



3.5 FREIGHT TERMS AND CONDITIONS

3.5.1 CONDITIONS OF CONTRACT

Notice appearing on the face of the air waybill:

It is agreed that the goods declared herein are accepted in apparent good order and condition (except as noted) for carriage SUBJECT TO THE CONDITIONS OF CONTRACT. ALL GOODS MAY BE CARRIED BY ANY OTHER MEANS INCLUDING ROAD OR ANY OTHER CARRIER UNLESS SPECIFIC CONTRARY INSTRUCTIONS ARE GIVEN HEREON BY THE SHIPPER, AND SHIPPER AGREES THAT THE SHIPMENT MAY BE CARRIED VIA INTERMEDIATE STOPPING PLACES WHICH THE CARRIER DEEMS APPROPRIATE. THE SHIPPER'S ATTENTION IS DRAWN TO THE NOTICE CONCERNING CARRIER'S LIMITATION OF LIABILITY. Shipper may increase such limitation of liability by declaring a higher value for carriage and paying a supplemental charge if required. The Conditions of Contract are available online at www.airchathams.co.nz.

3.5.2 CARRIERS CONDITIONS OF CONTRACT

All carriage is at owners' risk, unless in writing beforehand with the carrier.

Property in any tickets, satchels or consignment notes remain with Air Chathams Limited until payment in full has been made by the customer.

Limitation of Liability

The carrier will not be liable for any loss or damage of any nature whatsoever resulting from the fragile or perishable nature, or other inherent vice or insufficiency of packing of articles.

These articles include:

- Car panels / car skins / windscreens / bumpers / car lights / grills
- Flowers / plants
- Glassware / lighting / pictures
- Perishable goods / produce
- Frozen / chilled foods
- Laminate / whiteboard / display signs
- Wine or bottled products
- Cash / cash equivalent / bullion / jewellery / other valuables
- Antiques / paintings
- Empty animal cages / livestock
- Blood / serum / chilled medical supplies
- Over length items in excess of 2.5 meters
- Furniture.

These goods are to be carried at 'owners risk;. This means that the carrier will pay no compensation if the goods are lost or damages, unless he intentionally loses or damages them.