ARTICLE 1: FULL NAME OF THE AGREEMENT

The full name of this Agreement is the Miami Marine Terminal Conference Agreement (“Agreement”).

ARTICLE 2: PURPOSE OF THE AGREEMENT

The purpose of this Agreement is to permit the Parties to: (a) establish and maintain terminal rates, charges, classifications, rules, regulations, and practices at terminals owned and/or operated by them at the Port of Miami (“Port”), and (b) meet, discuss, and agree on issues regarding their respective operations, facilities, and services at the Port, in order to improve service, reduce costs, increase efficiency, and otherwise optimize conditions at the Port to better serve the interests of the shipping public at the Port.

ARTICLE 3: PARTIES TO THE AGREEMENT

The parties to this Agreement (“Parties”) are:

(a) South Florida Container Terminal, LLC
   2299 Port Boulevard
   Miami, FL 33132

(b) Port of Miami Terminal Operating Company, L.P.C.
   635 Australia Way
   Miami, FL 33132

ARTICLE 4: SCOPE

The geographic scope of the Agreement is the area in and around the Port, covering the Parties’ activities at their respective marine terminal facilities which handle cargo transported in the foreign and/or foreign and domestic commerce of the United States.