tariff Number: 023163-100

TARIFF TITLE: NRA GOVERNING RULES TARIFF

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CERTIFICATION: ALL INFORMATION CONTAINED IN THIS TARIFF IS TRUE, ACCURATE AND NO UNLAWFUL

ALTERATIONS ARE PERMITTED.

ORGANIZATION INFORMATION

NUMBER: 023163-100

NAME: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

TRADE NAME:

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World)

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World) 023163-100:

Amendment No.: 1

Rule 1: Scope

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Rules and regulations published herein apply between United States Atlantic, Gulf, Pacific and Great Lakes Ports, U.S. Territories and Possessions, U.S. Inland Points and Worldwide Ports and Points as specified in Rule 1.A of this tariff:

U.S. ATLANTIC BASE PORTS (ACBP)

Baltimore, MD

Boston, MA

Chester, PA

Charleston, SC

Jacksonville, FL

Miami, FL

New York, NY

Newark, NJ

Norfolk VA

Philadelphia, PA

Savannah, GA

Wilmington, NC

U.S. GULF COAST BASE PORTS: (GCBP)

Houston, TX

Galveston, TX

New Orleans, LA

Tampa, FL

Mobile, AL

U.S. PACIFIC COAST BASE PORTS: (PCBP)

Port Hueneme, CA

Los Angeles, CA

Long Beach, CA

Oakland, CA

San Francisco, CA

San Pedro, CA

Portland, OR

Seattle, WA

Tacoma, WA

GREAT LAKES BASE PORTS

Includes Chicago, IL

SUBSTITUTED SERVICE AND INTERMODAL SERVICE

A. SUBSTITUTED SERVICE

This provision shall govern the transfer of cargo by trucking or other means of transportation at the expense of the Ocean Carrier. In no event shall any such transfer arrangements be such as to result directly or indirectly in any lessening or increasing of the cost or expense which the shipper would have borne had the shipment cleared through the port originally intended.

B. INTERMODAL SERVICE

Carrier will provide through intermodal service via all combinations of air, barge, motor and rail service. Intermodal Rates will be shown as single-factor through rates as specified in individual NRAs. Carrier's liability will be determined in accordance with the provisions indicated in their Bill of Lading (Rule 8 herein). Intermodal rates will apply via US Atlantic, Gulf or Pacific Coast Base Ports as specified in the individual NRA of this tariff. Intermodal rates will apply from locations specified in rule 1-B. RETURN TO TABLE OF CONTENT

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Rule 1-A: **Worldwide Ports and Points**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Except as noted this tariff provides rules and regulations between USA Ports and Points, and Worldwide Ports and Points. NRAs to and from World Inland Points apply via Base Ports.

AFGHANISTAN COMOROS HONDURAS ALBANIA CONGO HONG KONG

COOK ISLANDS HOWLAND ISLAND **ALGERIA**

AMERICAN SAMOA HUNGARY CORAL SEA ANDORRA **ISLANDS ICELAND** ANGOLA COSTA RICA **INDIA** INDONESIA ANGUILLA **CUBA** ANTARCTICA **CYPRUS IRAN**

ANTIGUA AND CZECHOSLOVAKIA **IRAO**

IRAO SAUDI ARABIA BARBUDA **DENMARK** ARGENTINA DJIBOUTI NEUTRAL ZONE

ARUBA DOMINICA IRELAND ASHMORE AND **DOMINICAN ISRAEL CARTIER ISLANDS** REPUBLIC **ITALY**

IVORY COAST AUSTRALIA ECUADOR AUSTRIA EGYPT JAMAICA BAHAMAS THE EL SALVADOR JAN MAYEN BAHRAIN **EQUATORIAL JAPAN**

BAKER ISLAND **GUINEA** JARVIS ISLAND

ETHIOPIA BANGLADESH **JERSEY**

EUROPA ISLAND JOHNSTON ATOLL **BARBADOS**

BASSAS DA INDIA FALKLAND ISLANDS **JORDAN**

BELGIUM (ISLAS MALVIN JUAN DE NOVA **BELIZE FAROE ISLANDS ISLAND**

BENIN FEDERATED STATES **KENYA BERMUDA** OF MICRONESIA KINGMAN REEF

BHUTAN FIJI KIRIBATI **BOLIVIA FINLAND KOREA BOTSWANA** FRANCE **DEMOCRATIC BOUVET ISLAND** FRENCH GUIANA PEOPLES REP

BRAZIL FRENCH POLYNESIA KOREA REPUBLIC

BRITISH VIRGIN FRENCH SOUTHERN OF **ISLANDS** AND ANTARCTIC **KUWAIT BRUNEI GABON LAOS**

BULGARIA GAMBIA THE LEBANON BURKINA GAZA STRIP LESOTHO **BURMA GERMANY** LIBERIA BURUNDI **GHANA** LIBYA

CAMBODIA GIBRALTAR LIECHTENSTEIN GLORIOSO ISLANDS LUXEMBOURG

CAMEROON CANADA GREECE MACAU CAPE VERDE **GREENLAND** MADAGASCAR CAYMAN ISLANDS **GRENADA** MALAWI CENTRAL AFRICAN **GUADELOUPE** MALAYSIA **MALDIVES** REPUBLIC **GUAM**

CHAD GUATEMALA MALI **CHILE GUERNSEY MALTA CHINA GUINEA** MAN ISLE OF

CHRISTMAS ISLAND **GUINEA BISSAU** MARSHALL ISLANDS

CLIPPERTON ISLAND MARTINIQUE GUYANA COCOS (KEELING) HAITI **MAURITANIA ISLANDS** HEARD ISLAND AND **MAURITIUS COLOMBIA** MCDONALD ISLA **MAYOTTE**

MEXICO SRI LANKA MIDWAY ISLANDS ST HELENA

MONACO ST KITTS AND NEVIS

MONGOLIAST LUCIAMONTSERRATST PIERRE ANDMOROCCOMIQUELONMOZAMBIQUEST VINCENT ANDNAMIBIATHE GRENADINES

NAURU SUDAN
NAVASSA ISLAND SURINAME
NEPAL SVALBARD
NETHERLANDS SWAZILAND
NETHERLANDS SWEDEN
ANTILLES SWITZERLAND

NEW CALEDONIA SYRIA NEW ZEALAND TAIWAN

NICARAGUA TANZANIA UNITED
NIGER REPUBLIC OF
NIGERIA THAILAND
NIUE TOGO
NORFOLK ISLAND TOKELAU
NORTHERN TONGA

MARIANA ISLANDS TRINIDAD AND NORWAY TOBAGO

OMAN TROMELIN ISLAND PAKISTAN TRUST TERRITORY PALMYRA ATOLL OF THE PACIFIC

PANAMA TUNISIA PAPUA NEW GUINEA TURKEY

PARACEL ISLANDS TURKS AND CAICOS

PARAGUAY ISLANDS PERU TUVALU PHILIPPINES UGANDA

PITCAIRN ISLANDS UNION OF SOVIET POLAND SOCIALIST REPU PORTUGAL UNITED ARAB PUERTO RICO EMIRATES

QATAR UNITED KINGDOM

REUNION URUGUAY ROMANIA USA

RWANDA VANUATU
SAN MARINO VATICAN CITY
SAO TOME AND VENEZUELA
PRINCIPE VIETNAM

SAUDI ARABIA VIRGIN ISLANDS
SENEGAL WAKE ISLAND
SEYCHELLES WALLIS AND
SIERRA LEONE FUTUNA
SINGAPORE WEST BANK

SOLOMON ISLANDS WESTERN SAHARA SOMALIA WESTERN SAMOA

SOUTH AFRICA YEMEN
SOUTH GEORGIA YUGOSLAVIA

AND THE SOUTH SA ZAIRE SPAIN ZAMBIA

SPRATLY ISLANDS

ZIMBABWE

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 1-B: Intermodal Service

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015 Intermodal through rates applies between points in the U.S. and worldwide destinations.

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023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2: Notice to Tariff Users

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

- a. Carrier has opted to be exempt from tariff publication requirements pursuant to 46 C.F.R. §§520 and 532. In that respect Carrier has opted for use of Negotiated Rate Arrangements ("NRAs").
- b. NVOCC NRA means the written and binding arrangement between an NRA shipper or consignee and eligible NVOCC to provide specific transportation service for a stated cargo quantity, from origin to destination on and after receipt of the cargo by the Carrier or its agent (originating carrier in the case of through Transportation).
- c. Carrier's Rules are provided free of charge to Shipper, Consignee and the public at http://www.worldcargotransport.us containing the terms and conditions governing the charges, classifications, rules, regulations and practices of Carrier.
- d. Carrier shall issue quotation sheets, booking confirmations, e-mail communications and other writings with applicable rates and charges for the shipments subject of the NRA, and shipper's or consignee's response by e-mail or other writing (collectively "the writings") which will constitute an offer by Carrier and acceptance by Shipper or Consignee for transportation services pursuant to 46 C.F.R. §§520 and532. The terms contained in the writings shall be a valid offer for thirty (30) days from the booking date, unless otherwise rescinded by the Carrier prior to receiving Shipper's cargo. Carrier's or Carrier's agent's receipt of cargo for this shipment constitutes final acceptance by Shipper or Consignee of this offer, and the terms of the NRA shall bind the parties. If the writing provided by shipper or consignee to accept the offer does not contain the legal name and address of the shipper or consignee and its affiliates agreeing to the NRA, the shipper or consignee must provide these by separate writing which shall be considered part of the NRA.
- e. Rates may not be modified in an NRA after the time the shipment is received by the Carrier or its agent (including originating carriers in the case of through transportation.
- f. Except as otherwise provided in the NRA all shipments that are subject to origin, destination, terminal, local or foreign charges shall be for the account of the cargo.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

ile 2A: Application of NRAs and Charges

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

1. NRAs are stated in terms of U.S. Currency and or local currencies, as applicable, and apply per 1 Cubic Meter (M) or 1,000 Kilos (W), as indicated, whichever basis yields the greater revenue, except as otherwise specified. Where the word "Weight" or the letter "W" appears next to an article or commodity, weight rates are applicable without regard to measurement. Where the word "Measurement" or the letter "M" appears next to an article or commodity, measurement rates are applicable without regard to weight.

NRAs and other charges shall be based on the actual gross weight and/or overall measurement of each piece or package, except as otherwise provided.

