OOCL ORIENT OV	erseas Con	tainer Lini	Ē	PROFO	RMA – NON NE	GOTTABLE	PAGE: 1 OF 3 BILL OF LADING Non Negotiable Unless Consigned to Order)	
SHIPPER/EXPORTER (COMPLETE NAME AND		BOOKING NO. BILL OF LADING NO.						
FORSTAR FROZEN FOODS PVT. LTD.					2683364480 OOLU2683364480 EXPORT REFERENCES			
505 A, GALLERIA,			RATE FOLDER 00044037					
HIRANANDANI GARDEN	PY N	IN SHPR IEC 0392068460						
A. S. MARG, POWAI <u>MUMBAI</u> – 400 076, 2 <u>CONSIGNEE (COMPLETE NAME AND ADDRES</u>								
TO ORDER OF HOTTLE		FORWARDING AGENT-REFERENCES FMC NO.:						
FOODS NV								
			POINT AND COUNTRY OF ORIGIN OF GOODS					
NOTIFY PARTY (COMPLETE NAME AND ADDR	oonsibility shall be attached t se))	ALSO NOTIFY PARTY-ROUTING & INSTRUCTIONS						
HOTTLET FROZEN FOOD	36))		*EMAIL :					
HEIVELDEKENS 4					DOCUMENTS(AT)HOTTLET.BE			
2550 KONTICH BELGIUM								
EORI NR : BE040365	6986*							
			_					
PRE-CARRIAGE BY		PLACE OF RECEIPT NHAVA SHEVA, INDIA						
VESSEL/VOYAGE/FLAG APL NEW YORK 034 W		PORT OF LOADING NHAVA SHEVA, INDIA			LOADING PIER/TERMINAL ORIGINALS TO BE RELEASED AT MUMBAI			
PORT OF DISCHARGE		PLACE OF DELIVERY				TYPE OF MOVEMENT (IF MIXED, USE DESCRIPTION OF PACKAGES AND GOODS FIELD)		
ANTWERP, BELGIUM	M)	ANTWERP,			CY/CY		CY/CY	
CNTR. NOS. W/SEAL NOS.	QUANTITY (FOR CUSTOMS	PARTICULAR	DESCRIPTION		BUT NOT ACKNOWL	EDGED BY THE CARRI GROSS WEIGHT	ER MEASUREMENT	
MARK & NUMBERS OOLU6229100 /OOLGL	DECLARATION ONLY)	1650 C			CL/FCL /40RQ	/20320.000KGS		
SHIPPING MARKS	1650		EFER CONTA		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	20320.000KGS		
'FOR-006'		TOTAL CA	RTONS: 165 OSO SEATIG	0				
		SEMI IOF	IC NAME: P					
	MONODON H.S. COD		, ,					
	FREIGHT: TOTAL NE							
	15840.00							
	TOTAL GR 20320.00	• • ਦਾ •						
	SB NO. 5 30.10.20	ь. а mo т						
	TEMPERAT	S						
NOTICE 1: For carriage to or from the United States of Ame declares a higher cargo value below and pays the	he Carrier's ad valorem freight ch	reverse side hereof limit the arge: and (ii) if carried on de	Carrier's liability to a maximum of ck at Merchant's risk as to perils	f U.S.\$500 per pack	kage or customary freight unit by virtue	or incorporation of the U.S. Carriage of Goot the provisions of COGSA.	ods by Sea Act ("COGSA"),unless the Merchant	
NOTICE 2: See Clause 28 on the reverse side hereof: Notic NOTICE 3: If Goods carried on deck at Merchant's risk with	out responsibility for loss or dam	age howsoever caused.						
Declared Cargo Value US\$ FREIGHT & CHARGES PAYABLE AT:			s a value, Carrier's lin RVICE CONTRACT NO.	DOC FORM		d the ad valorem rate will	be charged. Received the Container/Package or other units indicated in the box identified as "Total No. of	
CODE TARIFF ITEM	FREIGHTED AS	RATE	PREPAID	0	COLLECT		Containers/Packages received and acknowledged by Carrier" in apparent good order and condition, unless otherwise indicated,	
							to be transported and delivered as herein provided.	
							The receipt, custody, carriage and delivery of the goods are subject to the terms appearing on the face and back hereof and to the Carrier's applicable tariff.	
							In witness whereof 3 original bills of lading have been signed, one of which being accomplished, the other(s) to be void.	
							1 NOV 2021	
							DATE LADEN ON BOARD 0 4 NOV 2021	
							4 NOV 2021	
The printed terms and conditions appearing on th available at www.oocl.com, in OOCL's published pamphlet form.	1		SIGNED OOCL (IND] BY:	IA) PRIVATE LIMITED				
pamphiet form. + STRIKE OUT FOR ON BOARD VESSEL BILL OF LADING • SEE CLAUSE 1 HEREOF 0 SEE CLAUSE 2 HEREOF 0 F001 HQD 01/01								
						, as agent for ORIENT OVERSEAS CONTAINER LINE, AS CARRIER♦		
	COPY	NON	NEGO		BLE	LIND, NO CANAL		

