

(Below included in Pool CP for additive/dye = Shall be confirmed by our Charterers together with LOI additive/dye)

1. A Material Safety Data Sheet for the dye/additive must be provided to owners in time for them to check with their coating manufacturer that such material is harmless to vessel's coating.
2. The dye/additive must be liquid when added to the cargo
3. The dye/additive is to be added by charterer's representative
4. In case tank coating gets discoloured by the dye/additive charterers are to pay for any cleaning chemicals, and other cleaning equipment, needed and any time lost due to removal of such dye is for charterer's account.
5. Charterers indemnify owners for any consequences caused by owners having issued bills of lading where dyeing and additive supplied to the cargo was not mentioned.

To Handytankers K/S as agents to (disponent) owners of m/t

We,

require vessel to perform the following Inject

of

into the cargo of

on board the m.t.

This operation will be supervised by charterers representative. Ship's crew only assisting as required.

We confirm that the additive will not harm or damage the tank coating.

In consideration of your agreement to comply with our order to dye as above described, we hereby undertake and agree as follows:

1. To refrain from taking any action hereafter against you in respect of dye being added to the cargo and in respect of any problem that may arise from any alterations/contaminations/discoloration of cargo and from omission on cargo documentation related to the above operation.
2. To indemnify and hold you harmless in respect of any claim brought by any third party against you, your servants or agents in respect of additives being dye being added to the cargo and in respect of any problem that may arise from alteration/contaminations/discoloration of cargo and from omission on cargo documentation related to the above operation.
3. In the event of any proceeding being commenced against you, your servants or agent by any third party in respect of claims as referred to in (2) above, to provide you from time to time with sufficient funds to defend the same and in any event to indemnify you for all sums incurred by you in defending the same.
4. If the vessel, or any other vessel or property belonging to you or any associated company should be arrested or detained or if arrest or detention thereof should be threatened, in

respect of any third party claim referred to in (2) above, to provide on demand such bail or other security as may be required to prevent such arrest or detention or to secure the release of such vessel or property and to indemnify you in respect of any loss, damage or expenses caused by such arrest or detention whether or not the same may be justified.

5. This indemnify shall be construed in accordance with English law and both parties herein agree to submit to the exclusive jurisdiction of the high court of England in respect of any claim or dispute hereunder.

Yours faithfully,

Signed by authorized director