SHIPPER		BILL OF LADING B/L Number			
CONSIGNEE NOTIFY PARTY		TAM KIM TAM KIM LOGISTICS CO., LTD RECEIVED by the Carrier the Goods specified below in apparent good order and condition unless otherwise stated, to be transported to such place as agreed, authorised or permitted herein and subject all the terms and conditions appearing on the front and reverse of this Bill of Lading to which the Merchant agrees by accepting this Bill of Lading, any local privileges and customs notwithstanding. The particulars given below as stated by the shipper and the weight, measure, quantity condition, contents and value of the Goods are unknown to the Carrier.			
VESSEL & VOYAGE	PORT OF LOADING	PORT OF DISCHARGE	PLACE OF DELIVERY		
	PART	ICULARS FURNISHED BY SHIPPE	iR .		

CONTAINER / SEAL NOS MARKS AND NUMBERS

NO. OF PKGS

DESCRIPTION OF GOODS GROSS WEIGHT MEASUREMENT

ORIGINAL

TOTAL NO. OF CONTAINERS (IN WORDS):	OR PACKAGES	production		The state of the s	
FREIGHT AND CHARGES	REVENUE TONS	RATE	PER	PREPAID	COLLECT
PREPAID AT	PAYABLE AT	NUMBER OF ORIGINAL B(s)/L PLACE AND DATE OF ISSU		DATE OF ISSUE	
PARTY TO CONTACT FOR CA	RGO RELEASE			FOR AND ON BEHALF OF	are writed the second as also pre- sed to distance of eligibles and lists proposed affi- tion and the second second
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BILL OF LADING TERMS AND CONDITIONS Large print version available on request

"Freight Forwarder" means Tam Kim International Cargo Co., LTD - the transport operator who issues this BL and is named on the

the face of it and assumes liability for the performance of the transport contract as a carrier.

"Merchant" means and includes the Shipper, the Consignor, the Consignee, the Holder of this BL, the Receiver and the Owner of the Goods.

"Consignor" means the person who concludes the transport contract with the Freight Forwarder.

"Consignee" means the person entitled to receive the goods from the Freight Forwarder.
"Taken in charge" means that the goods have been handed over to and accepted for carriage by the Freight Forwarder at the place of receipt evidenced in this BL.

evidenced in this BL.

"Goods" means any property including live animals as well as containers, pallets or similar articles of transport or packaging not supplied by the Freight Forwarder, irrespective of whether such property is to be or is carried on or under details or the property of the property is to be or is carried on or under details. 1. Issuance of this BL

1.1. By issuance of this BL the Freight Forwarder a. undertakes to perform and/or in his own name to procure the performance of the entire transport, from the place at which the goods are taken in charge (place of receipt evidenced in this BL) to the place of delivery designated in this BL;

b. assumes liability as set out in these conditions.

1.2. Subject to the conditions of this BL the Freight Forwarder shall be responsible for the acts and omission of his servants or agents acting within the scope of their employment, or any other person of whose services he makes use for the performance of the contract evidenced by this BL, as if such acts and omissions were his own.

2. Negotiability and title to the goods

2.1. This BL is issued in a negotiable form unless it is marked "non negotiable". It shall constitute title to the goods and the holder, by endorsement of this BL, shall be entitled to receive or to transfer the goods herein mentioned.

transfer the goods herein mentioned.

2.2. The information in this BL shall be prima facie evidence of taking in charge by the Freight Forwarder of the goods as described by such information unless a contrary indication, such as "shipper's weight, load and count," Shipper's begint, load and count," Shipper's been made in the printed text or superimposed on this BL. However, proof to the contrary shall not be admissible when the BL has been transferred to the consignee for valuable consideration who in good faith has relied and acted thereon.