NRAs indicated by W/M are optional weight or measurement rates and the rate yielding the greater revenue will be charged.

2. Except as otherwise provided, all "Port" (i.e., Port-to-Port) rules published herein apply from/to places where the common carrier originates or terminates its actual ocean carriage of cargo. Tolls, Wharfage, Cost of Landing, and all other expenses beyond the port terminal area are for account of Owner, Shipper or Consignee of the cargo and all such expenses levied in the first instance against the Carrier will be billed in an equal amount to the Owner, Shipper or Consignee of the Cargo.

www.srmarine.us

NRAs shall be inclusive of all charges pertinent to the transportation of cargo and not including Customs clearance assessments or Forwarding Charges, except as provided.

Alternatively, at shipper's or consignee's request, carrier will arrange for inland transportation as shipper's or consignee's agent. All associated costs will be for the account of the cargo. Overland carriers will be utilized on an availability of service basis and not restricted to any preferred Carriers, except as Ocean Carrier deems necessary to guarantee safe and efficient movement of said cargo.

Carrier shall not be obligated to transport the goods in any particular type of container or by any particular Vessel, Train, Motor, Barge or Air Carrier, or in time for any particular market or otherwise than with reasonable dispatch. Selection of Water Carriers, Railways, Motor, Barge or Air Carrier used for all or any portion of the transportation of the goods shall be within the sole discretion of the Ocean Carrier.

- 3. Packages containing articles of more than one description shall be rated on the basis of the NRA provided for the highest rated articles contained therein.
- 4. NRAs do not include Marine Insurance or Consular fees.
- 5. Description of commodities shall be uniform on all copies of the Bill of Lading and MUST be in conformity with the validated United States Export Declaration covering the shipment. Carrier must verify the Bill of Lading description with the validated United States Export Declaration. Shipper amendments in the description of the goods will only be accepted if validated by United States Customs.

Trade names are not acceptable commodity descriptions and shippers are required to declare their commodity by its generally accepted generic or common name.

- 6. Unless otherwise specified, when NRAs are based on the value of the commodity, such commodity value will be the F.O.B. or F.A.S. value at the port of loading as indicated on the Commercial Invoice, the Custom Entry, the Import/Export Declaration or the Shipper's Certificate of Origin. The F.O.B. value and the F.A.S. value include all expenses up to delivery at the Loading Port.
- 7. Except as otherwise provided, NRAs apply only to the specific commodity named and cannot be applied to analogous articles.
- 8. FORCE MAJEURE CLAUSE: "Without prejudice to any rights or privileges of the Carrier's under-covering Bills of Lading, Dock Receipts, or Booking Contracts or under applicable provisions of law, in the event of war, hostilities, warlike operations, embargoes, blockades, port congestion, strikes or labor disturbances, acts of God, regulations of any governmental authority pertaining thereto or any other official interferences with commercial intercourse arising from the above conditions and affecting the Carrier's operations, the Carrier reserves the right to cancel any outstanding booking or contract in conformity with Federal Maritime Commission Regulations, by publication in this Tariff, any affected rate or rates in order to meet such conditions.
- 9. Any Tollage, Wharfage, Handling and/or other charges assessed against the cargo at Ports of Loading/Discharge will be for the account of the cargo. Any Tollage, Wharfage, Handling and/or Charges at Port of Loading in connection with storage, handling and receipt of cargo before loading on the vessel shall be for the account of the cargo.

Any Additional Charges which may be imposed upon the cargo by Governmental Authorities will be for the account of the cargo.

S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-010: **Packing Requirements**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

- 1. Except as otherwise provided herein, articles tendered for transportation will be refused for shipment unless in such condition and so prepared for shipment as to render transportation reasonably safe and practicable. Provisions for the shipment of articles not enclosed in containers does not obligate the Carrier to accept an article so offered for transportation when enclosure in a container is reasonable necessary for protection and safe transportation.
- 2. Packages must be marked durably and legibly and must show the port of destination. All packages must be numbered, which number together with marks and destination must appear on the shipping receipts and Bill of Lading.
- 3. Gross weight in pounds, and/or Kilos, and initials of port must be clearly and legibly shown on packages, and on original and copies of dock receipts tendered at time of delivery.
- 4. Each package, bundle or piece of freight must be plainly marked with the full or initials of consignee, and the destination must be shown in full to insure proper delivery. If necessary, corrections must be made by the shipper or his representative.

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Amendment No.: 1

Rule 2-020: **Diversion By Carrier**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

When the Ocean Carrier discharges cargo at a terminal port other than the port named in the ocean bill of lading, the ocean carrier may arrange, at its option, for movement via rail, truck or water, of the shipment from the port of actual discharge only as indicated hereunder:

- 1. To ocean carrier's terminal (motor, rail or water), at port of destination declared on the bill of lading at the expense of the ocean carrier. Carrier may, at their convenience, deliver cargo to ports en-route between Carrier discharging terminal and carrier's delivery terminal provided the NRAs are already provided for such destinations in individual commodity items.
- 2. The ocean carrier may forward cargo direct to a point designated by the consignee, provided the consignee pays the cost which he would normally have incurred either by rail, truck or water, to such point if the cargo has been discharged at the terminal port named in the ocean bill of lading within any commercial zone, such payment by the consignee shall be the cost he would normally have incurred to such point of delivery.

NOTE: In the event of cargo being discharged at carrier's convenience at a port other than the port of destination named in the bill of lading, the NRA applicable to the port of destination named in the bill of lading shall be assessed. In no event shall any such transfer or arrangements under which it is performed by such as to result directly or indirectly in any lessening or would have borne had the shipment cleared through the port originally intended. RETURN TO TABLE OF CONTENT

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100:

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1 Rule 2-030:

Mixed Commodity Rates

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Not applicable.

023163-

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World) 100:

Amendment No.: 1

Rule 2-040: Container s

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Container sizes are specified in each individual NRA.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World) 100:

Amendment

No.: 1

Rule 2-050: Shipper Furnished Containers

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

In lieu of the carrier furnished containers, shippers may offer cargo for ocean transportation in shipper furnished containers subject to the following provisions:

- A. The container must be of body and frame construction acceptable to the carrier and must be manufactured and equipped in accordance with all applicable United States, other local National and International Laws, Regulations and Safety requirements.
- B. Shipper furnished containers will be subject to inspection, approval and acceptance for carriage on the carrier's vessel prior to loading by the carrier's authorized personnel. Any containers found to be unsuitable will not be accepted for carriage.
- C. Each such container and its cargo will be subject to all rates, rules and regulations of this tariff.
- D. Shipper will be required by the carrier to submit documentary evidence of ownership or leaseholdership of the container offered for shipment.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100:

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-060: Measurement And Weight

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Tariff reference to "W" and "M" signify 1,000 kilos and 1 cubic meter respectively, unless otherwise stated. Whenever freight charges are assessed on a W/M "weight or measurement" basis or where rates are provided on both a "W" and "M" basis, the freight charges will be computed on the gross weight or the overall measurement of the pieces or packages, whichever computation produces the greater revenue to the Carrier.

- 1. All packages will be measured in inches and weight in Kilograms.
- 2. Rounding off- Dimensions

Where parts of inches occur in dimensions, such parts below 0.5 in. are to be ignored, and those of 0.5 in. And over are to be rounded off to the centimeter above.

3. Calculating Cubic Measurements

The three dimensions in inches (rounded off in accordance with (2) are to be multiplied together to produce the cube of one package or piece in cubic meters to four decimal places.

In case of a single package the decimals are to be rounded off at the second decimal, i.e., if the third decimal is below 5 the second decimal remains unaltered; if the third decimal is 5 or higher the second decimal is to be adjusted upwards. In the case of multiple packages of like dimensions the cube on one package to six decimals is to be multiplied by the number of packages and the total cube is then to be rounded off to two decimals under the foregoing procedure.

4. OFFICIAL MEASURERS AND WEIGHERS

The straight loaded shipments of consolidator Cargo, stuffed at Carrier's nominated off dock CY locations, does not require measuring/weighing for purposes of confirming volume/weight of cargo. For such shipments, however, there must be a certificate from an officially appointed Sworn Measurer to confirm the exact location at which the shipment was stuffed into the container.

5. MIS-DESCRIPTION, UNDERWEIGHTS AND UNDER-MEASUREMENT

A. The carrier at loading port will assess freight on the shipments on the basis of the gross weights and/or measurements declared or deemed to have been declared by Shippers. Such assessment is subject to the terms and conditions of the carrier's Bill of Lading. Notwithstanding the foregoing Carrier may arrange at the port/point of destination for the verification of the description, measurement or weights of all such shipments as they, at their sole discretion, may decide and in all such cases the description, measurements or weights so obtained shall be used for determining the correct amount of freight which has to be paid and expense incurred should be for account of cargo.

B. If the gross weights and/or measurements declared by the Shippers are less than those ascertained and if the Shippers, by notification to the Carrier, within seven (7) days of the vessels sailing from port of loading or the consignees, by notification to the Carrier prior to the shipment leaving the custody of the Carrier, maintain that the gross weights and/or measurements stated by them are correct, freight shall be assessed provisionally on the controllers' figures and subsequently adjusted, if necessary, after an outturn reweighing and/or re-measuring. If such outturn reweighting, re-measuring and/or resurveying shows that the gross weights, measurements and/or description were understated and/or mis-declared by the Shippers, re-measuring and/or resurveying shall be for the account of the cargo.

Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-070: Overweight Containers

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Shipper/Consignee for CY origin shipments shall be jointly severally and absolutely liable for any fine, penalty or other sanction imposed upon carrier, its agent motor/rail carrier by authority for exceeding lawful over-the-weight limitations in connection with any transportation services provided under this tariff and occasioned by any act of commission or omission of the shipper/consignee, its agent or contractors, and without regard to intent, negligence or any other factor. When carrier pays any such fine or penalty and assumes any other cost or burden, arising from such an event, it shall be on behalf of and for benefit of the cargo interest and carrier shall be entitled to full reimbursement therefore upon presentation of an appropriate invoice. Nothing in this rule shall require carrier, its agents or motor/rail carrier to resist, dispute or otherwise oppose the levy of such a fine, penalty or other sanction and carrier shall not have any liability to the cargo interest should it not do so. Any charges incurred in re-handling cargo to comply with maximum weight restrictions will be for account of cargo.

