1. **NATURE OF CARRIAGE:** This Contract of Affreightment (hereinafter 'CONTRACT') is not to be construed as a bareboat, demise or time charter, or as a contract of common carriage.

2. **SHIPPING DOCUMENTS:** Any bill of lading or other shipping document issued in connection with transportation of cargo under this CONTRACT shall be considered acknowledgement of receipt only, it being the intention of the parties that this CONTRACT contains all the terms and conditions agreed upon by the parties for the transportation and carriage of cargo. The terms and conditions of this CONTRACT shall supersede any terms and conditions contained in any other instrument between the parties.

3. **CARGO:** Oakley Barge Line, Inc. (hereinafter "OBL") undertakes to transport the cargo described on Page 1 herein but is unaware of the contents, weight, quantity, quality and condition of said cargo. CUSTOMER (hereinafter "SHIPPER") warrants that the cargo is suitable for barge transportation, and does not constitute dangerous goods, toxic or polluting materials, or contain "hazardous materials" or "hazardous substances" within the meaning of 49 CFR 171.8, and SHIPPER agrees to release, defend, indemnify and hold harmless OBL from and against all Claims/Liability to the extent arising out of the breach of this warranty, or from the deviation of the cargo from the description on the face of this CONTRACT.

4. **PLACEMENT AND COVER HANDLING:** Unless otherwise stated, SHIPPER shall provide OBL ten (10) day notice for each requested barge placement for loading. OBL shall tender barges in suitable condition for loading at the appropriate fleeting location and with covers in the agreed upon configuration. SHIPPER will promptly inspect each barge placed for loading to determine its suitability for carriage of the cargo, and will immediately notify OBL of any deficient condition of the barge, or any reason for rejecting the barge prior to loading. The commencement of loading of the barges shall constitute conclusive evidence that the barge was seaworthy and suitable for the cargo at the time of placement. After OBL tenders the barge to SHIPPER for loading/unloading, all cover handling charges shall be for the SHIPPER's account unless otherwise stated. The rates stated herein shall include only one placement of barges by OBL at origin and one placement at destination, consisting of one fleet-to-dock switch and one dock-to-fleet switch at origin and again at destination. Any additional shifting of barges to accommodate SHIPPER shall be for SHIPPER's account, and if performed by OBL, will be charged at OBL's prevailing rate for such service.

5. **CANCELLATION:** If SHIPPER cancels a requested barge less than five (5) days prior to the requested placement date, SHIPPER shall pay a cancellation fee equal to OBL’s cost incurred and barge days utilized at the contracted demurrage rate for preparation and relocation of the barge in anticipation for placement.

6. **RE-CONSIGNMENT:** SHIPPER may re-consign barges to a Destination not provided at the time of the release, in which event SHIPPER shall remain fully liable to OBL for all of its obligations under this CONTRACT, plus payment for additional affreightment if applicable and/or re-consignment fees and demurrage. Destination changes are considered on a case-by-case basis and are not guaranteed.

7. **DEMURRAGE:** Begins at the first 0700 after barge is placed at origin for loading and/or at destination for unloading. Any part of a day shall count as one day.

8. **NAVIGATION CLAUSE:** During river closures or restricted movements caused by conditions outside of the control of OBL, such as Lock Closures, Ice, Low Water, High Water, etc., which limits or prohibits the ability of OBL to engage in normal navigation along the intended route from Origin to Destination, the following actions shall be taken without any liability to OBL. OBL shall notify the SHIPPER of the river closure or restricted movement and continue to move the barges to a fleet nearest the original Destination that normal navigational conditions will allow. SHIPPER will provide forty-eight (48) hours from notification to re-consign the barges to a Destination with normal navigational conditions or accept the barges on placement. Barges re-consigned will follow the Section 6 above. Barges accepted on placement will remain on placement at the CONTRACT's Demurrage Rate until navigation and operating return to normal conditions. Any additional expense incurred by OBL during the river closure or restricted movement shall be for the SHIPPER's account. Any barges loaded and in transit will be stopped in an area deemed safe by the engaged towing company until the waterway reopens. For barges not loaded at the time of the river closure if no alternate route is available then loading will be delayed until a reasonable time when transit to destination is possible. If the loading is not able to be delayed and no alternative destination accommodation can be made the loaded barge will be placed on storage at the nearest safe port to the closed waterway or at origin. The storage will end 0700 after the barge is picked up for transit to destination or the waterway opens and is deemed safe.