3. Dangerous goods and indemnity

3.1 Dangerous goods and indemnity
3.1. The Merchant shall comply with rules which are mandatory according to the national law or by reason of International Convention, relating to the carriage of goods of a dangerous nature, and shall in any case inform the Freight Forwarder in writing of the exact nature of the danger, before goods of a dangerous nature are taken in charge by the Freight Forwarder and indicate to him, if need be, the precautions to be taken.
3.2. If the Merchant falls to provide such information and the Freight Forwarder is unaware of the dangerous nature of the goods and the necessary precautions to be taken and if, at any time, they are deemed to be a hazard to life or property, they may any place be unloaded, destroyed or rendered harmless, as circumstances may require, without compensation. The Merchant shall indemnify the Freight Forwarder against all loss, damage, faibility, or expense arising out of their being taken in charge, or their carriage, or of any service incidental thereto.

The burden of proving that the Freight Forwarder new the exact nature of the danger constituted by the carriage of the said goods shall rest on the derchant.

Merchant.

3.3. If any goods shall become a danger to life or property, they may in like manner be unloaded or property, they may in like manner be unloaded at anded at any place or destroyed or rendered harmless. If such danger was not caused by the fault and neglect of the Freight forwarder he shall have no liability and the Merchant shall indemnify him against all loss, damage, liability and expense arising therefrom.

4. Description of goods and Merchant's packing and inspection

packing and inspection
4.1. The Consignor shall be deemed to have guaranteed to the Freight Forwarder the accuracy, at the time the goods were taken in charge by the Freight Forwarder, of all particulars relating to the general nature of the goods, their marks, number, weight, volume and quantity and, if applicable, to the dangerous character of the goods, as furnished by him or on his behalf for insertion on the BL.

The Considerer shall industries.

The Consignor shall indemnify the Freight Forwarder against all loss, damage and expense resulting from any inaccuracy or inadequacy of such particulars.

The Consignor shall remain liable even if the BL has been transferred by him.

The right of the Freight Forwarder to such an indemnity shall in no way limit his liability under

this BL to any person other than the Consignor.

4.2. The Freight Forwarder shall not be liable for any loss, damage or expense caused by defective or insufficient packing of goods or by inadequate loading or packing within containers or other transport units when such loading or packing has been performed by the Merchant or on his behalf by a person other than the Freight Forwarder, or by the defect or unsuitability of the containers or other transport units supplied by the Merchant, or if supplied by the Freight Forwarder if a defect or unsuitability of the container or other transport unit would have been apparent upon reasonable inspection by the Merchant. The Merchant shall indemnify the Freight Forwarder against all loss, damage, liability and expense so caused.

5. Freight Forwarder's [liability.

sometice, neutrity are expense so caused,

5, Freight Forwarder's liability

5,1. The responsibility of the Freight Forwarder for the goods under these conditions covers the period from the time the Freight Forwarder has taken the goods in his charge to the time of their delivery.

this BL.

5.3. Arrival times are not guaranteed by the Freight Forwarder. However, delay in delivery cocurs when the goods have not been delivered within the time expressly agreed upon or, in the absence of such agreement, within the time which would be reasonable to require of a diligent Freight Forwarder, having regard to the circumstances of the case.

regint rotwaines, having regard to the circumstances of the case.

5.4. If the goods have not been delivered within ninety consecutive days following such date of delivery as determined in Clause 5.3., the daimant may, in the absence of evidence to the contrary, treat the goods as lost.

5.5. When the Freight Forwarder establishes that, in the circumstances of the case, the loss or damage could be attributed to one or more causes or events, specified in are of the present clause, it shall be presumed that it was so caused, always provided, however, that the daimant shall be entitled to prove that the loss or damage was not, in fact, caused wholly or partly by one or more of such causes or events:

a, an act or omission of the Merchant, or person other than the Freight Forwarder acting on behalf of the Merchant or from whom the Freight Forwarder took the goods in charge;

b. insufficiency or defective condition of the packaging or marks and/or numbers;

c. handling, loading, stowage or unloading of the goods by the Merchant or any person acting on behalf of the Merchant;

d. inherent vice of the goods;