The party responsible (i.e., the shipper or the consignee) for the shipment exceeding any lawful weight limitation shall indemnify and hold the ocean carrier transporting the shipment, its agents and the motor/rail carrier(s), harmless from any and all damages or liability from claims by whomever brought arising in whole or in part from the shipment exceeding any lawful weight limitation. Such indemnification shall include attorneys' fees and all costs incurred in the defense of such claim(s).

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Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-080: Shipper's Load And Count

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

When containers are loaded and sealed by shipper, carrier or its authorized agent will accept same as "Shipper's load and count" and the Bill of Lading shall be so claused, and:

No container will be accepted for shipment if the weight of the contents thereof exceeds the weight carrying capacity of the container.

Carrier will not be directly or indirectly responsible for:

- 1) Damage resulting from improper loading or mixing of articles in containers, or shipper's use of unsuitable or inadequate protective and securing materials when loading to open-side flat-rack type containers.
- 2) Any discrepancy in count or concealed damage to articles.

Except as otherwise provided in the NRA, shipments destined to more than one port of discharge may not be loaded by the shipper into the same container.

Except as otherwise provided, materials, including special fittings, and labor required for securing and properly stowing cargo in containers moving in CY service, including but not limited to lashing, bulkheads, cross members, platforms, dunnage and the like must be supplied by shippers at their expense and the carrier shall not be responsible for such materials nor their return after use. The carrier shall not be liable in any event for any claim for loss or damage to the cargo arising out of improper or inadequate mixing, stuffing, tallying or bracing of cargo within the container.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100:

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-090: Diversion of Cargo (By Shipper or Consignee)

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

A request for diversion of a shipment will be considered as an amendment to the contract of carriage and will be subject to the following definitions, conditions and charges:

A. Definition of Diversion:

A change in the original billed destination (which may also include a change in Consignee, order party, or both). A change in Consignee, order party or both will not be considered as diversion of cargo.

B. Conditions:

- 1. Requests must be received in writing by the carrier prior to the arrival of the vessel at Discharge Port. Carrier will make diligent effort to execute the request but will not be responsible if such service is operationally impractical or cannot be provided.
- 2. Cargo moving under a non-negotiable Bill of Lading may be diverted at the request of shipper or consignee. Cargo moving under a negotiable Bill of Lading may be diverted by any party surrendering the properly endorsed original Bill of Lading. Cargo moving under a negotiable Bill of Lading may also be diverted by the shipper or consignee at the carrier's sole discretion without receipt by the carrier of the original negotiable Bill of Lading so long as a new negotiable Bill of Lading is not requested or issued by the carrier. If a new negotiable Bill of Lading is requested by the shipper or consignee, the original negotiable Bill of Lading must be surrendered to the carrier prior to issuance of the new negotiable Bill of Lading.
- 3. This rule will apply to full Bill of Lading quantities or full container loads only.
- 4. A shipment may only be diverted once. Shipper may request cancellation of the original diversion request, resulting in delivery of the cargo to the original billed destination, provided that such request is received prior to arrival of vessel at Discharge Port, and provided that all diversion charges as set out in C. below, applicable to the original diversion request, are paid in full prior to the cancellation request being accepted by the carrier. In no instance will any refund of the diversion charges be made in the event of a cancellation. Any additional expenses incurred by the carrier will be for the account of the cargo.
- 5. Cargo, which, upon request of Merchant (stowage permitting), is diverted to a Port of Discharge within the Scope of this Tariff other than that shown in the Bill of Lading, shall be assessed the actual amount of expense incurred by Carrier, or as per carrier tariff at time of shipment, whichever is higher, plus, at the sole discretion of the Carrier, depending on the relevant administrative burdens resulting from the diversion, an administrative fee of up to \$50/BL for cargo received and diversion requested prior to vessel departure, or up to \$300/BL for cargo received and diversion requested post vessel departure, from origin port.
- 6. Diversion charges or administrative charge are payable by the party requesting the diversion. RETURN TO TABLE OF CONTENT

Tariff Rule Information

023163-100:

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-100: **Security Fee**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

There will be a Security Fee of \$50.00 charged per Bill of Lading.

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Tariff Rule Information

S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-110: **Restricted Articles**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Except as otherwise provided, the following articles will not be accepted for transportation:

- 1. Cargo, loose on platforms or pallets, except when prior arrangements have been concluded with Carrier.
- 2. Cargo which because of its inherent vice is likely to impregnate or otherwise damage Carrier's containers or cargo.
- 3. Bank bills, coin or currency; deeds, drafts, notes or valuable paper of any kind; jewelry including costume novelty jewelry, except where otherwise specifically provided, postage stamps or letters and packets of letters with or without postage stamps affixed; precious metals or articles manufactured therefrom; precious stones; revenue stamps; works of art; antiques or other related or unrelated old, rare or precious articles of extraordinary value except when prior arrangements have been concluded with carrier.
- 4. Corpses or cremated remains.

- 5. Animals, birds, fish, livestock.
- 6. Eggs, viz: Hatching.
- 7. Poultry or pigeons live (including birds, chickens, ducks, pheasants, turkeys, and any other fowl).
- 8. Silver articles or ware, sterling.
- 9. Except as otherwise provided herein or in tariffs making reference hereto, articles tendered for transportation will be refused for shipment unless in such condition and so prepared for shipment as to render transportation reasonably safe and practicable. Provisions for the shipment of articles not enclosed in containers does not obligate the carrier to accept an article so offered for transportation when enclosure in a container is reasonably necessary for protection and safe transportation.
- 10. Carrier, except as provided in tariffs making reference hereto, will not accept for transportation articles which, because of their length, weight or bulk cannot in carrier's judgment be safely stowed wholly within the trailer or containers dimensions.
- 11. Except as provided in tariffs making reference hereto, shipments requiring temperature control.
- 12. Shipments containing cargo likely to contaminate or injure other cargo, including green salted hides. RETURN TO TABLE OF CONTENT

S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100:

NRA RULES TARIFF NO. 100 - Between (US and World) Amendment No.: 1

Freight All Kinds (FAK) Rule 2-120:

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Unless otherwise provided herein, any item described as "Freight All Kinds" shall consist of a minimum of two different commodity items. Further restrictions to the item shall be contained in the NRA. RETURN TO TABLE OF CONTENT

Tariff Rule Information

S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-130: ALTERNATE RATE/SERVICE LEVELS: ECONOMY, REGULAR, PREMIUM

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Different levels of Service are offered by the Carrier. Unless otherwise specified in the individual NRA. Unless otherwise noted NRA's are applicable for Regular Service. RETURN TO TABLE OF CONTENT

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World) 023163-100:

Amendment No.: 1

AES USA EXPORT SHIPMENTS Rule 2-140:

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Carrier requires complete and accurate Automated Export System / Shippers Letter of Instructions no later than 48 hours prior to port cut-off date or 2 hours before train border crossing. U.S. Customs and Border Protection (CBP) may impose penalties for failure to comply with the U.S. Bureau of Census, Mandatory Automated Export System regulations.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100:

NRA RULES TARIFF NO. 100 - Between (US and World) Amendment No.: 1

DOCUMENTATION FEE Rule 2-150:

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Document fees are considered origin and destination local charges and shall be for the account of the cargo and are included in the individual NRA, if any.

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-160: AMS CHARGES

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

AMS charges are applicable on all import shipments and identified in each individual NRA.

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Tariff Rule Information

023163-100:

Amendment No.: 1

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World)

SUBMISSION OF CARGO DECLARATION DATA Rule 2-170: Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

A. SUBMISSION OF CARGO DECLARATION DATA; DEADLINE FOR SAME.

Pursuant to Customs regulations effective December 2, 2002, Carrier is required to submit certain cargo declaration data for all cargo on board a vessel that will call in the United States (i.e., U.S. import cargo and foreign destination cargo remaining on board the vessel) to the U.S. Customs Service not later than 24 hours prior to the time the cargo is loaded on Carrier's vessel at each non-U.S. port of loading. In order to enable Carrier to comply with this requirement, except as provided in paragraph B of this rule, any person tendering cargo to Carrier that is to be transported to the United States or that will be on a vessel when that vessel calls in the United States must provide the following information regarding such cargo to Carrier in writing (including by electronic transmission) in sufficient time for Carrier to transmit the data to the Customs Service at least 24 hours prior to the loading of the cargo on Carrier's vessel. Failure to comply with these requirements will result in cargo not being loaded.

- 1. A precise description of the cargo (or the 6-digit HTS number under which cargo is classified) and weight of the cargo or, for a sealed container, the shipper's declared description and weight of the cargo. The quantity of cargo shall be expressed in the lowest external packaging unit (e.g., a container containing 10 pallets with 200 cases shall be described as 200 cases). Generic descriptions, including, but not limited to, 'FAK,' 'General Cargo,' 'Chemicals,' 'Foodstuffs,' and terms such as 'Said to Contain' are NOT acceptable descriptions.
- 2. Shipper's complete name and address, or the identification number issued to the shipper by the U.S. Customs Service upon implementation of the Automated Commercial Environment ('ACE').
- 3. Complete name and address of the consignee, owner or owner's representative, or its ACE identification number.
- 4. Internationally recognized hazardous material code when such materials are being shipped.
- 5. Seal numbers for all seals affixed to the container.

B. TIME FOR SUBMISSION OF DATA BY SHIPPERS TO CARRIER.

Except as otherwise provided below, the time for shipper to submit data to Carrier shall be as follows:

1. Shippers who submit their shipping instructions in paper format will be required to submit their shipping instructions to Carrier no later than seventy-two (72) hours prior to vessel arrival at the foreign port of load. This applies to all U.S. destined cargo as well as cargo intended to be transshipped at a U.S. port and cargo that will remain on the vessel for carriage to a non-U.S. port.

C. CERTAIN NON-VESSEL OPERATING COMMON CARRIERS.

Non-vessel operating common carriers ('NVOCCs') that are licensed by or registered with the FMC and that have obtained Customs bonds may submit the required inbound cargo declaration data directly to the U.S. Customs Service in accordance with Customs Service regulations and guidelines. For purposes of this provision, an NVOCC is registered with the FMC if it has been issued an Organization Number by the FMC, has published a valid and effective rules tariff, and has posted the required financial security with the FMC.

