

Letter of Indemnity

The undersigned
identified by
shipper of
carried on
for the voyage from to
on board of m/v

declares and acknowledges

that carriage of said live animals is at the sole risk of the merchant. The carrier and/or shipowner or ship shall be under no liability whatsoever for any injury, illness, death, delay or destruction to such live animals, howsoever arising. Should the Master in his sole discretion consider that any live animal is likely to be injurious to any other live animal or any person or property on board, or to cause the vessel to be delayed or impeded in the prosecution of its voyage, such live animal may be destroyed and properly disposed of without any liability attaching to the carrier and/or ship owner or ship. The merchant shall indemnify the carrier and/or shipowner or ship against all or any extra cost incurred for any reason whatsoever in connection with the carriage of any live animal. Notwithstanding the above, in the event that any court or tribunal determines that the carrier and/or ship owner or ship cannot exclude or limit its liability in the manner described above, the Hague-Visby Rules shall be deemed to apply to this carriage notwithstanding the definition of 'goods' set out in those Rules.

Date

Signature