THIS BILL OF LADING IS A 3 PAGE DOCUMENT AND CARRIAGE OF GOODS IS SUBJECT TO OOCL'S STANDARD TERMS AND CONDITIONS OF CARRIAGE, WHICH APPEAR AT THE END HEREOF AS PAGE 3

			PROFORMA -	NON NEGOTIABLE		PAGE: 2 OF 3
VESSEL: APL NEW YORK				VOYAGE: 034 W	B/L	NO.: OOLU2683364480
CNTR. NOS. W/SEAL NOS. MARK & NUMBERS	QUANTITY (FOR CUSTOMS DECLARATION ONLY)	Y NON	DESCRIPTION OF GOOD	STIABLE	GROSS WEIGHT	MEASUREMENT
TOTAL NO. OF CONTA CALCULATION OF PAC DESTINATION CHARGES LAWFULLY DEMANDS DE SHIPPER LOAD AND CO DESTINATION OFFICE OOCL BENELUX N.V. THEATER BUILDING, 1 ITALIELEI 124 - BUS	KAGE LIMI COLLECT LIVERY OF UNT, CONT ADDRESS: 7TH FLOOR	TATION (IF AN PER LINE TARI THE CARGO.	PPLICABLE): IFF, AND TO	1 CONTAIN BE COLLECTED	ER(S)/PACKAGE	(S)
B-2000 ANTWERP BELGIUM (32)-3-2348888	7 1					
	ERATELY L	 Ret biank ani	CONTINUE	ON NEXT PAGE		

SIGNED OOCL (INDIA) PRIVATE LIMITED BY:

, as agent for



ORIENT OVERSEAS CONTAINER LINE, AS CARRIER♦

THIS BILL OF LADING IS A 3 PAGE DOCUMENT AND CARRIAGE OF GOODS IS SUBJECT TO OOCL'S STANDARD TERMS AND CONDITIONS OF CARRIAGE, WHICH APPEAR AT THE END HEREOF AS PAGE 3 RECEIVED for shymeri in external apparent good order and condition, unless otherwise indicated, the number of containers, packages or other customary teight unks identified as "Total Number of Container/Packages neevined and admondedged by the customer's on the Inde external scale transmission and conditions thereof from Package Administry, underwer is applicable, to Packag of Delivery of Pack of Delivery of the Containers, manufers, quantity, contents and vuluel interlocins there are as the considered informative ty the Custrian.

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Notwithstanding any customs or privileges to the contrary, the Merchant, in accepting this Bill of Lading, expressly agrees bound by all stipulations, exceptions, and conditions attached hereto or stated herein, whether written, printed, stamp otherwise incorporated herein, as fully as if they were all signed by such Merchant.

IDENTITY AND DEFINITION OF CARRIER. 'Orient Overseas Container Line' and 'OOCL' are trade names for interior provided separately by: Orient Overseas Container Line Limited ('OOCLL') and OOCL(Europe) Limited ('OEUL')

I be deemed to be the Carrier for Goods not carried in 1 (a) above xe of doubt, for the purpose of this Clause, transhipment of Goods in either Russia, Poland or Turi fing or 'discharging' Goods.