- 1. Certification. Any NVOCC that submits cargo declaration information directly to the Customs Service shall, unless notified by the Carrier pursuant to subparagraph C(1) above that it is not required to do so, in lieu of the information required to be submitted pursuant to paragraph A of this rule, provide the Carrier, not later than the deadline for shipper submission of cargo information under paragraph B of this rule, with a written certification stating that the required inbound cargo declaration data for its cargo has been transmitted to the U.S. Customs Service in a timely and accurate manner. Such certification shall describe the cargo tendered with sufficient specificity (including container number) that Carrier may readily identify such cargo.
- 2. NVOCC Co-Loading. For purposes of this paragraph, the term 'Master NVOCC' shall mean the NVOCC that is the customer of the Carrier and tenders co-loaded cargo to the Carrier in its name. In the event the Master NVOCC submits cargo declaration data for co-loaded cargo directly to the Customs Service, it shall do so for all NVOCCs with which it co-loads. In the event the Master NVOCC does not submit cargo declaration data for co-loaded cargo directly to the Customs Service but NVOCCs with which it co-loads transmit cargo declaration data for their cargoes directly to

the Customs Service, it shall be the obligation of the Master NVOCC to provide Carrier with the certification described in subparagraph C (1) with respect to all co-loaded cargo tendered to Carrier by the Master NVOCC.

3. All NVOCCs shall be subject to Paragraphs D and E of this rule.

D. FAILURE TO PROVIDE INFORMATION; DENIAL OF PERMISSION TO LOAD CARGO.

- 1. In the event Carrier fails to provide the required inbound cargo declaration data to the U.S. Customs Service for all cargo to be loaded on its vessel within the time period required by Customs Service regulations it may, among other things, be assessed a civil penalty, denied permission to unload the cargo for which information was not timely provided, and/or denied permission to unload any cargo from the vessel on which the cargo is moving. Accordingly, Carrier may refuse to load any cargo tendered to it for which it has not received either (i) the data required by paragraph A of this rule by the deadline specified pursuant to paragraph B; or (ii) the certification required by paragraph C of this rule by the deadline specified therein.
- 2. Any and all costs incurred by Carrier with respect to cargo in its possession which is not loaded due to the non-provision of information or certification, or which is not loaded pursuant to the instructions of the U.S. Customs Service (regardless of whether or not the required data or certification has been provided for such cargo), including but not limited to inspection, storage and/or re-delivery costs, shall be for the account of the cargo. Carrier shall have a lien on cargo in its possession for amounts due hereunder and may hold cargo until such amounts (and any other unpaid freights or charges) are paid or sell such cargo after a reasonable period. In the event Carrier is forced to take legal action to collect amounts due hereunder, Carrier shall be entitled to recover all costs (including reasonable attorneys' fees and expenses) incurred in connection with such legal action.

E. INDEMNIFICATION OF CARRIER.

If Carrier is assessed a civil penalty or fine or is denied permission to unload cargo, because of the failure of any and all shippers, consignees, cargo owners, NVOCCs, shippers' associations and their agent(s) to provide the information required by this rule and/or by the regulations or guidelines of the U.S. Customs Service in a complete and accurate manner, then such shippers, consignees, cargo owners, NVOCCs, shippers' associations and their agent(s)shall be jointly and severally liable to indemnify and reimburse Carrier for any such penalty or fine and any and all costs, damages or liability, direct, indirect, special or consequential, incurred by the Carrier as a result of the denial of permission to unload cargo or any delays related thereto. Carrier shall have a lien on cargo in its possession for amounts due hereunder and may hold cargo until such amounts (and any other unpaid freights or charges) are paid or sell such cargo after a reasonable period. In the event Carrier is forced to take legal action to collect amounts due hereunder, Carrier shall be entitled to recover all costs (including attorneys' fees) incurred in connection with such legal action.

F. CONFIDENTIALITY. Carrier acknowledges that the information required by the Customs Service may constitute confidential information that is not generally available to the public. Carrier, in accordance with the requirements of Section 10(b)(13) of the Shipping Act of 1984, as amended, will keep confidential, to the extent permitted by law, all Shipper bill of lading information, including information related to underlying shippers and commodities in respect of containers of less than container load cargo containing shipments by more than one Shipper.

G. DOCUMENTATION CHARGES. See Rule Nos. 2-150 for charges to apply. RETURN TO TABLE OF CONTENT

Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1 Rule 2-180: U.S. CUSTOMS RELATED CHARGES

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Shippers must comply with all customs and consular regulations. Any fine or penalty imposed by government authorities for failure to comply with customs or consular regulations shall be at the expense of shipment, or merchant. Goods which are not cleared through customs for any reason may be cleared by Carrier at the expense of the shipment or merchant and may be warehoused at the risk and expense of the shipment or merchant or may be turned over to the Customs authorities without any further responsibility on the part of the Carrier.

NRAs are not inclusive of U.S. Customs related charges, such as, but not limited to, Customs clearance assessments, USDA/FDA/US customs examination, X-ray, insurance, storage, forwarding charges, drayage, demurrage, bonded warehousing, formal customs entry, if required, or tax and duties. Any such accrued U.S. Customs related charges shall be at the expense of the shipment, cargo or merchant.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-190: FDA PRIOR NOTICE

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

As described in each individual NRA.
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Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C) -D/B/A-NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-200: Cargo Roll-Over Fee

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Carrier will require complete and accurate shipping instructions by the "Document Due by Date" mentioned on the NRA, Booking Confirmation / Rate Confirmation document. If not received by the "Document Due By date", cargo will be rolled/postponed to the next available vessel and all costs associated with the postponement (handling, storage, demurrage, etc.) will be billed to the Shippers/Owners Account. A Cargo Roll-Over Fee of \$200.00 shall be charged. RETURN TO TABLE OF CONTENT

Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 2-210: Free Time Detention / Demurrage / Storage

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Any charges for storage, detention or demurrage of freight or containers, as a result of being in excess of the free time prescribed in their tariffs or agreements, assessed by vessel operators on whose vessel cargo is/was transported or terminal operator at origin point or port or destination point or port due to some default or oversight of shipper or consignee or holder of bill of lading will be for the account of the cargo without in any way affecting the liability of the carrier for the condition of cargo. In the event that the vessel operators or terminal operators assess demurrage, per diem, and or detention even though not due to default or oversight of shipper, shipper shall nevertheless be liable to Carrier for any such charges assessed against Carrier by vessel operators and/or terminal operators.

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Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

tule 3: Rate Applicability Rule

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

The rules and charges applicable to a given shipment must be those in an NRA and in effect when the cargo is received by the ocean carrier or its agent (including originating carriers in the case of NRAs for through transportation). A shipment shall not be considered as "received" until the full bill of lading quantity has been received.

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Tariff Rule Information

023163-100; S&R (MARINE SERVICES) B.V. D/B/A SR (C)

23163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 4: Heavy Life

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015 Heavy Lift charges are applicable and shall be included in the individual NRA.

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Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 5: Extra Length

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

An Over Length surcharge will apply to any single piece 12 feet and over and shall be included in the individual NRA. RETURN TO TABLE OF CONTENT

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 6: Minimum Bill of Lading Charges

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

None

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Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 7: Payment of Freight and Charges

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

A. CURRENCY

Rates and charges are quoted in U.S. Currency and have been determined with due consideration to the relationship of U.S. currency to other currencies involved. In the event of any material change in this relationship, carrier reserves the right, upon publications in conformity with the provisions of the U.S. Shipping Act of 1984, as amended, to adjust the NRAs and charges as required.

B. PAYMENT IN U.S. DOLLARS

Except as otherwise noted, freight and charges shall be prepaid in the United States in US currency.

C. METHODS OF PAYMENT

Payment for freight or charges due the carrier must be payable in legal tender or, at carrier's option, by check or bank draft acceptable by carrier's bank for immediate credit without charges.

D. PREPAID FREIGHT

- 1. When freight monies and charges are prepaid, such payment shall be made not later than the time of release of any original Ocean Bill of Lading by the carrier to the shipper or his duly authorized licensed Freight Forwarder or Agent acting in his behalf.
- 2. When freight and charges are billed prepaid they shall be paid in U.S. dollars.

E. FREIGHT COLLECT

All freight and charges which are billed on a freight collect basis must be paid in full in U.S. Dollars, or in a currency acceptable to the carrier provided such currency shall be unblocked, freely convertible and freely remittable free of tax into U.S. Dollars, for the complete originally issued Bill of Lading quantity prior to release of cargo or any portion thereof.

F. CURRENCY CONVERTIBILITY:

1. Conversion Provisions:

In addition to the United States Dollars, freight monies and charges may be billed and paid in foreign currencies, provided they are freely convertible and remittable and free of tax.

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Tariff Rule Information

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 8: Bill(s) of Lading Front/Face

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Carrier's bill of lading, front and back provided herein:

BILL OF LADING

Not negotiable unless consigned to order							
SHIPPER:			Booking Number		Bill of lading No.		
			Shippers ref.	Forw	arder ref.		
		nieuwe lay out mo	eten				
	zijn	, check Dennis.	A STATE OF THE PARTY OF THE PAR	nastrowski wa Hely			
CONSIGNEE:				O 30 Te Fa	ostzeedijk 063 BG Ro el.: +31 (0) ax: +31 (0)	ine Services) B.V : 104 otterdam, The No)10 201076 ext.)10 4045623 @srmarine.nl	etherland
NOTIFY PARTY:			Marine 2		maii. ii no	esimanne.m	
			Services				
			PRECARRIAGE BY		PLACE OF	RECEIPT by precarrier	
OCEAN VESSEL / VOY		DRT OF LOADING	PORT OF DISCHARGE		PLACE OF DELIVERY		
Marks, Numbers No. 0	Of Ctrs.	PARTICULARS OF GOODS FURN Description of Cargo		NOT RESPONSIE	ILE	Gross Weight	Cube
mand, manders no. (O1 Cus.	Description of Cargo	d Mainest Qty			Gross Treight	cube
FREIGHT & CHARGES		BASIS	RATE	PREP	AID	COLLECT	
			TOTAL:				
Received by the carrier the Goods as specifie the terms and conditions appearing on the fr The Particulars given above as stated by the In WITNESS, whereof one (1) original Bill of Lading must be surrendered duly endorsed in	ont and re- shipper and Lading has	verse of this Bill of Lading to which the N d the weight, measure, quantity, condition been signed if not otherwise stated here:	erchant agrees by accepting this Bill of I	Lading, any local priv unknown to the Carri	ileges and custo er.	ms notwhitstanding.	
NUMBER OF ORIGINAL Bs/L: FREIGHT PAYABLE AT:		EIGHT PAYABLE AT:	PLACE OF ISSUE:	PLACE OF ISSUE: DATED:			
For delivery of the goods, please apply to: Terms and conditions continued on back hereof				SIGNED ON BEHALF OF THE CARRIER S&R (MARINE SERVICES) B.V.:			

Carriars means the Company stated on the front of this Bill of Lading as being the Carrier and on whose behalf this Bill of Lading has been signed.

