

**STANDARD FORM OF NON-SEPARATION AGREEMENT INCORPORATING THE BIGHAM
CLAUSE**

It is agreed that in the event of the vessel's cargo or part thereof being forwarded to original destination by other vessel, vessels or conveyances, rights and liabilities in general average shall not be affected by such forwarding, it being the intention to place the parties concerned as nearly as possible in the same position in this respect as they would have been in the absence of such forwarding and with the adventure continuing by the original vessel for so long as justifiable under the law applicable or under the Contract of Affreightment.

The basis of contribution to general average of the property involved shall be the values on delivery at original destination unless sold or otherwise disposed of short of that destination; but where none of her cargo is carried forward in the vessel she shall contribute on the basis of her actual value on the date she completes discharge of her cargo.

It is understood that the amount charged to cargo under this agreement shall not exceed the cost which would have been borne by the owners of the cargo if the cargo had been forwarded at their expense.