- gludget that a second person or entity, including without limitation, the Vessel, her owner, operati charterer and/or another member of an aliance and/or consortium and/or joint arrangement of w ^{har} is viso a carrier/baltee then that person or entity shall have the benefit of all the rights and de may be a member, is also a carr for in this Bill of Lading or by law.

s hereby given that Carrier is a member of alliances and/or consortia and/or joint arrangements. The members of such including Carrier, reserve the right to carry cargo for each other, and otherwise cooperate with each other in the carriage thort order to the horthand. In the case of actu carriage, however, the terms and confersion of his Bill of Lading shall ind the Merchant shall be bound by item and Carrier shall be deemed in all instances to be the Carrier of the Gods, to the terms and confersion of the Bill of Lading.

ext in the terms and conditions of this Bill of Lading. DETINITIONS Works climitsion of any adviction in any applicable law herein mentioned: "VESSEL" shall include the digit named in this Bill of Lading, any substituted vessel(d), any vessel to which transhipment may be made in the ammon of this contrast and any vessel, call, digiter or often means of transposition whereas, quested to the provide state of the provide state of the contexponent of the State of the anged from the Vexest¹, "PLACE OF RECEIPT" stall be the place where the Goods are received from the Meri Perindepart Carrier to ther respective against "PLACE OF DELTRIFY" shall be the place where the G sequence April 10, found any assignment productions on the Vector Term Section 2000 and the term Section 2000 and the Section 2000 and the Section 2000 and the Section 2000 and the Section 2000 and plant (Section 2000 and the Section 2000 and the Section 2000 and the Section 2000 and plant (Section 2000 and the Section 2000 and the Section 2000 and the ISBN" refers to the Nague Ruiss an Amerided by the Protocol does at Brussels on Ferture 20, 1986. The any nation, country, commonwealth, termitry or possession, internationally recognized to be a body plant and the Section 2000 and ite; "STATE

CARRIER'S TARIFF The terms of the applicable tarif(s) of the Carrier are incorporated herein. Copies of the relevant ons of the applicable tariff(s) are obtainable from the Carrier upon request. In the case of inconsistency between this Bill of and the applicable tariff(s) this Bill of Lading shall prevail except in the United States of America where the provisions of

ponsibility (if any) of the Carrier for loss or damage to the Goods occurring from the time lessel at the Port of Loading until the time when the Goods are discharged from the termined in accordance with the provisions of Clause 4(C).

The Carrier shall be under no liability whatsoever for loss or damage to the Goods or non-delivery The many machine sector to too barriege to the observed to the sector of the sector of

Combined Transport is Combined Transport is Combined Transport then the Carrier undertakes to perform and/or in its own name to procure performance rom the Place of Rocept or the Port of Loading whichever is applicable to the Place of Delivery or the Port of Dis r is applicable and, save as is otherwise provided for in this Bill of Lading, the Carrier's liability for toss or damage all be as offorms: If the stage of carriage where loss or damage occurred is not known

Exclusions lage of the carriage where the loss or damage to the Goods is not known then the Carrier shall be liable for loss and to the Goods save that the Carrier shall be refeved from liability for any loss or damage to the extent that such loss or was caused by

An act of onitions of the Matchart Issuedicrony or reflections containing Completions with traininguing of advinging or marking Completions with traininguing of personal settified to give them: Handing, loading, isowage or unicational of the Goods by the Merchant; Inherent vice of the Goods; Stitle, lockout, stoppage or remarked of bloour from whatever cause whether partial or general; A nuclear incident; (i) (ii) (iv) (v) (vi) (vi) (vi) (vi)

Burden of Proof The burden of proving that any loss or damage was caused by one or more of the events mentioned in 4(B)(1)(4)(b) to (4)) shall rest upon the Camier save that when the Camier is able to demonstrate that, in the circumstances because the second second

mitation If the Carrier is liable for loss or damage to the Goods then the amount of compensa the invoice value of the Goods plus freight and insurance (if paid).

The Carrier's maximum liability hereunder shall in no circumstances exceed US\$2 per kilo of gross weight damaged unless the value of the Goods has been declared by the Merchant with the consent of the Carrier ar been paid whereupon the declared value (if higher) as shown on the face of the Bill of Lading shall be subt minit and any partial loss of damage shall be adjusted por atta on the basis of such declared value.

If the stage of carriage during which loss or damage occurred is known

nding anything provided for in Clause 4(B)(1) if the stage of the carriage where loss or damage to the Goods is kn ct to the operation of Clause 4(C) which shall apply where loss or damage occurs to the Goods from the time when I loaded on board the Vessel at the Port of Loading until the time when the Goods are discharged from the Vessel at Charge the Carriers tability in respect of any such loss or damage occurring shall be determined as follows:-

(a) By the provisions contained in any international convention or national law, which provisions cannot b private contract to the destiment of the Merchant, and would have applied if the Merchant had made a separate with the Carrier in respect of the particular stage of the carriage where the loss or damage occurred and re-thered any particular document with in must be issued in order to make such international Convention or national stage. and direct co eived as evi

no international convention or national law is applicable then the liability of the Carrier shall be dex ns of Clause 4(B)(1).