9. **CLEANING:** Rates do not include the cleaning expense that results from cargo or debris left aboard the barge in excess of that removed by normal cleaning (including working surfaces, gunnels, decks, covers, etc.) by SHIPPER or by its agents at both loading port and unloading port, and rates do not include the expense for the lawful disposal of such cargo and debris. All charges (including disposal charges and necessary transportation expenses) encountered by OBL for removal and disposal of cargo or debris shall be in addition to the freight rate and shall be for SHIPPER's account and be payable to OBL in the same manner as the freight rate stated herein.

10. **SHIPPER'S TRANSPORT WARRANTY:** SHIPPER at its sole cost and expense shall obtain and provide all certificates, permits, surveys, inspection reports and all other documents required under applicable federal regulations to lawfully load, carry, transport and discharge the cargo named herein, and shall pay all transportation or other excise taxes on freight and any taxes, dues or other charges on the cargo.

    SHIPPER warrants that all cargo loading, cargo discharge and barge cleaning/washing activities shall be conducted in strict compliance with all applicable safety, health and environmental laws and regulations, including but not limited to Local, State and Federal environmental regulations pertaining to cargo spillage and/or wash water discharge/runoff from the barge. SHIPPER agrees to release, defend, indemnify and hold harmless OBL from and against all claims or liability to the extent arising out of the breach of any part of this warranty.

11. **LOADING AND UNLOADING:** SHIPPER will arrange for and/or load into, stow and unload the cargo from the barge in a safe and workmanlike manner, SHIPPER shall load OBL's barge as near as practical to maximum draft specified by OBL without exceeding the maximum. SHIPPER is solely responsible for proper loading, stowage and unloading of the barge at SHIPPER's sole expense and risk. SHIPPER shall comply with OBL's instructions regarding the weight of load, draft of barge and other such instructions as OBL may deem desirable for safe transportation. SHIPPER shall ensure the barge is properly loaded including cargo evenly distributed throughout the hopper hold with an even draft; cargo shall not be “center loaded” or “end loaded.” SHIPPER will also ensure all working surfaces (covers, decks, gunnels, etc.) are free of cargo and debris at the conclusion of loading and unloading. If barges are not so loaded and unloaded, then SHIPPER shall, at its expense, make such corrections as necessary to meet OBL's requirements, in which event the barge shall be subject to
demurrage charges provided herein from time of placement of barge until acceptance of barge by OBL. Any additional cost or expense or loss or damage incurred by OBL as a result of improper loading or unloading shall be for the account of the SHIPPER.

12. MOVEMENT OF CARGO: All decisions concerning the transportation of cargo under this CONTRACT will be at the sole discretion of OBL and will not subject OBL to liability of any kind. OBL will transport the cargo with reasonable dispatch, but will otherwise have the sole discretion to determine which towers will move the cargo, when the cargo will be moved, which barges will be used (subject to SHIPPER’s right to reject a barge prior to loading if the barge is not suitable for transporting the cargo), and how many other barges are towed alongside, any ports of call, and what routes will be taken. OBL shall have the right to shift or interchange the tow from one to another towing vessel or to tie off the tow at any point for any purpose, as OBL finds convenient or expedient in its sole discretion, and will not be liable for deviations or delays in shipment. Because OBL may require assistance in the performance of this CONTRACT, the parties agree that, if OBL procures the use of any barges or other vessels not owned by OBL, all of the rights, defenses and immunities of whatsoever nature provided to OBL shall also extend to such other vessels and their owners, charterers, masters, crews, operators and underwriters.