5.6. Defences for carriage by sea or inland waterways

Notwithstanding Clauses 5.2, 5.3, and 5.4, the Freight Forwarder shall not be liable for loss, damage or delay in delivery with respect to goods carried by sea or inland waterways when such loss, damage or delay during such carriage has been caused by:

a. act, neglect or default of the master, mariner, pilot or the servants of the carrier in the navigation or in the management of the ship,

navigation or in the management of the ship, b. fire, unless caused by the actual fault or privity of the carrier, however, always provided that whenever loss or damage has resulted from unseaworthiness of the ship, the Freight Forwarder can prove that due diligence has been exercised to make the ship seaworthy at the commencement of the voyage.

6.1. These conditions shall only take effect to the extent that they are not contrary to the mandatory provisions of International Conventions or national law applicable to the contract evidenced by this BL.
6.2. The Hague Rules contained in the International Convention for the unification of certain rules relating to Bills of Lading, dated Brussels 25th August 1924, or in those countries where there are already in force the Hague-Vistor Rules contained in the Protocol of Brussels, dated 23rd February 1958, as enacted in the Country of Shipment, Shall apply to all carriage of goods by sea and also to the carriage of goods by inland waterways, and such provisions shall apply to all goods whether carried on deck or under deck.
7. Limitation of Freight Forwarder's liability.

7. Limitation of Freight Forwarder's liability

7.1. Assessment of compensation for loss of or damage to the goods shall be made by reference to the value of such goods at the place and time they are delivered to the consignee or at the place and time when, in accordance with this BL, they should have been so delivered.

7.2. The value of the goods shall be determined according to the current commodify exchange price or, if there is no such price, according to the current market price or, if there are no such prices, by reference to the normal value of goods of the same name and quality.

7.3. Subject to the provisions of subclauses 7.4.

to 7.9, inclusive, the Freight Forwarder shall in no event be or become liable for any loss of or damage to the goods in an annount exceeding the equivalent of 666.67 SDR per package or unit or 2 SDR per kilogramme of gross weight of the goods lost or damaged, whichever is the higher, unless the nature and value of the goods shall have been dedared by the Consignor and accepted by the Freight Forwarder before the goods have been taken in his charge, or the ad valorem freight rate paid, and such value is stated in the BL by him, then such declared value shall be the limit.

units, except as ardresaid, such article of transport shall be considered the package or unit.

7.5. Notwithstanding the above mentioned provisions, if the transport does not, according to the contract, include carriage of goods by sea or by inland waterways, the liability of the Freight Forwarder shall be limited to an amount not exceeding 8.33 SDR per killogramme of gross weight of the goods lost or damaged.

7.6. When the loss of or damage to the goods occurred during one particular stage of the transport, in respect of which an applicable international convention or mentality. Published the season of the provision of the provision of the provision of the provisions of the provisions of such convention or mandatory actions of such convention or mandatory national convention of such convention or mandatory national law.

7.1. If the Freight forwarder is liabile in respect of

mandatory national law.

7.7. If the Freight Forwarder is liable in respect of loss following from delay in delivery, or consequential loss or damage other than loss of or damage to the goods, the liability of the Freight Forwarder shall be limited to an amount not exceeding the equivalent of twice the freight under the transport contract under this BL.

7.8. The aggregate liability of Freight Forwarder shall not exceed the limits of liability for total loss of the goods.

of the goods.
7,9. The Freight Forwarder is not entitled to the benefit of the limitation of liability if it is proved that the loss, damage or delay in delivery resulted from a personal act or omission of the Freight Forwarder done with the intent to cause such loss, damage or delay, or recklessly and with knowledge that such loss, damage or delay would probably result.

8. Applicability to actions in tort

These conditions apply to all claims against the Freight Forwarder relating to the performance of the contract evidenced by this BL, whether the claim be founded in contract or in tort.