Subject to Clause 4(B)(2)(a) If loss or damage to the Goods is known to have occurred during a period when the Goods he outsdoy of a Participating Claimer them the Claimer shall have the benefit of any and all rights, detences, exemptions, and immunities contained in or incorporated by or complicably applicable to the Participating Carrier's tatf(s) or a) with the Claimer's traffic of the programs, exemptions, limitations and immunities contained in this BII of of the Claimer's traffic of the programs, exemptions, limitations and immunities contained in this BII of the Claimer's traffic of the programs benefit, right, detences, exemptions, limitations and immunities shall be to be incorporated herein, and copies are obtainable from the Claimer upon request.

Clause Paramount All carriage under this Bill of Lading (whether electronically produced or not) shall have effect s egidation enacted in any country making the Hague or Hague-Viaby Rules computantly applicable and in the abase h legislation in accordance with the Hague Rules or COGSA in the case of carriage to or from the United Sta

here the Hague Rules are not compulsorily applicable but are contractually applicable then subject to C ation) the Carrier's responsibility shall in no event exceed GBP100 per package or customary freight un

If any terms of this Bill of Lading are held repugnant to the Hague Rules, Hague-Visby Rules, COGSA or any other comp applicable legislation then such provision shall be null and void to the extent of such invalidity without invalidating the rer

es in the Hague, Hague-Visby Rules, or COGSA to carriage by sea shall be deer ys or waterborne carriage.

(D) USA Clause Paramount (if applicable)

If carriage includes carriage to, from or through a port in the United States of America this Bill of Lading shall be subject to COGSA, the terms of which are incorporated herein and shall be paramount throughout carriage by sea and the entire time that the Goods are in the statul catody of the Carrier or its sub-contract at the sea-terminal in the United States of America before loading onto the Vessel or after discharge therefrom as the case may be.

If COGSA applies then the faibility of the Carrier shall not exceed US\$500 per package or customary freight unit unless of the Goods has been declared on the face hered with the consert of the Carrier and extra freight has been paid in se Clause 23 shall apply and the declared value (if higher) shall be subsituted for the limit and any partial loss or damage signated provides on the basis of such declared value.

The printed terms and conditions appearing on the face and reverse side of this Bill of Lading are available at www.oocl.com, in Carrier's published US tariffs, and in pamphlet form Except as provided herein in Clauses 4(D)(1)and (2), and where COGSA does not apply by operation of law, Carrier's will be governed by COGSA unless its liability under some other body of law applicable to the particular stage of the ruhere the loss occurred is more focustable in the Carrier (with repeats to deforease and limitation) in which care that

body of leven in super-WARRANTES. The Merchant represents, warrants and agrees that: The Goods and reg Cosment ploader by the Bendmark are packed and genore in such a manner as to be handed in indirary counce of the interpretation of the Bendmark and the Bendmark and the property of perturbance Any Goods placed by the orderatin Cosmens are compatible and allowed Costainers or other property of perturbance Any Goods placed by the orderatin Costainers are compatible and allowed Costainers or other property of perturbance The Merchant Intervantion that the Costainer in the supplication of the Intervant Perturbance and in the supplication of the Intervant Perturbance and intervantion and the Costainer in the supplication of an effective cable national or international safety standards and is fit in all respects for carrings by the Carter.

Include national or international safety standards and a fin all respects for catange by the Catinet. MECIN-MTS SEEPONSIBILITY AND NOTEXNIFICICATION All of the persons coming within the definition of Merchant shall be jimity and severally labels to the Carrier for the due internet of all obligations undertaken by the Merchant in the Bill of Labing and remains alloke throughout the transportation within standards the first and the second state of the second state of the Bill of Labing and remains alloke throughout the transportation methods and the second state of the Bill of Labing and remains a labile throughout the transportation methods and the second state of the Bill of Labing and remains a labing and regimes a state of the Bill of the Shipper than indicating the carrier to another the Bill of Labing and remains a state of the Bill of the Shipper than indicating the Carrier to acut indicating and remains an any other parachies the Shipper than indicating the Carrier to acut indicating and the second state of the Bill of the Shipper than indicating the Carrier to acut indicating and remains a stating or resulting from inaccurates in the Shipper thanking the major and lability under The Merchant undertakes not to theore for transportation and corrier against all indicating from any domains, frees or there are and the required temperature setting of the thereostatic controls before second of the states of the Bill of the Shipper there are advected any second of any second any order debiggion of the Merchant under the states of the Bill of a personal hairy or is of or dramge are surgeory property. Shich holemany static lability carding the states of the Bill of the Bill of Labing.