OBL shall also have the right to procure towage from vessels not owned, chartered or operated by OBL. OBL shall also have the right to employ leased or chartered barges for the performance of this CONTRACT. OBL is free to “buy-in”, from another carrier, some or all of the transportation service that OBL has agreed to provide herein. In the event OBL arranges for another carrier to carry some or all of the cargo, SHIPPER agrees to submit claims for cargo loss and/or damage to the actual carrier and any other party whose fault may have contributed to such loss or damage. OBL’s liability shall be contingent and limited to the amount that OBL would have paid pursuant to the provisions of this CONTRACT entitled “OBL’S LIABILITY” had OBL been the actual carrier, less any amounts collected or that are capable of being collected from the actual carrier or others.

In the event delivery of the cargo to Destination cannot be accomplished due to SHIPPER not stipulating a destination prior to or after barge is loaded, inaccessibility of the offloading facility, waterway conditions, delay caused by SHIPPER or any other reason beyond the reasonable control of OBL, delivery of the cargo shall be deemed complete upon delivery of the barge to an accessible barge fleet selected by OBL, in its sole discretion in reasonable proximity of the point of inaccessibility. Until such time that the barge can be delivered to a destination and unloaded, all cost to maintain the barge at a proper draft and trim condition shall be for the account of the SHIPPER.

13. PAYMENT OF FREIGHT: The entire amount of the freight shall become earned upon acceptance of the barge at origin and is due and payable to OBL NET 30 Days from date of invoice, unless otherwise stated on page 1 of this Contract. OBL shall have a lien against the cargo for payment of freight, demurrage and for all other charges due under this CONTRACT, which lien shall survive delivery of the cargo. All freight, demurrage and other charges shall be subject to an interest charge of 1% per month beginning 30 days from the date of invoice. Without prejudice to OBL’s other rights herein, OBL shall have the right to cancel this CONTRACT and withdraw its equipment in the event of SHIPPER’s nonpayment of freight and other monies due 45 days after date of invoice or in the event of any other default of SHIPPER.

14. FORCE MAJEURE: Neither OBL nor SHIPPER shall be liable for failure to perform or for delays in performance resulting from or occasioned by: (a) expropriations, requisitions, or other orders from any governmental or civil or military or naval authorities, (b) political boycotts, (c) acts of God or acts of the elements, (d) unscheduled river or lock outages or closures, (e) floods or high water, (f) ice, (g) defects, failures or breakages in hull, machinery, equipment or appliances, (h) acts of war, invasion, hostilities, interferences of public enemies or belligerents, (i) civil strife, riots or civil commotions, (j) sabotage, vandalism, or malicious mischief, (k) pirates or robbers by land or water, (l) strikes, lockouts, labor disputes or disturbances, (m) fire or explosion from any cause, (n) epidemics, pestilence or quarantines or embargoes, or (o) for any other cause whatsoever beyond the reasonable control of the respective parties, whether of the kind enumerated or otherwise. In addition, in the event the U.S. Coast Guard or classification society require equipment load-line designation, then OBL shall be excused from performance under this CONTRACT. Each party shall immediately notify the other party in writing when a foregoing condition arises constituting force majeure. To the extent this Paragraph is inconsistent with Paragraph 8 Navigation Clause, Paragraph 8 will control.

15. OBL’S LIABILITY: OBL is not responsible by any reason whatsoever for damages or losses of any type or nature except as provided herein. In no event shall OBL be liable for special, indirect, consequential, punitive or incidental damages whether arising under this CONTRACT, any other contract, warranty, tort or any other theory of liability.

