STEAM SHIP COMPANY,

of

Academy

Ακαδημία

at Ship's expense, but at

Shipper's and Consignee's risk, and subject to the stipulations, exceptions, and conditions,

Shipper's and Consignee's a whether written or printed Steamer sailing to said Port whether written or printed, on the Bills of Lading issued by the Owners or Agents of the Steamer sailing to said Port, providing the Transhipment Steamer be not prevented by Ice, Blockade, the hostile act of any power, or other cause, from sailing to or reaching the said Port, in which event the Goods to be taken delivery of in Liverpool by the Consignees or their Agents. Consignees to give bond for Goods liable to duty, and to bear any expense caused by delay in giving bond.

Shipped, in good order and condition, by A Soliticadis
in and upon the good Steam-ship called the

Whereof is Master for this present voyage

and now lying in this Port and bound for the Port of LIVERPOOL

Three hundred & seven cases currents #. 9.4.38 900

being marked and numbered as per margin, warranted legal Merchandise here and at Port of discharge, and to be delivered subject to the exceptions and conditions hereinafter mentioned, from the Ship's deck (where the Company's responsibility in all cases shall cease) in the like good order and condition at the aforesaid Port of LIVERPOOL.

The Goods to be discharged from the Ship as soon as she is ready to unload, on to Quay, or into Hulk, Lazaretto, or Hired Lighter, at the option of and by the Agents of the Owners of the Vessel, at the Shippers' or Consignees' risk and expense, and with liberty to change Docks, and to discharge in any one or more Docks within the Port, or partly in River and partly in Dock. All Cargo to be taken from alongside the Steamer within reach of her tackle, and as fast as the Steamer can discharge, any custom of the Port to the contrary notwithstanding. The Act of God, the Queen's Enemies, Pirates, Robbers, Thieves, of whatever kind, whether on land or affoat, Barratry of Master or Mariners, Restraint of Princes, Rulers, or People, Revolutions, Riots, or Emeutes, Strikes or Stoppage of Labour from whatever cause, Fire on Board, in Hulk or Craft or on Shore, Vermin, Rain, Spray, Sweating, Drainage, Leakage, Breakage, Rust, Decay, Insufficiency in strength of Wrappers and Packages, and all injury to the same; and all damage arising from other Goods by stowage or by contact therewith, or through Leaking, Smell, or Evaporation from them, or otherwise howsoever, or from Errors, Obliterations, insufficiency or absence of Marks, Eumbers, Addresses, or description of any Goods shipped: Explosion, Heat, Rollers, Steam, or Machinery, and the consequence of any damage to or defect in Bollers or Machinery, Collision, Stranding, Steaming, Jettison, or any other Peril of the Seas, Rivers, Navigation, or of Land Transit, of whatsoever nature or kind, and whether any of the perils, causes, or things above mentioned, or the loss or injury arising therefrom, be occasioned by the wrongful act, default, negligence, or error in judgment of the Owners, Pilot, Master, Officers, Crews, Stevedores, or other persons whomsoever in the service of Ship, and whether on board the Vessel carrying the Goods or any other Vessel owned by the Company, or for whose acts the Company would otherwise be liable, or by unseaworthiness, or otherwise howsoever,

unto

or to his or their Assigns, he or they paying Freight, Primage, and Charges on the said Goods in Cash on Ship's arrival (free of Interest), as per margin, (but in no case shall the amount receivable be less than 10/6 to Liverpool) General

or to his or their Assigns, he or they paying Freight, Prinnage, and Charges on the said Goods in Cash on Ship's arrival (free of Interest), as per margin, (but in no case shall the amount receivable be less than 10/6 to Liverpool)

Average according to York and Antwerp Rules. Freight payable by Shippers to be paid Ship lost or not lost.

On the Cash of the Cash o

AND FINALLY, in accepting this Bill of Lading, the Shipper and/or Owner of the Goods, and the Shipper, or any Agent of the Owner, expressly accepts and agrees to all its stipulations and conditions, whether written, stamped, or printed, and that should any question arise on this contract it be decided according to English Law.

One copy of this Bill of Lading is to be given up in exchange for a delivery order for the goods.

In WITNESS whereof, the Master or Agent of the said Ship hath affirmed to Bills of Lading, all of this Dated in a composition being accomplished, the other to stand void.

Ulillaltess. Cresent.

ton of 20 cwt. gross weight 40 cubic feet

with 157 per cent. primage.

Freight &

Primage

the contract of the second contract of the se