CHRISTIE'S

Terms and Conditions for Shipping

- Shipping estimates out of the EU do not include any local import taxes at destination. This will have to be paid to the local shipper at the time of importation.
- If there are any special access requiriments, and the lots can not be delivered in the first instance, the local shipper will organise a new delivery. Additional charges may be added for the service, which are to be paid directly to local shipper.
- for the service, which are to be paid directly to local shipper.
 For shipments to the United States of America only: Any private person must have United States of America social security number to be able to import works of art into the United States of America.
- 4. Road Freight shipping option includes installation and, where applicable, crate removal. Installation of standard artwork, must not require special equipment or installation of fittings. Assumes installation by maximum of two technicians.

Christie's France SNC ("Christie's") agrees to ship your property, as described within the quotation provided to you (the "Property") subject to the following terms and conditions:

- Christie's will not pack and ship the Property, or accept liability for physical loss of or damage to the Property, until payment in full of the purchase price for the Property, including buyer's premium, any applicable VAT and any other applicable taxes, has been received and accepted in good, cleared funds by Christie's.
- 2. You agree that Christie's liability for any loss or damage to the Property shall be limited according to the following terms.

A) FOR BUYERS:

By accepting Christie's Loss and Damage Liability (LDL) cover on the Shipping Quote Acceptance Form you agree that Christie's accepts liability for physical loss of, or damage to, the Property, detailed within the shipping quotation provided to you, on and subject to conditions which are available for inspection at Christie's offices and available on our website at www.christies.com/liabilityterms.

- To justify accepting Christie's liability we will make a charge as indicated within the shipping quotation provided to you.
- ii. Christie's liability is limited to the total of the hammer price, buyer's premium and any VAT.
- iii. Christie's liability shall commence from the time of collection from any Christie's site and shall cease upon delivery to the address outlined within shipping quotation provided to you.
- iv. Christie's does not accept liability for damage to frames and glass, (you can request that they may be removed and discarded).
- v. Unless otherwise indicated on front page of the Shipping Quote Acceptance Form, Christie's will automatically accept liability, subject to 2 (a) (i).
- vi. If you have instructed us that you do not wish us to accept liability in writing and/or as indicated on the front page of the Shipping Quote Acceptance Form, the Property will remain at your risk at all times. You accept that, in such circumstances, we shall not be liable for any physical loss of, or damage to, the Property. Even if, despite the terms of this paragraph.

B) FOR CONSIGNORS:

i. If under the Consignment Agreement entered into between you and Christie's, Christie's has agreed to accept liability for physical loss of or damage to the Property then that agreement will apply subject to the limitations contained or referred to in the Consignment Agreement. ii. If you elected not to accept Christie's liability at the time of your consignment of the Property to Christie's, you are responsible for arranging insurance to cover the transit of the Property to you. In these circumstances Christie's shall have no liability to you whatsoever resulting from loss of or damage to your Property. Even if, despite the terms of this paragraph, Christie's is found to be liable for any loss of or damage to the Property, that liability shall not exceed €75,000 or the market value of the Property, if lower.

C) FOR BUYERS AND CONSIGNORS:

- i. Any and all claims regarding loss of or damage to the Property must be made in writing not later than the time of delivery in the case of apparent loss or damage and within three days of delivery (Sundays and public holidays excepted) in the case of loss or damage which is not apparent. The contents must be retained in the original container(s) for inspection by Christie's and/or its agent. In order for your claim to be processed, you will be required to provide clear photographs of the Property as delivered to you, any documentation related to the shipment of such Property, and any other information reasonably requested by Christie's and/or its insurers or agents. Claims not made by the time or within the period stated above shall be deemed waived by you.
- ii. Christie's shall not be liable for any special, consequential or incidental damages whether or not Christie's had knowledge that such damages might be incurred.
- iii. No claims with respect to shipment will be entertained until all charges have been paid in full.
- iv. If you have instructed us that you do not wish us to accept liability as described in paragraph 2 (a) (vi) above, you will indemnify and hold harmless Christie's from and against any and all losses, damages, liabilities, and claims and all fees costs and expenses of any kind related thereto (including legal fees), arising out of, based upon, or resulting from any claim asserted against Christie's by a third party for loss of or damage to Property, irrespective of the cause of such loss or damage, including negligence.
- Christie's shall have the right to subcontract with other parties in order to fulfill its obligations under these Terms and Conditions.
- 4. These Terms and Conditions constitute the entire agreement and understanding between the parties with respect to the shipment of the Property contemplated within the quotation provided to you and supersede all prior agreements relating to the shipment of the Property.
- 5. No agent, representative or employee of any party with which Christie's subcontracts in order to carry out its obligations under these Terms and Conditions has the authority to alter, amend, modify or waive any provision contained herein.
- 6. If any part of these Terms and Conditions for Shipping is found by any court to be invalid, illegal or unenforceable, that part shall be discounted and the rest of this agreement shall continue to be valid and enforceable to the fullest extent permitted by law.
- 7. The rights and obligations of the parties with respect to these Terms and Conditions for Shipping shall be governed by and construed in accordance with the laws of the France. In the event of any dispute hereunder the parties hereby consent to the exclusive jurisdiction of the courts of France.