Carrier and on whose behalf this Bill of Lading has been signed.

Carrier and on whose behalf this Bill of Lading has been signed.

Carrier and the Lading any person having a present or future interest in the Goods or this Bill of Lading, any person having a present or future interest in the Goods or this Bill of Lading, any person having a present or future interest in the Goods or any person acting on behalf of any of the above mentioned persons.

*Goods** includes the carge supplied by the Microbant and includes any Container not supplied by or on behalf of the Carrier.

*Container** includes any container, trailer, transportable tank, lift ven, fat, pallet or any similar article of transport used to consolicate goods.

*Clerriage** means the whole of the operations and services undertaken or performed by or on behalf of the Carrier in respect of the Goods.

*Contringe** means the whole of the operations and services undertaken or performed by or on behalf of the Carrier in respect of the Goods.

*Contringe** means the whole of the operations and services undertaken or performed by or on behalf of the Carrier in respect of the Goods.

*Contringe** means the front of this Bill of Lading or it both the Place of Delevery are not indicated on the front of this Bill of Lading or it both the Place of Delevery are not indicated on the front of this Bill of Lading or it both the Place of Seciet and the Place of Delevery or the Place of Beceipt and the Place of Delevery or the Place of Seciet and the Seciet and the Seciet and the Seciet and Seciet a

CARRIER'S TARIFF
 The provisions of the Carrier's applicable Tarift, if any, are incorporated herein. Copies of such provisions are obtainable from the Carrier or his agents upon request or, where applicable, from a government body with whom the Tariff has been filed. In the case of inconsistancy between this Bill of Lading and the applicable Tarift, this Bill of Lading and the applicable Tarift, this Bill of Lading and the applicable Tarift, this Bill of Lading shall prevail.

3. WARRANTY

VANHAM I Y
he Merchant warrants that in agreeing to the terms hereof he is or is the agent of
as the authority of the person owning or entitled to the possession of the Goods
y person who has a present or future interest in the Goods.

4. NEGOTIABILITY AND TITLE TO THE GOODS

4. NEGOTIABLITY AND TITLE TO THE GOODS.
(1) This Bill of Lading shall be non-negotiable unless made out "to order" in which event it shall be negotiable and shall constitute title to the Goods and the holder shall be entitled to neceive or to transfer the Goods ferrein described.
One of the taking in charge by the Carrier of the Goods are the holder shall be primit store entitled on the taking in charge by the Carrier of the Goods as health of the contrary shall not be admissible when this Bill of Lading has been negotiated or transferred for valuable consideration to a third party acting in good faith.

CERTAIN RIGHTS AND IMMUNITIES FOR THE CARRIER AND OTHER PERSONS (1) The Carrier shall be entitled to sub-contract or any terms the whole or any part of the Ca

(1) The Carrier shall be entitled to sub-contract on any terms the whole or any part of the Carriage.

(2) The Merchant undertakes that no claim or allegation shall be made against any person or vesses invaticever, other than the Carrier, including, but not limited to, the Carrier's servants or agents, any independent contractor and his servants or agents, and all others by whom the whole or any part of the Carriage, whether directly or incredit, is procured, performed or undertaken, which imposes or attempts to impose upon any such person or vessel any leadily whether the contraction with the Goods or the Carriage and I say; claim or allegation should neverthees be made to defend, indemnify and hold neverthees and I say; claim or allegation should neverthees be made to defend, indemnify and hold sunstitute prices are as all such provisions were expressly for his benefit and in entering into this certaint be carrier, to the extend of these provisions, does so not only on no some benefit at also as agent or fusited for such persons and visualist and such persons and visualist personal for in the Bill of Ladings. (4) The defences and limits of basility provided for in the Bill of Ladings and langely in any action against the Carrier whether the action be found in Contract or in Tort.

CABILITERY SERPANNISH ITEX

6. CARRIER'S RESPONSIBILITY

CARRIER'S RESPONSIBILITY

(I) CLAUSE FARMOUNT

(A) Subject to clause 10 selfow, this Bill of Lading insofar as it relates to sea carriage by any vessel whether named herein or not shalf have effect subject to the Hague Rules or any legislation making such Rules or the Hague-Visiby Rules compusorly applicable (such as COSSA or COSWA) to this Bill of Lading and the provisions of the Hague-Rules (or COSSA or COSWA) this Bill of Lading as subject to U.S. or Canadian taw respectively shall apply to the carriage of Goods by inland waterways and reference to carriage by sea in such False or registration and the sevent or include reference to clambage the part of the Cost of th

our below, but if such provisions are tourn to be invaled such responsibility shall be (II) The Carrier shall be entitled to fain distring in the Bill of Luding shall operate to do-pose or limit such entitlement the full benefit of, and rights to, all smitations of and se-clusions from liability and all rights conferred or authorised by any applicable low, statute or regulation of any country (including, but not limited to, where applicable any provisions or sections 4281 to 4672, inclusive, or the Revised Statuse of the United States of America and amendments thereto and where applicable any provisions of the laws of the United States of America and without projection to the generality of the fore-going also any law, statute or regulation available to the Owner of the vesseligi on which the Goods are carried.

QP PORT TO PORT SHIPMENT
The responsibility of the Carrier is imited to that part of the Carriage from and during locating on the wessel and the Carrier is imited to that part of the Carriage from the vessel and the Carrier is addition on the labele for any location of the carrier is the carrier in the carrier is the carrier in the carrier is the carrier in the carrier is the carrier is a certain the carrier is carrier to contract to the carrier of the Goods prior to loading and subsequent to discharge of the Goods from the vessel without responsibility for any act or omission whatsoever on the part of the Carrier or others and the Carrier may as such agent even in the carrier or others and the Carrier may as such agent even in the carrier or others and the carrier may as such agent even in the carrier or others and what the carrier is the carrier or others when the carrier is the carrier or others and the carrier may as such agent even in the carrier or others and the carrier may as such agent even in the carrier or others and what the carrier is the carrier or others and the carrier is the carrier or others and the carrier is the carrier or others and the carrier or others.

(3) COMBINED TRANSPORT

- COMBINED TRANSPORT

 Save as le otherwise provised in this Bill of Lading, the Carrier shall be liable for loss of or dismage to the Goods are taken into his charge to the Goods are taken into his charge until the line of delivery to the extent set on below.

 (A) Where the stage of Carriage where the loss or damager occurred cannot be proved:

 (A) Where the stage of Carriage where the loss or damager occurred cannot be proved:

 (B) The Camer shall be entitled to rely upon all exclusions from liability under the Ruise or logislation that would have been applied under £(1)(A) shove had the loss or damage occurred at sea or, if there was no carriage by sea, under the Hague Ruise (or COSISA or COSISA if the Bill of Lading is subject to U.S. or Canadian faw respectively).
- (or COGSA or COGSA) if the Bill of Luding is subject to U.S. or Canadian faw respectively.

 (i) Where under (i) above, the Carrier is not liable in respect of some of the factors causing the loss or damage, he shall only be lable to the extent that those factors which he is lable thate contributed to the loss or damage.

 (a) Subject to 64(C) below, where the Hague Raises or any legislation applying such garplicable, the Carrier's fability shall not exceed USS2 00 per kill of the gross weight of the Goods lost, damaged or in respect of which the claim arises or the value of such Goods, whichever is the lesser.

 (v) The value of the Goods lost, damaged or in respect of which the claim arises or the value of such Goods, whichever is the lesser.

 (v) The value of the Goods shall be determined according to the commodity exchange price aff the place and time of celevery to the Merchant or at the place and time when they should have been so delivered or there are one-such price according to the control of the same limited and quality, at such place and limits.

- (B) Where the stage of Carriage where the less or damage occurred can be proved; (i) the liability of the Carrier shall be determined by the provisions contained in any international convexion or national law of the country which provisions: (a) cannot be departed from by private contract to the detriment of the Merchaut, and
- Merchant, and
 Merchant to the defirment of the
 (b) would have applied if the Merchant had made a separate and direct contract with the Carrier in respect of the particular stage of Carriage where
 the load or damage occurred and had nacievad as evidence thereof any
 mational convention or national is no sessed in order to make such international convention or national is not sessed in order to make such international convention or national in the sessed states of America or in Canada
 to the Port of Loading or from the Port of Discharge, the responsibility of the
 Carrier shall be to procure transportation by carriers (not or more) and such
 transportation shall be subject to the inland carriers ontracts of carriage and
 tariffs and any law compulsority applicable. The Carrier quantities the fulfi(iii) Where neither (ii) or (ii) above apply, any liability of the Carrier shall be determined by (6)(3)(A) above.

(4) GENERAL PROVISIONS (A) Delay, Consequential Loss

(4) GENERAL PROVISIONS
(A) Delay, Consequential Loss
Save as otherwise provided-herein, the Carrier shall in no circumstances be liable for direct, indirect or consequential loss or damage caused by delay or any other cause whatsoever and however causer. Winnout prejudice to the foregoing, if the Carrier is found liable for delay, liability shall be limited to the freight applicable to the nelevant stage of the transport.

(B) Package or Shipping Unit Limitation
Where the Hague Fulles or any legislation making such Rules compulsorily applicable (such as OGSSA or COSWA) to this bill of Lading apply, the Carrier should be a detailer value has been noted in accordance with (C) below, be a removed a detailer value has been noted in accordance with (C) below, but any other control of the property of the Goods in an amount per package or shipping unit in sucess of the package or the package or shipping unit en sucess of the package or shipping to OGSSA is USSSO0 and according to COGWA is Can \$500. If no limitation shall down the control of the package or shipping to COGSA is USSSO0 and according to CoGWA is Can \$500. If no limitation shall be USSSO0.