9. Liability of servants and other persons

9. Lability of servants and other persons
9.1. These conditions apply whenever claims relating to the performance of the contract evidenced by this BL are made against any servant, agent or other person (including any independent contractor) whose services have been used in order to perform the contract, whether such claims are founded in contract or in tort, and the aggregate liability of the Freight Forwarder and of such servants, agents or other persons shall not exceed the limits in clause 7.

persons shall not exceed the limits in clause 7.

9.2. In entering into this contract as evidenced by
this BL, the Freight Forwarder, to the extent of
these provisions, does not only act on his own
healf, but also as agent or trustee for such
persons, and such persons shall to this extent be
or be deemed to be parties to this contract.

9.3. However, if it is proved that loss of or such
loss or damage to the goods resulted from a
personal act or omission of such a person,
referred to in Clause 9.1., done with intent to
cause damage, or recklessly and with knowledge
that damage would probably result, such person
shall not be entitled to benefit of limitation of
liability provided for in Clause 7.

9.4. The apprehance of the amounts recoverable

9.4. The aggregate of the amounts recoverable from the Freight Forwarder and the persons referred to in Clauses 1.2. and 9.1 shall not exceed the limits provided for in these conditions.

10. Method and route of transportation

Without notice to the Merchant, the Freight Forwarder has the liberty to carry the goods on or under deck and to choose or substitute the means, route and procedure to be followed in the the goods.

11. Delivery

11. Delivery
11.1 Goods shall be deemed to be delivered when they have been handed over or placed at the disposal of the Consignee or his agent in accordance with this BI, or when the goods have been handed over to any authority or other party to whom, pursuant to the law or regulation applicable at the place of delivery, the goods must be handed over, or such other place at which the Freight Forwarder is entitled to call upon the Merchant to take delivery.

11.2. The Freight Forwarder shall also be entitled to store the goods at the sole risk of the Merchant, and the Freight Forwarder's liability shall cease, and the cost of such storage shall be paid, upon demand, by the Merchant to the Freight Forwarder.

Freight Forwarder.

11.3. If at any time the carriage under this BL is or is likely to be affected by any hindrance or risk of any kind (including the condition of the goods not arising from any fault or neglect of the Freight Forwarder or a person referred to in Clause 1.2. and which cannot be avoided by the exercise of

reasonable endeavours, the Freight Forwarder

goods shall bease.

In any event, the Freight Forwarder shall be entitled to full freight under this BL and the Merchant shall pay any additional costs resulting from the above mentioned circumstances.

12. Freight and charges

12.1. Freight shall be paid in cash, without any reduction or deferment on account of any daim, counterdaim or set-off, whether prepaid or payable at destination.

Freight shall be considered as earned by the Freight Forwarder at the moment when the goods have been taken in his charge, and not to be returned in any event.

be returned in any event.

12.2. Freight and all other amounts mentioned in this BL are to be paid in the currency named in this BL are to be paid in the currency named in this BL or, at the Freight Forwarder's option, in the currency of the currency of dispatch and the currency of dispatch and the current for prepaid freight on he day of dispatch and for freight payable at destination on the day when the Merchant is notified on arrival of the goods there or on the date of withdrawal of the delivery order, whichever rate is the higher, or at the option of the Freight Forwarder on the date of this BL.

the Freight Forwarder on the date of this BL.

12.3. All dues, taxes and charges or other
expenses in connection with the goods shall be
paid by the Merchant. Where equipment is
supplied by the Freight Forwarder, the Merchant
shall pay all demurrage and charges which are
not due to a fault or neglect of the Freight
Forwarder.

Forwarder.

12.4. The Merchant shall reimburse the Freight Forwarder in proportion to the amount of freight for any costs for deviation or delay or any other increase of costs of whatever nature caused by wor, warlike operations, epidemics, strikes, government directions or force majeure.

government directions or force majeure.

