

## **TERMS AND CONDITIONS**

- \*Cargo is covered by limited Liability provided by third party carrier. Additional Insurance can be added as per requested. only. Additional Insurance can be added a per client requested.
- \*W.C.S it's a partner and Third Party providers, are not responsible for delays, damages, or loss of cargo unless full insurance is contracted.

## \*LIABILITY AND LIMITATION OF DAMAGES

- (a) Warehouse shall not be liable for any loss of or damage to Goods tendered, stored, or handled, however caused, unless such loss or damage resulted from the failure by Warehouse to exercise such care in regard to them as a reasonably careful person would exercise under like circumstances. Warehouse shall not be liable for damages that could not have been avoided by the exercise of such care.
- (b) Goods are not insured by Warehouse against loss or damage, however caused.
- (c) Depositor declares that damages are limited to \$0.020 per kilos, provided, however, that such liability may at the time of acceptance of this Contract as provided in section 1 be increased upon Depositor's written request on part or all of the Goods hereunder in which event an additional monthly charge will apply based upon such increased valuation.
- (d) Where loss or damage occurs to tendered, stored, or handled Goods for which Warehouse is not liable, Depositor shall be responsible for the cost of removing and disposing of such Goods

and the cost of any environmental cleanup and site remediation resulting from the loss of or damage to the Goods.

- \*Break-bulk/Rolling Stock/Flat Rack cargo are subject to SPACE & EQUIPMENT AVAILABILITY. \*Rate subject to confirmation of Dimension upon delivery to the port.
- \*Quotes are provided as a convenience to our customers and represents nothing more than an approximation of freight charges which is not binding either on the carrier of the shipper.
- \*Rate Quote is valid for 20 days only and is subject to change without notice.
- \*In the event of a dispute regarding any issue related with "No payment received after a period of 60 days of receiving the final invoice for any type of service provided by World Class Solutions, IS THE RIGHT OF WORLD CLASS SOLUTION TO START LEGAL ACTIONS, and all the fees involved in the process that WCS consider the appropriate to collect the funds will be responsible for the company/person hired or used the services of World Class Solutions.
- \*STORAGE CARGO/CARGO LIEN EJECUTION: All cargo storaged in our facility with more than 90 days late in payments, will be considered abandoned, and World Class Solutions have the right to place a LIEN and after a period of 30 days executed it to recover the debt.
- \*By TSA regulations E-mail you are giving World Class Solutions consent to search and Inspect All Cargo "