(C) Ad Valorem: Declared Value of Package or Shipping to the control of the package or Shipping to COG Advalorem: Declared Value of Package or Shipping to the control of the package or Shipping the control of the package of the pac

so Colonia is despitation and according to Colonia and solution to the installation shall be compared to the colonial application and the colonial supplication and the colonial solution of the Carlier Solution (CS) Ad Valorent Declared Value of Package or Shipping unit. The Carrier's liability may be increased to a higher value by a declaration in writing of the value of the Goods by the shipper upon delivery to the Carlier of the Goods for shippennent, such higher value being inserted on the front of this Bill of Lading in the space provided and, if required by the Carrier, extra freight paid, in such case, if the actual value of the Goods and seved such declared value, the value shall exvertiselse be deemed to be the declared value and the Carrier's liability, if any, shall not exceed such declared value, the value shall exvertiselse be deemed to be the declared value and the Carrier's liability, if any, shall not exceed the declared value and the Carrier's liability, if any, shall not exceed the declared value and the Carrier's liability, if any, shall not exceed the declared value and the Carrier's liability, if any shall not be considered of the carrier, the number of packages or shipping units shall not liability and the carrier of packages or shipping units for the purpose of any limit of liability per package or shipping unit provided in any international convention or rational lave relating to the carriage of Goods by sea. Except as alonesaid the Container shall be considered the package or shipping unit shall mean each physical unit or piece of carge not shipped in built, and irrespective of the weight or measurement unit applicable thereof while the firmilation provided in such convenience with which waits of limitation as to Goods shipped in built.

The words "shipping unit shall mean each physical unit or piece of carge not shipped in package, including articles or things of any description whatsoever, except Goods shipped in built, and irrespective of the weight or measurement unit applicable ther

waiter of similation as to isoods simples.

(E) Rust, etc.

It is agreed that superficial rust, exidation or any like condition due to moisture.

It is agreed that superficial rust, exidation or any like condition due to moisture is not a condition or damage but is inherent to the nature of the Goods and ack nowledgement of receipt of the Goods in apparent good order and condition is not a representation that such conditions of rust, exidation or the like did not exist on

a representation that such conditions of rust, exidation or the like did not exist on receipt.

(F) Notice of Loss or Damage.

The Carrier shall be deemed prima facie to have delivered the Goods as described in this Bill of Luding unless notice of loss of, or damage to, the Goods, indicating the peneral nature of such loss or damage, shall have been given in writing to the Carrier or to his representative at the place of delivery before or at the time of removal of the Goods into the custody of the person entitled to delivery thereof under this Bill of Lading or, if the loss or damage is not apparent, within three consecutive days thereafter.

(G) Time-bar

The Carrier shall be discharged of all liability unless suit is brought in the proper forum and written notice thereof received by the Carrier within nine months after delivery of the Goods in the date when the Goods should have been delivered. In the event that such time period shall be found contrary to any convention or law shall then apply but in that circumstance only.

7. MERCHANT'S RESPONSIBILITY

7. MRRCHANT'S RESPONSIBILITY
(1) The description and particulars of the Goods set out on the face hereof are furnished by the Merchant and the Merchant warrants to the Camer that the description and particulars including, but not limitod to, of weight, contint, measure, quantity, quality, condition, marks, numbers and value are correct.
(2) The Merchant shall comply with all applicable laws, regulations and requirements of customs, port and other authorities and shall bear and pay all duties, taxes, fines, imposts, expenses and losses incurred or suffered by reason thereof by reason of any illegal, incorrect or insufficient marking, numbering or addressing of the Goods.

requirements of customs, port and orine authorities and shall beer and pay all distinctions, fines, imposts, excenses and issees incured or suffered by reason thereof or by reason of any illegal, incorrect or insufficient marking, numbering or addressing of the Goods.

(3) The Merchant undertakes that the Goods are scaked in a manner adequate to withstand the ordinary risks of Carriage having regard to their nature and in compliance with all laws, regulations and requirements which may be applicable.

(4) No Goods which are or may become dangerous, inflammable or damaging or which are or may become dangerous, inflammable or damaging or which are or may become large without the Container or content in writing be and without the Container or other covering in which the Goods are to be transported and without the Container or other covering in which the Goods are to be transported and without the Container of other covering in which the Goods are to be transported and without the Container of the covering in which the Goods are and character of any such articles and so as to contain the rature and character of any such articles and so as to comply with all applicable laws, regulations and experience of any such articles and so as to comply with all applicable laws, regulations and experience of any such articles and so as to microal may are marked to the container and character of any such articles and so as to microal may are any time be seatoned. Generally, and the container and the containers of the

be stuffed by the Carrier in or on Containers and Goods may be

- 8. CONTAINERS

 (1) Goods may be stuffed by the Cairrier in or on Containers and Goods may be stuffed with other Goods.

 (2) The terms of this fill of Lading shall govern the responsibility of the Cairrier in connection with or arising out of the supply of a Container to the Merchant, whether supplied before or after the Goods are neceved by the Cairrier or delivered to the Merchant.

 (4) the Cairrier shall not be islable for loss of ordange to the Goods.

 (5) Incarrier shall not be islable for loss of ordange to the Goods.

 (6) the Cairrier shall not be islable for loss of ordange to the Goods.

 (6) caused by the manner in which the Container has been suffice.

 (ii) caused by the unsuitability of the Goods for carriage in Containers;

 (iii) caused by the unsuitability of defective condition of the Container provided that where the Container has been supplied by or on behalf of the Cairrier, this paragraph (iii) shall only apply if the unsuitability or defective condition avoid have been appared upon reasonable inspection by the Merchant of the Cairrier was sufficient to the Cairrier of (a) where the Container was sufficient was sufficient to the Cairrier was sufficient to the Cairrier was sufficient to the Cairrier of (a) where the Cairrier has agreed to seal the Container.

 (b) the Cherchant shall defend, indemnity, and hold harmless the Cairrier against any loss, damage, claim, liability or expense whatsoever arising from one or more of the matters covered by (4) above except in CAIII(ii) above.

 (a) Where the Carrier is instructed to provide a Container, in the absence of a written request to the coctainy, the Cairrie is not under an obligation to provide a Container of any particular type or quality.

9. TEMPERATURE CONTROLLED CARGO

9. TEMPERATURE CONTROLLED CARGO
(1) The Merchant undertakes not to tender for transportation any Goods which require temperature control without previously giving written notice (and filling in the box on the front of this Bill of Lading if the Bill of Lading in the box on the front of this Bill of Lading if the Bill of Lading has been propared by the Merchant of a person acting on his behalf of their nature and particular temperature range to be maintained and in the case of a temperature controlled Container stuffed by or on behalf the container than the container stuffed by or on behalf the container than the container than the container stuffed by or on behalf the container than the container in an efficient state.

INSPECTION OF GOODS
 The Garrier or any person authorised by the Carrier shall be entitled, but under no obligation, to open any Container or package at any time and to inspect the Goods.

MATTERS AFFECTING PERFORMANCE
 (1) If at any time the Carriage is or is likely to be affected by any hindrance, risk, day, difficulty or disadventage of any kind (including the condition of the Goods), where-sever and novaspeer arraing (whether or not the Carriage has commenced) the Carrier

(A) without notice to the Merchant abandon the Carriage thas continentially inscribe reasonably possible clause the Coods or amy part of them at the Merchant's dispo-sal at any place which the Carriar may deem and and convenient, whereupon the responsibility of the Carrier in respect of such Goods shall cease. (B) without projection to the Carriar's right subsequently to abandon the Carriage under (A) above, continue the Carriage.

In any event the Carrier shall be entitled to full Charges on Goods received for Carriage and the Merchant shall pay any additional costs resulting from the above mentioned

(2) The liability of the Carrier in respect of the Goods shall cease on the delivery or other disposition of the Goods in accordance with the orders or recommendations given by any government or authority or any person acting or purporting to act as or on behalf of such government or authority.

swen by any government or authority or any person acting or purporting to act as or on behalf of sicur government or authority.

12. METHODS AND ROUTE OF TRANSPORTATION

(1) The Carrier may at any time and without notice to the Merchant: use any means of transport or storage whatsoever, lead or carry the Goods on any vessel whether named on the front hereof or not transfer the Goods from one conveyance to another including transshipping or carrying the same on another vessel than that named on the front hereof or by any other means of transport whatsoever; any place unpack and remove Goods which have been stuffed in or on a Carlianer and or that named on the front hereof or by any other means of transport whatsoever; and place of the size o

14. DELIVERY OF GOODS

14. DELIVERY OF GOODS.
If delivery of the Goods or any part thereof is not taken by the Merchant at the time and place when and where the Carrier is entitled to call upon the Merchant to take delivery thereof, the Carrier shall be entitled without notice to remove from a Container the Goods or that part thereof affords of stuffed in or on a Container and to store the Goods or that part thereof affords, afford, in the Open or under cover at the sole risk and expense of the Merchant. Such storage shall consistiud due delivery hereunder, and thereupon the labelly of the Container or the part thereof shall cases.

15. BOTH-TO-BLAME COLUSION

If the vessel on which the Goods are carried (the carrying vessel) comes into collision with any other vessel or object (the non-carrying vessel or object as a result of the negligence of the non-carrying vessel or object for the owner of, charterer of or person responsible for the non-carrying vessel or object. The Merchant undertakes to deficill indemnity and hold harmless the Carrier against all claims by or liability to (and any oxpense airsing hereiteral) any except of person in expect of any loss of, or damage of the Merchant but or payable to the Merchant but hereiteral and or payable to the Merchant but carrying vessel or object on the control of the carrying vessel or object on a set off, recoupled or recovered by such vessel, object or person(s) against the Carrier, the carrying vessel or her owners or charterors.

19 GENERAL AVERAGE

(1) The Carrier may declare General Average which shall be adjustable according to the York/Archiver Rules of 1974 at any place at the option of the Carrier and the Amended Jason Clause as approved by BIMCO is to be considered as incorporated herein and the Merchant shall provide such security as may be required by the Carrier and the Amended Jason (Dause as approved by BIMCO is to be considered as incorporated herein and the Merchant shall provide such security as may be required by the Carrier in the Carrier in respect of any claim (and any expense asting therefrom) of General Average nature which may be made on the Carrier and shall provide such security as may be required by the Carrier in the connection.