12.5. The Merchant warrants the correctness of the declaration of contents, insurance, weight, measurements or value of the goods but the Freight Forwarder has the liberty to have the contents inspected and the weight, measurements or value verified. If on such inspection it is found that the declaration is not correct it is agreed that a sum equal either to five times the difference between the correct figure and the freight charged, or to double the correct freight less the freight charged, whichever sum is the smaller, shall be payable as liquidated damages to the Freight Forwarder for his inspection costs and losses of freight on other goods notwithstanding any other sum having been stated on this BL as freight payable.

12.6. Despite the acceptance by the Freight

12.6. Despite the acceptance by the Freight Forwarder of instructions to collect freight, charges or other expenses from any other person in respect of the transport under this BL, the Merchant shall remain responsible for such monies on receipt of evidence of demand and the absence of payment for whatever reason.

The Freight Forwarder shall have a lien on the goods and any documents relating thereto for any amount due at any time to -the Freight Forwarder from the Merchant including storage fees and the cost of recovering same, and may enforce such lien in any reasonable manner which the may brink fit.

14. General Average

The Merchant shall indemnify the Freight Forwarder in respect of any daims of a General Average nature which may be made on him and shall provide such security as may be required by the Freight Forwarder in this connection.

15, the control of th

of the goods as described in this BL.

15.2. Where the loss or damage is not apparent, the same prima facie effect shall apply if notice in writing is not given within 6 consecutive days after the day when the goods were delivered to the consignee in accordance with clause 11.

16. Time bar

The Freight Forwarder shall, unless otherwise expressiv agreed, be discharged of all liability under these conditions unless suff is brought within 9 months after the delivery of the goods, or the date when the goods should have been delivered, or the date when in accordance with clause 5.4. Faiture to deliver the goods would give the consignee the right to treat the goods a lost.

17. Partial invalidity

17. Partial invalidity
If any clause or a part thereof is held to be invalid, the validity of this BL and the remaindeduses or a part thereof shall not be affected.

18. Jurisdiction and applicable law

Actions against the Freight Forwarder may be instituted only in the place where the Freight Forwarder has his place of business as stated on the reverse of this BL and shall be decided according to the law of the country in which that place of business is situated.

SHIPPER			BILL OF LADING B/L Number TAM KIM			
CONSIGNEE						
			TAM KIM LOG	ISTICS CO	D., LTD	
NOTIFY PARTY		RECEIVED by the Carrier the Goods specified below in apparent good order and condition unless otherwise stated, to be transported to such place as agreed,				
		authorised or permitted herein and subject all the terms and conditions appearing on the front and reverse of this Bill of Lading to which the Merchant agrees by accepting this Bill of Lading, any local privileges and customs notwithstanding. The particulars given below as stated by the shipper and the weight, measure, quantity condition, contents and value of the Goods are unknown to the Carrier.				
PRE - CARRIAGE BY	PLACE OF RECEIP	T	In WITNESS whereof one (1) original Bill of Lading has been signed if not otherwise stated below the same being accomplished the other(s), if any, to be void.			
VESSEL & VOYAGE	PORT OF LOADIN	G -	PORT OF DISCHARGE PLACE OF DELIVERY		VERY	
-		PARTICUI	ARS FURNISHED BY SHIPP	ER		
CONTAINER / SEAL NOS	No or pices					

NO. OF PKGS

MARKS AND NUMBERS

DESCRIPTION OF GOODS

GROSS WEIGHT

MEASUREMENT

TOTAL NO. OF CONTAINERS OR PACKAGES (IN WORDS):						
FREIGHT AND CHARGES	REVENUE TONS	RATE	PER	PREPAID	COLLECT	
PREPAID AT PAYABLE AT NUMBER		NUMBER OF OR	IGINAL B(s)/L	PLACE AND DATE OF ISSUE		
PARTY TO CONTACT FOR CA	RGO RELEASE			FOR AND ON BEHALF OF		
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