Lading or applicab

REGULATIONS RELATING TO GOODS The Merchant shall comply with all rules, laws, regulations or requirements of customs, port and other authorities, and ar and pay all duties, taxes, fines, imposts, expenses or losses incurred or suffered by reason thereof or by reason of any necretor or insufficient description, making, numbering or addressing of the Goods, and indemnify the Carrier in respect If the Carrier is obliged to handover the Goods or any part thereof into the custody of any customs, port o such handover shall constitute due delivery of the Goods or any part thereof to the Merchant under this Bill of La

SHIPPER-ACKED CONTAINERS If a Container has not been lifeld, packed, stuffed or loaded by the Carrier, the Carrier shall not be liable for loss of or to be constrained and Merchann shall indemnify the Carrier against any loss, damage, labitity or expense incurred by the more in which the Container has been filed, packed, stuffed or loaded, or the unsubability of defective containst or Containers; or the unsubability of defective contains or the Container string without any want of due diigence on the part of the Carrier the Container transcolor of lab. Containers; or

the Container reasonably fit for the purpose for which it is required, or the unsuitability of defective condition of the Container on the incorrect setting of any temperature controls thereof which are been apparent upon reasonable inspection by the Merchant at or prior to the time when the Container was filled, staffed or loaded, or

whe been apparent upon reservements and the booked temperature. The Shopper is responsible for the packing and saming of all Shippe-packed Containers. The Shipper shall negative the packing and saming of all Shippe-packed Containers. The Shipper is a responsible for the packing and saming of all Shippe-packed Containers is allo got order and condition. If a Shippe-packed Container is delivered by the Carter with a the carter is in got order and condition. If a Shippe-packed Container is delivered by the Carter with a the same shift of the carter is in the carter against all and any costs (including, but without limitation, leage costs), expent is indemnify the Carter against all and any costs (including, but without limitation, leage costs), expent is indemnify the Carter against all and any costs (including, but without limitation, leage costs).

NONCERPCUE GOODS AND CONTRABAND The Meteriar undertakes not to increder for transportation any Goods which are of a dangeroux, inflammable, rading rading nature whole previously griving writem notice of their nature to the Carrier and marking the Goods and er or other covering on the oxatile as nequired by any laws or regulations which may be applicable during the carriar Goods which are or any time location disperso, inflammable, radicable or dhamgeling us, any time or build d, destroyed, or tredered harmites willoud compensation, and if the Mechanit has not given notice of their nature under Guade (31). A Carrier shall be under no labelity to make greenal average controllation in respect.

The Merchant warrants the Goods are lawful Goods and undertakes not to deliver to the Carrier any Cor ontaining any contraband.

g any contractance. equirements of Clauses 9(1) and (3) are not complied with, the Merchant shall indemnify the Carrier against all e expense of whatsoever nature and howsoever arising out of such Goods or Containers being tendered for delivered to or handled or carrier by the Carrier.

Table of the devices or a function of the second se

Honoreast in the day particular termination and compared analysis of the second o

, as the case may be. II Goods not in containers are carried on deck, the Carrier shall so state such carriage on the face hereof. When Goods inters are stowed on deck, the Carrier shall not be required to specially note, "on deck" carriage on the face of this Bil of any custom to the contrary notwithstanding.

2) DESCRIPTION OF GOODS The Bill of Lading shall be evidence of the receipt by the Carrier in external apparent good order order accepts a torwise noted of the total number of Containers or other packages or units identified on the face hereo foal Number of Containers/Packages received and acknowledged by the Carrier. No representation in made by the Carrier as the weight-context, measure, quantity, quality, description, condi-tants, numbers or value of the Goods and the Carrier shall be under no responsibility whatlower in respect of such descrip induced. 12)