(3) The Carrier shall be under no obligation to take any steps whatsoever to collect security for Smarral Average contributions due to the Merchant.

17. CHARGES

17. CHARGES
(1) Charges shall be deemed fully earned on receipt of the Goods by the Carrier and shall be paid and non-returnable in any event.
(2) The Charges have been calculated on the basis of particulars furnished by or on behalf of the Merchant. The Carrier shall be entitled to production of the commercial invoke for the Goods or true copy thereof and to inspect, reversible, remeasure and reversite the Goods and if the particulars are found by the Carrier to be incorrect the Merchant shall pay the Carrier the correct Charges (credit being glain for the Charges Carrier in equilibrium) glain for the Charges.
(3) All Charges shall be paid without any set-off, countier-claim, deduction or stay of execution.

18. LIEN The Coming shall have a lien on Goods and any documents relating thereto for all sums whatcoever due at any time to the Carrier from the Merchant and for General Average contributions to whomscover due and for the costs of recovering the same and the Carrier shall have the right to set the Goods and documents by public auction or private freaty, without notice to the Merchant and at the Merchant's expense and without any labelity towards the Merchant.

19. VARIATION OF THE CONTRACT No servant or agent of the Carrier shall have power to waive or vary any of terms hereof unless such waiver or variation is in writing and is specifically author or ratified in writing by a director or officer of the Carrier so to waive or vary.

the Qarme see a NAMALDITY

If any provision in the Birl of Lading is neld to be invalid or unenforceable by any

If any provision in the Birl of Lading is neld to be invalid or unenforceable by any

out or regulatory or self regulatory agency or body, such invalidity or unenforceability

shall attach only to such provision. The validity of the remaining provisions shall not be
affected thereby and this Birl of Lading contract shall be carried out as if such invalid or

unenforceable provision were not confained heren.

21. JURISDICTION AND LAW CLAUSE
"The contract evidenced by or contained in this Bill of Lading is governed by the law of the Netherlands and any claim or dispute arising hereunder or in connection herewith shall be determined by one arbitrator.

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World) 023163-100:

Amendment No.: 1 Rule 9:

Freight Forwarder Compensation

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Carrier may pay compensation as negotiated in the individual NRA on the applicable ocean freight charges to base ports, on cargo loaded, including heavy lift and extra length revenue, but excluding all other charges, except as provided below, subject to the following conditions and exceptions.

A. Compensation to be paid only to Freight Forwarders who are licensed or otherwise authorized by the Federal Maritime Commission.

- B. Compensation shall be paid only if the freight forwarder has performed, in addition to the solicitation and securing of the cargo for the ship or the booking of, or otherwise arranging for space for such cargo, two or more of the following services:
- 1) The coordination of the movement of the cargo to shipside
- 2) The preparation and processing of the ocean Bill of Lading
- 3) The preparation and processing of dock receipts or delivery orders
- 4) The preparation and processing of consular documents or export declarations
- 5) The payment of the ocean freight charges on the cargo
- C. Compensation shall be paid upon presentation of a duly certified invoice and may not be deducted from ocean freight and other charges due in accordance with rates and conditions in this Tariff.
- D. Bills for compensation will not be honored unless presented to carrier within sixty days of the date of clearance of vessel.
- E. Compensation will not be paid on through Bill of Lading cargo originating at port of loading beyond the application of this tariff.
- F. No compensation shall be paid to anyone at port or ports of destination.
- G. Freight Forwarders who are also Licensed Custom House Brokers shall be paid compensation as specified below based on the aggregate of all NRAs and charges applicable under this tariff, subject to the above conditions and
- H. Freight Forwarder Compensation shall be as specified in individual NRAs, if any. RETURN TO TABLE OF CONTENT

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023163-100:

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Surcharges, Assessorial and Arbitraries **Rule 10:**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

All surcharges applicable to shipments are provided in individual Negotiated Rate Arrangements NRA's and shall be for the account of the cargo.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 11: Minimum Quantity Rates

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Not applicable.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Ad Valorem Rates **Rule 12:**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

A. The liability of the Carrier as to the value of shipments at the NRAs herein provided shall be determined in accordance with the clauses of the Carrier's regular Bill of Lading form attached in rule 8.

B. If the Shipper desires to be covered for a valuation in excess of that allowed by the Carrier's regular Bill of Lading form, the Shipper must so stipulate in Carrier's Bill of Lading covering such shipments and such additional liability only will be assumed by the Carrier at the request of the Shipper and upon payment of an additional charge based on the total declared valuation in addition to the stipulated NRAs applying to the commodities shipped as specified herein.

C. Where value is declared on any piece or package in excess of the Bill of Lading limit of value of \$500.00 the Ad Valorem rate, specifically provided against the item, shall be five (5%) percent of the value declared in excess of the said Bill of Lading limit of value and is in addition to the base NRA.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1 Rule 13:

Transshipment

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Not Applicable.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 14: Co-Loading in Foreign Commerce

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

(1) The Carrier from time to time tenders cargo for co-loading.

- (2) Carrier enters into carrier-to-carrier relationships for co-loading of cargo with the following NVOCCs from time to time:
- (3) If Carrier enters into a co-loading arrangement which results in a shipper-to-carrier relationship as a tendering NVOCC Carrier shall be responsible to pay any charges for the transportation of the cargo.
- (4) A shipper-to-carrier relationship shall be presumed to exist where Carrier issues a bill of lading to the tendering NVOCC for carriage of the co-loaded cargo unless Carrier and the tendering NVOCC enter a Carrier-to-Carrier Agreement in which case the presumption of a formation of a Carrier to Shipper relationship is rebutted. Carrier's NRA procedures shall be applicable to all co-loading NVOCCs tendering cargo to Carrier as a shipper.
- (5) Carrier as part of the NRA process shall annotate in a clear and legible manner on each bill of lading where the identity of any other NVOCC may be located in its Rules Tariff to which the shipment has been tendered for coloading.
- (6) Co-loading rates. If cargo is accepted by Carrier from another NVOCC which tenders that cargo in the capacity of a shipper, NRA procedures shall apply.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 15: Open Rates in Foreign Commerce

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Not Applicable.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 16: Hazardous Cargo

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

- A) All commodities which the office of the Federal Register in their publication entitled "Code of Federal Regulations (46 CFR 146.01-1) Transportation or Storage of Explosives or other Dangerous Articles or Substances, and Combustible Liquids on board Vessels" prescribed to be carried on cargo vessels on deck only, either in the open or under cover, shall be charged the Dangerous or Hazardous Cargo, NRA; except where a specific NRA is provided for in this tariff.
- B) Shipments of inflammable and hazardous cargo referred to in this rule are subject to special booking and shall be delivered at destination in accordance with regulations promulgated by Port Authorities and at the risk and expense of the consignee and/or owners of the goods.
- C) The transportation of explosives, will be governed by the United States Code of Federal Regulations, i.e. CFR Titles 49, Shipping Parts 100-199 as revised or superseding regulations, and to the extent applicable, the International Maritime Dangerous Goods Code (IMCO) published by the Inter-Governmental Maritime Consultative Organization 101-103 Piccadilly, London, WIV, OAE, England as listed below:

- 1 Explosives
- 2 Gasses; Compressed, liquefied or dissolved under pressure; Inflammable Liquids; Inflammable Solids
- 5 Oxidizing Substances and organic peroxide
- 4 Poison and infectious substance
- 5 Radioactive substance
- 6 Corrosives
- 7 Agent Thomas A. Phemister, Water Carrier Tariff No. 32 ICC No. 32, FMC 27 (Dangerous Articles Tariff)
- 8 Agent Thomas A. Phemister's Bureau of Explosives Tariff No. B.O.E. 600, ICC No. B.O.E. 600, FMC F No. 2B RETURN TO TABLE OF CONTENT

023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 17: Free Time and Demurrage

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Any charges for storage, detention or demurrage of freight or containers, as a result of being in excess of the free time prescribed in their tariffs or agreements, assessed by vessel operators on whose vessel cargo is/was transported or terminal operator at origin point or port or destination point or port due to some default or oversight of shipper or consignee or holder of bill of lading will be for the account of the cargo without in any way affecting the liability of the carrier for the condition of cargo.

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023163-100; S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)

Rule 18: Returned Cargo in Foreign Commerce

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Not Applicable.

Amendment No.: 1

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

023103-100: NRA RULES TARIFF NO. 100 - Between (US and World)
Amendment No.: 1

Rule 19: Shippers Requests in Foreign Commerce

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Shipper or Consignee requests or complaints (including request for adjustment in NRAs, tariff interpretation), must be made in writing and addressed to the carrier as shown on the Title Page and/or Tariff Record.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 20: Overcharge Claims

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

A. Bill of Lading Commodity Description

Description of commodities on all Bills of Lading (which shall be verified by a comparison with the description of the corresponding customs declaration) shall determine the NRA to be applied. The Bill of Lading description shall be subject to correction in the event of mis-declaration of commodity.

B. Overcharges

For purpose of uniformity in handling claims for excess measurements, refunds will only be made as follows:

- 1. Where an error has been made by the dock in calculation of measurements.
- 2. Against re-measurement at port of loading prior to vessel's departure.
- 3. Against re-measurement by vessel's agent at destination.
- 4. By joint re-measurement of vessel's agent and consignee.
- 5. By re-measurement of a marine surveyor when requested by vessel's agent.
- 6. Re-measurement fees and cable expenses in all cases to be paid by party at fault.

In cases of claims by shipper or consignee of overcharge in weight certified invoice or weight certificate to be considered evidence of proper weight. Written claims for adjustment will be acknowledged by the carrier within twenty (20) days of receipt by written notice to the claimant of the tariff provisions actually applied and the claimant's rights under the Shipping Act of 1984. Claims seeking a refund of freight overcharges may be filed in the form of a complaint with the Federal Maritime Commission, 800 North Capital St., Washington, DC 20573, within three years of the date of cause of action occurs.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1 **Rule 21:**

Use of Carrier Equipment

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Carrier does not own or lease equipment. When equipment is provided to shippers and/or consignees by Vessel Operating Common Carriers (VOCCs), the VOCC, either directly or via the carrier, provisions as published by the VOCC in its FMC tariff shall be for the account of the cargo.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 22: Automobile Rates in Domestic Offshore Commerce

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Not Applicable.

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100: NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Carrier Terminal Rules and Charges

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Carrier does not operate terminals at origin or destination. Except as otherwise provided in the NRA all shipments that are subject to origin, destination, terminal, local or foreign charges shall be for the account of the cargo. RETURN TO TABLE OF CONTENT

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) 023163-100:

NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1 Rule 23-01:

Destination Terminal Handling Charges (DTHC)

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

In destination countries where DTHC's are required to be prepaid, Carrier shall require the same prior to shipment. RETURN TO TABLE OF CONTENT

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S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World) 023163-100:

Amendment No.: 1 **Rule 24:**

NVOCCs in Foreign Commerce: Bonds and Agents

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

A. Bonding of NVOCC

1. Carrier has furnished the Federal Maritime Commission a bond in the amount required by 46 CFR §§ 515, 521 to ensure the financial responsibility of Carrier for the payment of any judgment for damages or settlement arising from its transportation related activities or order for reparations issued pursuant to Section 11 of the Shipping Act, 1984 or penalty assessed pursuant to Section 13 of the Act.

2. Bond No. KMS52005

3. Issued By: Great American Alliance Insurance Company

301 E. Fourth Street, 5th Floor

Cincinnati, OH 45202

- B. Agent for Service of Process
- 1. Carrier's legal agent for the service of judicial and administrative process, including subpoenas is not applicable;

issued by: Avalon Risk Management | 150

Northwest Point Blvd. | 2nd Floor | Elk Grove Village, IL 60007

Carrier is domiciled in the U.S. (See Title Page and/or Tariff Record).

- 2. In any instance in which the Carrier cannot be served because of death, disability or unavailability, the Secretary of the Federal Maritime Commission will be deemed to be the Carrier's legal agent for service of process.
- 3. Service of administrative process, other hand subpoenas, may be effected upon the Carrier by mailing a copy of the documents to be served by certified or registered mail, return receipt requested.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1
Rule 25: Certification of Shipper Status in Foreign Commerce

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

If the shipper or a member of a shipper's association tendering cargo to the Carrier is identified as an NVOCC, the carrier shall obtain documentation that the NVOCC has an active tariff published and a bond on file with the US Federal Maritime Commission as required by Sections 8 and 19 of the Shipping Acts of 1984 and 1998 before the Carrier accepts or transports cargo for the account of the NVOCC.

A copy of the tariff rule published by the NVOCC and in effect under 46 CFR §§ 520 and 532 will be accepted by the Carrier as documenting the NVOCC's compliance with the FMC tariff and bonding requirements of the Acts.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)

NRA RULES TARIFF NO. 100 - Between (US and World)
Amendment No.: 1

Rule 26: Reserved For Future Use

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 27: Loyalty Contracts in Foreign Commerce

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Not Applicable.

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023163-100: S&R (MARINE SERVICES) B.V. D/B/A SR (C)
NRA RULES TARIFF NO. 100 - Between (US and World)

Amendment No.: 1

Rule 28: Definition

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

CARRIER - means publishing carrier and/or inland U.S. Carriers.

CONSIGNOR, CONSIGNEE OR SHIPPER - include the authorized representatives or agents of such "consignor," "consignee," or "shipper."

CONTAINER FREIGHT STATION (CFS) - (Service Code S) -

- a) At Origin The location designated by the carrier where the carrier will receive cargo to be packed into containers by the carrier, or his agent.
- b) At Destination The location designated by the carrier for the delivery of containerized cargo to be unpacked from said containers

CONTAINER LOAD - (CL) - Means all cargo tendered to carrier in shipper-loaded containers.

CONTAINER YARD - The term "Container Yard" (CY) (Service Code Y), means the location where carrier receives or delivers cargo in containers.

CONTROLLED TEMPERATURE - means the maintenance of a specific temperature or range of temperatures in carrier's trailers.

DRY CARGO - means cargo other than that requiring temperature control.

IN PACKAGES - shall include any shipping form other than "in bulk," "loose," "in glass or earthenware, not further packed in other containers" or "skids"

KNOCKED DOWN (KD) - means that an article must be taken apart, folded or telescoped in such a manner as to reduce its bulk at least 33 1/3 percent from its normal shipping cubage when set up or assembled.

KNOCKED DOWN FLAT (KDF) - means that an article must be taken apart, folded or telescoped in such a manner as to reduce its bulk at least 66 2/3 percent from its normal shipping cubage when set up or assembled.

LESS THAN CONTAINER LOAD (LTL) - means all cargo tendered to carrier not in shipper-loaded/stuffed containers.

LOADING OR UNLOADING - means the physical placing of cargo into or the physical removal of, cargo from containers.

MIXED SHIPMENT - means a shipment consisting of articles described in and rated under two or more NRAs.

MOTOR CARRIER - means U.S. Motor Carrier or Motor Carriers.

NVOCC SERVICE ARRANGEMENT (NSA) means a written contract, other than a bill of lading or receipt, between one or more NSA shippers and an individual NVOCC or two or more affiliated NVOCCs, in which the NSA shipper makes a commitment to provide a certain minimum quantity or portion of its cargo or freight revenue over a fixed time period, and the NVOCC commits to a certain rate or rate schedule and a defined service level. The NSA may also specify provisions in the event of nonperformance on the part of any party.

NSA SHIPPER - means a cargo owner, the person for whose account the ocean transportation is provided, the person to whom delivery is to be made, a shippers' association, or an ocean transportation intermediary, as defined in section 3(17)(B) of the Act (46 U.S.C. 40102(16)), that accepts responsibility for payment of all applicable charges under the NSA.

NEGOTIATED RATE ARRANGEMENT (NRA) - means the written and binding arrangement between an NRA shipper and eligible NVOCC to provide specific transportation service for a stated cargo quantity, from origin to destination on and after receipt of the cargo by the Carrier or its agent (originating carrier in the case of through Transportation).

NESTED - means that three or more different sizes of the article or commodity must be enclosed each smaller piece within the next larger piece or three or more of the articles must be placed one within the other so that each upper article will not project above the lower article more than one third of its height.

NESTED SOLID - means that three or more of the articles must be placed one within or upon the other so that the outer side surfaces of the one above will be in contact with the inner side surfaces of the one below and each upper article will not project above the next lower article more than one-half inch.

ONE COMMODITY - means any or all of the articles described in any one-NRA.

PACKING - covers the actual placing of cargo into the container as well as the proper stowage and securing thereof within the container.

PUBLISHING CARRIER - means S&R (Marine Services) B.V. d/b/a SR (c) a Non-Vessel Operating Common Carrier (NVOCC) licensed by the U.S. Federal Maritime Commission under FMC Organization No. 023163.

RAIL CARRIER - means U.S. rail carrier or rail carriers.

SHIPMENT - means a quantity of goods, tendered by one consignor on one bill of lading at one origin at one time in one or more containers for one consignee at one destination.

STUFFING - UN-STUFFING - means the physical placing of cargo into or the physical removal of cargo from carrier's containers.

UNPACKING - covers the removal of the cargo from the container as well as the removal of all securing material not constituting a part of the container.

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 - Between (US and World) 023163-100:

Amendment No.: 1

ABBREVIATIONS, CODES AND SYMBOLS **Rule 29:**

Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

EXPLANATION OF ABBREVIATIONS

Ad Val Ad Valorem Kilos Kilograms Kilo Ton ΑI All Inclusive K/T

LCL or LTL BF Board Foot or Board Feet Less than Container Load

B/L Bill of Lading LS Lumpsum

BAF Bunker Adjustment Factor L/T Long Ton (2240 Lbs)

Board Measurement BMMeasure M C Change in tariff Item Maximum Max

1,000 Feet Board Measure CAF Currency Adjustment Factor MBF or MBM

CBM, CM or M3 Cubic Meter Minimum Min CC Cubic Centimeter MM Millimeter CFS Container Freight Station MOC Minimum Quantity

CFT Cubic Foot or Cubic Feet Commitment

CLD Chilled N/A Not Applicable

Centimeter Negotiated Rate Arrangements CM NRA CU Cubic NSA **NVOCC Service rrangements**

CWT Cubic Weight NHZ Non-Hazardous

CY Container Yard NOS Not otherwise specified

D OT Open Top DDC Destination Delivery Charge Pier P

Pkg Expiration Package or Packages F ET Essential Terms PRC People's Republic of China Puerto Rico and U.S. Virgin Et Cetera PRVI Etc

Freight All Kinds FAK Islands

FAS Free Alongside Ship R Reduction

Reefer / Refrigerated FΒ Flat Bed RE Revenue Ton Full Container Load **FCL** R/T Rail Yard FEU Forty Foot Equivalent Unit RY

FΙ Free In SL&C Shipper's Load and Count FIO Free In and Out Sq. Ft Square Foot or Square Feet Free In, Out and Stowed Short Ton (2000 lbs.) **FIOS** S/T

SU or S/U FO Free Out Set Up

Twenty Foot Equivalent Unit FOB Free On Board TEU **FMC** Federal Maritime Commission THC Terminal Handling Charge Terminal Receiving Charge FR Flat Rack TRC Feet or Foot USA United States of America Ft United States Dollars GOH Garment on Hanger USD

VEN Ventilated Η House HAZ Hazardous VIZ Namely New or Initial Tariff Matter Volume VOL K/D Knocked Down Weight W W/M Weight/Measure KDF Knocked Down Flat

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 023163-100:

Amendment No.: 1

Rule 30: Access to Tariff Information

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Amendment No.: 1 Rule 31-200:

Reserved for Future Use

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Rules 31-200 reserved for future use. RETURN TO TABLE OF CONTENT

S&R (MARINE SERVICES) B.V. D/B/A SR (C) NRA RULES TARIFF NO. 100 023163-100:

Amendment No.: 1

Rule 201: NVOCC SERVICE ARRANGEMENT (NSA) ESSENTIAL TERMS (ET)
Effective: 24JUN2015 Thru: NONE Expires: NONE Publish: 24JUN2015

Pursuant to 46 CFR § 531.9 (a), Carrier hereby give public notice in tariff format the following essential terms of each NSA it has entered into with shippers as on file at the Federal Maritime Commission:

NSA – ET NO.	DURATION	COMMODITY	SCOPE	MQC

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***** End of Rule Text