Neither OBL nor its equipment shall be responsible or liable for personal injury, illness or death of any person, cargo loss, damage or contamination (or for any expense in connection therewith) caused directly or indirectly by or arising or resulting from: (a) negligence of the master, mariner and/or pilot in the navigation or management of any vessel; (b) perils, dangers and accidents of the sea, of rivers or of other navigable waters; (c) any force majeure event as defined in this CONTRACT; (d) mechanical breakdown, collisions or stranding; (e) act or omission of the SHIPPER or owner of the cargo, their agents or representatives; (f) saving or attempting to save life or property on the water; (g) wastage in bulk or weight or any other loss or damage arising from inherent defect, quality or vice of the cargo; (h) any latent defect in the shipment; (i) shrinkage, expansion, or other change in the cargo due to natural causes; (j) insufficiency of packing; (k) insufficiency or inadequacy of marks; (l) the physical act of loading or unloading; (m) contamination of cargo and (n) any other cause arising without the actual fault and privity of OBL. OBL shall have no liability for loss of or damage to cargo howsoever arising (i) prior to completion of loading and removal of the barge from the loading facility to safely navigable water, (ii) after the barge has been placed for unloading at destination, or (iii) while the cargo is in possession or under control of another carrier. OBL shall have no liability for spontaneous combustion from inherent vice of cargo, or for rust, oxidation, corrosion, discoloration, denting, marring or scratching of any cargo.

To the extent OBL shall be liable for loss or damage to cargo as provided above, such liability shall be limited to the fair market value at destination on the day of casualty of the lost or damaged portion of the cargo, or the reasonable cost of repair or reconditioning of the cargo, whichever is less. OBL shall not be liable for delay in the delivery of the shipment to destination or for any diminution in market value of the cargo. OBL shall not be liable or responsible for lost profits or for any other consequential damages or special damages under any circumstances. Nothing in this CONTRACT shall operate to limit or deprive OBL of any statutory protection or exemption from, or limitation of, liability. In case of actual or apparent cargo loss or damage, SHIPPER shall provide to OBL prompt written notice of such loss or damage and will provide OBL an opportunity to jointly survey the cargo prior to disposition of the cargo. Further, as a condition precedent to recovery against OBL, all claims against OBL must be submitted in writing to OBL within six months after shipment, or in the case of failure to make delivery, then within six months after time for delivery has
elapsed; and all lawsuits against OBL shall be instituted and served within one year and one day from the date of delivery of the shipment, or in the case of failure to make delivery, then within one year and one day after time for delivery has elapsed; otherwise OBL shall be discharged from all liability in respect of all loss, damage, contamination or expense to cargo carried hereunder.

16. SHIPPER INDEMNITY: Notwithstanding any other provision of this CONTRACT, SHIPPER shall release, protect, defend and indemnify OBL, its parent, subsidiary and affiliated companies, and the owner of each barge provided hereunder, as well as each barge in rem from and against all claims, losses and liabilities for property damage and/or personal injury, illness or death of any person, including reasonable court costs and attorney’s fees, caused or occasioned in whole or in part: a) by the fault, neglect or strict liability of SHIPPER; b) by the breach of contract and/or breach of any express or implied warranty by SHIPPER; c) while the barge is in the care, custody or control of SHIPPER and/or any consignee and/or any loading or unloading facility or fleet; and/or d) in any way arising out of the loading or unloading of the barge, including but not limited to the opening/closing of barge covers and/or actual or alleged failure to properly clean such barge and/or remedy spillage of cargo. The foregoing defense and indemnity shall be owed in all instances even if caused in whole or in part by the negligence or fault of OBL.

17. GENERAL AVERAGE: In the event of accident, danger, damage or disaster, before or after commencement of the voyage, resulting from any cause whatsoever, whether due to negligence or not, for which, or for the consequences of which, OBL is not responsible by statute, contract or otherwise, the SHIPPER, consignee or owner of the cargo shall contribute with OBL in general average to the payment of any sacrifices, losses or expenses of a general average nature that may be made or incurred, and shall pay salvage and special charges incurred in respect of the cargo. General average shall be adjusted, stated, and settled according to the York-Antwerp Rules 1994, as amended, at the Port of New Orleans or last port of discharge, at OBL’s option. The general average in each instance shall be prepared by average adjusters selected jointly by the parties. Contribution in general average shall be limited to the carrying barge, cargo and pending freight.

