ACL/H-L RECIPROCAL SPACE CHARTER
AND SAILING AGREEMENT
FMC Agreement No. 213-010955-009
Fourth Revised Page No. 2

ACL/H-L RECIPROCAL SPACE CHARTER
AND SAILING AGREEMENT

THIS AGREEMENT, made and entered into this 4th day of June, 1986 by
and among Atlantic Container Line, A.B. ("ACL"), and Hapag-Lloyd Container Linie
GmbH ("H-L") and amended as of this 12th day of December, 1996 21st day of
July, 2006, to reflect Hapag-Lloyd Container Linie GmbH Hapag-Lloyd AG as a party
succeeding Hapag-Lloyd AG Hapag-Lloyd Container Linie GmbH.

WITNESSETH:

WHEREAS ACL operates as an ocean common carrier in the Trade (as
defined in Article 4);
ACL/H-L RECIPROCAL SPACE CHARTER
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WHEREAS H-L operates as an ocean common carrier throughout the
Trade;

WHEREAS cooperation between the Parties will enable them to achieve
the goals specified in Article 2.

NOW, THEREFORE, in consideration of the premises and mutual
covenants contained herein, the Parties agree as follows:

Article 1: Name

The full name of this Agreement is the "ACL/H-L Reciprocal Space
Charter and Sailing Agreement."

Article 2: Purpose

The Purpose of this Agreement is to permit the Parties to achieve
efficiencies and economics in their services offered in the trade covered by the
Agreement.

Article 3: Parties

The Parties to this Agreement are:

1. Atlantic Container Line, AB
   194 Wood Avenue South
   P.O. Box 4120 50 Cragswood Road
   Iselin, NJ 08830 South Plainfield, NJ 07080

Ballindamm 25
20095 Hamburg 1
Germany

Article 4: Geographic Scope

This Agreement applies to ocean carrier services (whether direct or by transshipment, and irrespective of the origin or destination of the cargo) between a) ports on the Atlantic and Gulf Coasts of the United States, the Atlantic Coast of Canada, and the Canadian side of the St. Lawrence River, on the one hand, and ports in Europe excluding the Mediterranean, on the other hand; b) Ports on the Atlantic and Gulf coasts of the United States, on the one hand, and ports on the Atlantic Coast of Canada, the Canadian side of the St. Lawrence River, and the East Coast of Mexico, on the other hand; c) and European ports referred to above. All of the foregoing is referred to herein as the "Trade."
Article 6: Officials of Agreement and Delegation of Authority

Any authorized officer of the following executive officials of the Parties shall have the authority to execute and file, or to delegate the authority to execute and file, modifications to this Agreement on behalf of each of them:

For ACL — Olav K. Rakkenes, Chief Executive Officer
For H. L. — Uwe Lindemann, Managing Director, North American Services.

Article 7: Membership, Withdrawal, Readmission and Expulsion

7.1 Notwithstanding anything to the contrary in Article 9 hereof, if at any time during the term of this Agreement there shall be a change in the ownership or control of either of the Parties, and the other Party or its successor is of the opinion that such change is likely to prejudice materially the cohesion of the Joint Service, then either such Party or its successor may, within twelve (12) months of becoming aware of such change, given not less than six (6) month's notice in writing to the other Party terminating the Agreement.
Article 10: Notices

All notices required to be given hereunder shall be given in writing addressed to the respective Parties as follows:

Atlantic Container Line, A.B.
194 Wood Avenue South 50 Gregwood Road
P.O. Box 4120
Iselin, NJ 08830 South Plainfield, NJ 07080

Attention: Olav K. Ralckenes

Hapag-Lloyd Container Linie GmbHAG
P.O.B. 102626
Ballindamm 25
20095 2000 Hamburg 1
Germany

Attention: Uwe Lindemann