Indust. Any reference to temperature or the term "approximation when used in the Bill of Lading when the term temperature and the term "approximation" when used in the Bill of Lading with the temperature and no relations should be placed by the Merchant as to the accuracy of such temperature and no relations should be placed by the Merchant as to the accuracy of such temperature shown on a of this Bill of Lading with the start of the start

ace of the line of Ladrag. MOTIF-CITCME NO DELINEEY Except as provided by left[, any mention herein of notity parties is solely for the Carrier's information, and failure to give caliform share in creating the Carrier lader for releave the Merchanic of any obligation to the Carrier's applicable teriff. The Merchanic that lake delivery of the Goods with the time provided for in the Carrier's applicable teriff. The Merchanic that lake delivery of the Goods with the time provided for in the Carrier's applicable teriff. The Merchanic that lake delivery of the Goods with the time provided for the Carrier's applicable teriff. Except the Carrier label the Merchanic Thereson, the Label of the Carrier in respect of the Goods share and the cores of such stronger (P paid or payagite by the Carrier or any gent for sub-contractor of the Carrier is and the cores of such stronger (P paid or payagite by the Carrier or any spent of sub-contractor of the Carrier is and and the cores of such stronger of paid or payagite by the Carrier or any spent or sub-contractor of the Carrier is and and the cores. Carrier shall have no labelly withstronger (P the modelivery of Goods in a statule or constructive assistion to persons holding forget of fraudulent documents which reasonably purport to be original Bills of Labeling of the data or persons holding forget of fraudulent documents which reasonably purport to be original Bills of Labeling of the data persons known by him to have no night to possession under the Bill of Labeling.

Is perform town in your to the result setup. The second setup is a second setup of the content of the MuLTIPLE BLES FOLLOWING Goods will only be delivered in a Container to an individual Merchani II all Bills of Lading in respect of the content of the inter have been surveyed authorizing delivery to that Merchan is a single Pace of Delivery. In the event that this imment is not fulfied the Carrier may in its absolute discretion urpack the Container and, in respect of Goods for which Bills infinite bless transmission of the Merchani. Such delivery all an containe due delivery heraundre that will only lead against payment by the Merchani of the appropriate data container. In the flag seticidar of a Boods merchanic and the set of the Content and the set of the container container in the Goods the Boods and the set of the content and the set of the container container is the Container to more than one Merchant and f all or part of the total Goods within the Container consists due for diversities the set of the content in the set of the content is the container deniver data delivery shall contained the delivery herationer, in such event the Carrier ball on balls do for any the flag of the content in the container (including tamaged bords) and base any absolute in such proportions as the Carrier ball on balls and for any set of the Goods developed accounting the content in the container. In such worth the Carrier ball on balls are barry balls data set of the Goods or other discrepancies of the Goods, which are found loop unpacking of the Container.

10. LEN. The Carrier shall have a lie on the Goods and any document relating thereto, which shall survive delivery, for all surve sender of due or papable to the Carrier under this and/or any other contract with the Merchard, or on account of the Goods or carrange, storage or honding of the Goods, including but not finded to, general surge contributions, finderit, delivery, desination, determing, opt and/or handling of the Goods, including but not due and/or for the cost of recovering the same due and/or for the cost of recovering the same due and/or soft to the same due and/or for the cost of recovering the same or or. For the purposed levels levels and the Carrier by reason of any data or constrained to which the Marchard is responsible. Carrier may also and y adds or constrained the same due tang with the same should be added to the cost of the function of the same due and/or for the cost of the purpose they whole cost for the cost of soft approach cost of and/or soft and/or soft and/or soft and/or soft and/or soft approach cost of cost of and/or soft approach cost of soft approach cost of soft approach cost of soft approach cost of and/or soft approach cost of approach cost of and/or soft approach cost of approach cost of approach cost of approach cost of and/or soft approach cost of app

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THIS BILL OF LADING IS A 3 PAGE DOCUMENT AND CARRIAGE OF GOODS IS SUBJECT TO OOCL'S STANDARD TERMS AND CONDITIONS OF CARRIAGE, WHICH APPEAR AT THE END HEREOF AS PAGE 3

COPY NON NEGOTIABLE LINE, AS CARRIER

Since US training, and in participate troim, IME TOS training, and in participate troim, Methadis (a) use any means of transport or training whatsover: (b) for any purpose whatsover transite the Goods or can seen on a substraining west or denierise trainer the Goods from one conveyance to another even hough training training of the Goods may not have been contemplated or provided for herein; (c) proceed by any rotae whether or not as the originate of the Goods may not have been contemplated or provided for herein; (c) proceed by any rotae whether or not substrain is the meanest or most direct or containing under the originate or the originate originate or the originate originate

PAGE: 3 OF 3

GENERAL The Carrier does not undertake that the Goods shall arrive at the Port of Discharge or Place of Delivery at any time or to meet any particular market or use. In no circumstances shall the Carrier be liable for loss or damage due to

provided herein, the Carrier shall in no circumstances be liable for dire arising from any other cause. If the Carrier should nevertheless be held legs juential loss or damage, such liability shall in no event exceed the freight paid Save as otherwise pr

und red or indirect or indirect and many source access. If the Larrer should nevertheses be held legally liable for any transferred in the local source and the legal source access and the legal source access and the legal source access and the Bill of Ladrag. The terms of this Bill of Ladrag, and the ladrage source access and the ladr

4. All containes to be the joint and several responsibility of all the persons coming within the definition and must be redelivered clean and undamaged to a place or point of interchange nominated by the Camil personited in the Camir's oplicable turtils and contrasts, liking which each of such persons are jointy and such detertion, loss or expense incurred as a result thered including but not limited to demurage, container the costs of regleciment: transportation and regard.

The costs of replacement, transpontants, the second second

21) VARIATION OF CONTRACT. Merchant agrees that this Bill of Lading constitutes the entire agreement between the parties. There are no understandings to the subject matter of this agreement other than as herein set forth, and any such astatus or upmoted prior to contemporations understanding or communications are hereby aborged. Not serving or agree of the Carlier shall have power to waive or vary any of the terms hered unless such waiver or variation is in winning and is appointed in the variances in writing by the Carlier. Subject Cause 3.1 agreements or height engingements for the shipment of the Cause 2.3 and generations of the third particular to the Cause 3.1 agreements for the shipment of the Cause 3.1 agreements for the shipment of the Cause 3.1 agreements for the shipments for the shipment of the Cause 3.1 agreements for the shipment for the shipment of the Cause 3.1 agreements for the shipment of the Cause 3.1 agreement of the Shipment of th I have power to waive or vary any of the terms hereof unless such waiver or n writing by the Carrier. Subject to Clause 3, all agreements or freight engag ded by this Bill of Lading.

are apprecision by this can change. 20) GENREAL AVERAGE. General Average shall be adjusted at any port or place at the option of the accordance with the York-Areanse Pakies, 1994 and any subsequent modification or re-enarment hereio and shall to Containers and to cooks loade on dex to under dex. In the event of accordance, and area or states that the commonsment of the vogage resulting from any cause whateover statuse, contract or othersise, the Meri contracts and the Contract or and or contract of the payment of any solicito, lessor or enarmed a General Average that may avoid or processing the state of the payment of any solicito, lessor or enarmed a General Average the Area and the state of the state the contract of the state the contract of the state the development of the state the development of the state the development of the state of the state

The Bits instruments request. AD VLADEE DECLARATION OF VALUE. The Merchant agrees that higher compensation than that provided for the Bill of Ladog may not be channed unless the nature and value of the Goods have been declared by the Merchant prior to commonement of the carrings and interesting the Bill of Ladog in the space captioned "Declared Cargo Value" and extra spit paid on such declared value if required. In such case, the declared value all the provided for that the sit or calculating the Carrier's labble; ((f) and) provide that its ubcleared value all allo prima bice widence, but shall not conclusive on the Carrier and larger provided that study declared value allow provide the time to declared value allow provide the study the conductive value does not acceed the time value of the Goods at stimute. Any pradia damage what is adjudger to rute on the bard is also the declared value allow provide the study the does not acceed the time value of the Goods at stimute. Any pradia damage what is adjudger to rute on the bard is also the declared value allow provident is that the declared value allow provide that study the study head the study.

LIMITATION OF LIABILITY. The Carrier, the Vessel, her owner(s), operator(s), denise, time, si ers shall be entitled to the same rights of limitation as are or would be available to the owner of the vul is limitation Convention of 1957, the London Limitation Convention of 1976 or any other applicable com governing the fights of shipowners to limit their liability is accordance with the tonnage or value of the or law, governing the rights of shipowners to limit their liability in acc jurisdiction in which any claim is brought under this Bill of Lading.

SUB-CONTRACTING AND INDEMNITY The Carrier shall be entitled to sub-contract the whole or any part of the duries undertaken by the Carrier in this Bill in relation to the Goods on any terms whatsoever consistent with any applicable law.

Metchant undertakes that no claim or allegation shall be made against any person performing or undertaking such including all servants, agents and sub-contractors of the Carrier, other than the Carrier, which imposes or attempts allegated the Cardon to port of ladding be joint of discharge whither or not alling out of modified or the part of ross and, any such claim or allegation should nevertheless be made, the Merchart will indemnify the Carrier against equincess thereof.