18. OBL INSURANCE: During the duration of this CONTRACT, OBL shall maintain an insurance policy protecting itself against damage to its barges under Hull & Machinery Insurance and an insurance policy protecting itself against liability for loss, damage or injury including liability for loss or damage to cargo while aboard its barges under Protection & Indemnity Insurance. OBL will not provide all-risk cargo insurance. OBL shall have the benefit of SHIPPER’s cargo insurance.

19. SHIPPER INSURANCE: SHIPPER shall procure and maintain, or shall cause its vendors, contractors and subcontractors to procure and maintain, USL&H Insurance and state workers compensation insurance, as applicable, covering SHIPPER’s responsibilities with respect to all workers at docks and fleets at all origins and destinations and other locations operated by SHIPPER and/or its vendors, contractors and subcontractors; and Comprehensive Marine Liability Insurance (in any combination of primary and excess coverage) covering SHIPPER’s operations at all origins, destinations and other locations operated by SHIPPER or its vendors, contractors and subcontractors, including contractual liability, in an amount commensurate with the risk of the activities and value of the cargo. All such policies shall contain waivers of subrogation against OBL and its affiliates, directors, shareholders, employees, subsidiaries, contractors, and sub-contractors and will name them as additional insureds. The above policies shall be considered primary to any other insurance maintained by OBL.

20. FORUM SELECTION: The terms and conditions of this CONTRACT, and the rights and obligations of the parties hereunder, shall be governed by and construed in accordance with the general maritime law of the United States of America. Any controversy, dispute, claim, demand, or lawsuit arising out of this CONTRACT shall be brought in and decided by the United States District Court for the Eastern District of Arkansas.

21. NOTICES: All notices shall be in writing and furnished to the other party by e-mail, receipt confirmed or certified mail at the address set forth on Page 1 of this Contract.

22. ATTORNEY FEES: If recourse to a court of law or other legal process, or retention of an attorney, by OBL becomes necessary to enforce any terms or conditions of this CONTRACT or the collection of any freight, demurrage and other charges due and payable to OBL, SHIPPER shall be responsible to pay all reasonable court costs and attorney fees incurred by OBL.

23. CONFIDENTIALITY: SHIPPER shall not disclose the terms of this CONTRACT to any person or party without the written consent of OBL.

24. DEFAULT: No default of either party in the performances of any of its covenants or obligations hereunder, which, except for this provision, would be the legal basis for termination of the CONTRACT by the other party hereto, shall give the non-defaulting party a right to terminate unless and until the defaulting party shall fail to correct the default within ten (10) days after written notice of such default is given to the defaulting party by the non-defaulting party.

25. HIMALAYA CLAUSE: Because OBL requires persons and companies to assist it in the performance of the work and services undertaken by it in connection with the carriage of cargo described herein, it is expressly agreed between OBL and SHIPPER that any person or equipment employed by OBL in the performance of all or any of the services undertaken by OBL hereunder shall each be a beneficiary of this CONTRACT and shall be entitled to all rights and immunities, limitations of value and limitations of liability that are offered to OBL under this CONTRACT and/or any pertinent statute of the United States.

26. SEVERABILITY OF PROVISIONS: If any provision or provisions of this CONTRACT shall be held to be illegal, invalid or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

27. ACCEPTANCE OF CONTRACT TERMS: SHIPPER’s acceptance of a barge placement by OBL pursuant to this CONTRACT shall constitute SHIPPER’s acceptance of all terms of this CONTRACT whether or not signed by SHIPPER.

Oakley Barge Line, Inc.  Customer/Shipper
By: By:
Title: Title:
Date: Date: