

**IN THE MATTER
OF AN ARBITRATION
HELD AT
ARCHLAND**

No. AR30/06

BETWEEN

TITAN LINES BV

Of 58 Starboard Drive, Horizon City, Genosa

Claimant

AND

GULLIVER OIL TANKERS INC

Of 37-51 Laridae Street, Harbour-town, Archland

Respondent

PROCEDURAL ORDER NO. 2

This procedural order contains answers to requests for clarifications. Where similar questions have been asked, the questions have been paraphrased so as to permit a single answer. Where question have not been answered, it should be assumed either that they are not relevant or that the resolution of the issue is a matter for the parties to determine by reference to the law and by drawing suitable inferences. Parties should also note that minor typographical errors occur in any business context, and to resist placing undue weight on the same.

1. You can assume that all relevant nations are in the same time zone.
2. Page 4 and where repeated: Clause 13 of the time charterparty dealing with Bunkers, the words are correct, not the numbers.
3. Page 5 (time charterparty) and wherever that charterparty is reproduced:
 - a. clause 15(a)(ii) should read ‘landing **any** sick or injured person’
 - b. clause 15(a) should read ‘from the commencement of such a loss of time’
 - c. clause 17(a) - delete the words ‘provided however, that Part I(A) and Clauses 1 & 2 hereof shall be unaffected by the foregoing.’ There is no Part I (A).
4. page 21 – the reference to ‘an liability’ should read ‘**any** liability’.
5. page 41- delete words ‘dated 13 April 2006’ on face of bill of lading.
6. Page 50- The time of the email from Sven Jorgensen on 24 May 2006 should read 1130, not 1030.
7. page 62 - the reference to ‘Genosa’ should read ‘Archland’.
8. Only Preliminary Submissions have been filed at this stage. Further and alternative submissions may be made in both the written memoranda and during oral submissions. By agreement with the parties, the requirement for completion of Questionnaires has been dispensed with.

Signed
Chairman
16 February 2007