(c) Whotu projudice to the Merchan's indemnity obligations herein, the Vessel and every subcontractor of any nature whotsoever (including but not limited to the Participating Carmer, the Vessel, the owner, chart Mater, oficer and over of the Vessel, and employees, agarter, the vessel, the owner, chart Mater, oficer and over of the Vessel, and employees, agarter, the vessel, the owner, chart Methodence, limitido and blarcy of whitsoever nature herein contained or otherwise available to the Carter as the vere expression for its benefit, and in retering into this contract, the Carrer, dees and could be the Carter as the subcontractors hind by the Carter to perform the Carter's own adligations under the Bill of Lading, or the oblig subcontractors that by the Carter to perform the Carter's own adligations under the Bill of Lading, or the oblig minity. For the propose of this Cause 25, the Vessel and all subcontractors shall be detered to be parties to widenced by this Bill of Lading.

provisions of Clause 25(b) shall extend to claims or allegations of whatson re on the carrying Vessel.

(c) The Menhant further understates that no claim or allogation in respect of the Goods shall be made against the Carrier by any person other than in accordance with the terms and conditions of the Bill of Lading which imposes or alterpts to proper upon the Carrier any lability whiteover in convertion with the Goods whether nor carriaring out of registres on the part of the Carrier and, if any such claim or allegation should nevertheless be made, to indemnify the Carrier against all consequences thereas.

Consequences interest. NOTICE OF LOSS: TME BAR 1. Unless notice of bass or damage to the Goods and the general nature of it be given in writing to the Cantier at the TBood of Delivery before or at the time of the Goods into the custody of the person entitled to delivery thereof under this Bill of Lading, or if the bass or damage be not apparent, within seven consecutive days thereather, such removal data be prima bace velocities of the distribution of the Cantier of the Goods described in the Bill of Lading, under this Bill of Lading, under this Bill of Lading, under the Bill of Lading unless auti is brought and written notice theored given to the Cantier which the Goods have been received for transportation. Goods the pendo shall begin to in the months after the Goods have been received for transportation. If the Mill the Goods and an all ladily withstream in respect of the Goods, unless suit is brought within one year of their delivery or of the date when they should have been delivered.

a bath indirect to incomently the curves since the owners have dense characteristic the carrying lyses and any constraint of the carrying lyses and constraints of the carrying lyses and constraints of the constraints of loss of, or dan mers to the Me

NOTICE TO ENDORSEE AND/OR HOLDER AND/OR TRANSFEREE. By taking up this Bill of Lading, whe next and/or becoming a holder and/or by transfer hereof and/or by presenting this Bill of Lading to obtain del is herein and/or otherwise, the endorsee/holder/transferee and the Cartier agree that the holder/endorsee/tran hocome a party to acontract of carringe with the cartier on the basis herein.

20) EXCEPTONG CLADE: Carrier table core hashe for any loss, damage, delay or failure in performance oursing at any time location by horin to table, or or after discharge from the Vessel or damage, and any onge, and the carrier loss of the core of the origonal structure and the structure loss of the core of the origonal structure loss of dawa, for quantities restrictions, ensisting the structure loss of the core of the origonal structure loss of the core of the core of the origonal structure loss of the core of th

APPLICABLE LAW. This Bill of Lading, the contract contained in and/or evidenced hereby, and the of all parties concerned in connection with the carriage of the Goods hereunder shall be governed by and

obligations of all parties concerned in connection with the curriage of the Goods hereunder shall be governed by and corns in accorations with English have and any and all claims, suits, proceedings or dispute howsover anting in connection such Bill Quarting, contract, rights and obligations shall be determined in accordance with English hav. If the carriage of Goods hereander is foreign table, bit more thready a port in the United States or if QOGSA shall if reason whateverst payly computationally to the strategies of the Goods hereander them this Bill of Lading, the ordinate contral additional vedences thereating is foreign additional and all particles concerned in concentions with the carriage of the C disputes howeverse training in connection with such Bill of Lading, contract, rights and obligations shall be determine accordance with United States table.

31) PERSONAL DATA PROTECTION. The parties agree to fully comply with General Data I 2016/879 ("GDPR") and any applicable data protection laws and be bound by the terms availabl com/eng/resourcecenter/industrylinks/Documents/Framework(A)-Shipper.pdl under which the Merchant is convergences and the second se

, as agent for

SIGNED OOCL (INDIA) PRIVATE LIMITED

ORIENT OVERSEAS CONTAINER