	Code Name "SHUBIL- Documentary Committee	-2016(B)" (Published Deee of the JSE)	ec. 1950 and last amen	nded Nov. 2016	by the			(For	warding Agents)	
	Shipper							B/I	L No.	
	Consignee									
							BILL OF	ΙΔ	DING	
						SHIPPED on boa	_			ntainers or
	Notify Party					SHIPPED on board the Vessel, the Goods, or the total number of Containers or other packages or units enumerated below in apparent external good order and condition except as otherwise noted for transportation from the Port of Loading				
						to the Port of Disc	charge subject to the te	rms h	ereof.	_
						exchange for the	Goods or Delivery Ord	er unle	surrendered duly endess otherwise provided	herein.
			T_						pressly accepts and agether written, stamped of	
	Local Vessel * 'From				as fully as if signed by the Merchant  IN WITNESS whereof the number of original Bills of Lading stated below have					
	Ocean Vessel	Voy. No.	Port of Loading				of which being accom		I, the other(s) to be voice ack hereof)	
	Port of Discharge		For transhipment to (If	on-carriage) *				70000	stination (for the Merchant's refe	erence only) *
,	Marks / Numbers		No. of P'kgs Kind of	Packages or Unit	ts: Descri	ption of Goods		Gross '	Weight Measurer	ment
'			or Units		.,					
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				4						
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1	TOTAL NUMBER OR UNITS (IN W	OF PACKAGES								
	Declared value US	<b>*</b>	Clause 21(1) overles	of If no value o	doctorer	1 liability limit ar	oplies as per Clause 2	1(2) 0	r 27 as annlicable	
	FREIGHT & CHARGE		Revenue Tons	Rate		Per	Prepaid	(2)	Collect	
			<b>Y</b>							
	Ex. Rate	Prepaid at		Payable at			Place & Date of issue			
	0.4	Total Prepaid in Yen		Number of Origi	nal B(s)/L	-				
	@ ¥									

ICS B/L

PARTICULARS FURNISHED BY SHIPPER

# **BILL OF LADING**

# Code Name "SHUBIL-2016 (B)"

- **DEFINITIONS** The following words both on the face and back of this Bill of Lading have the meanings hereby

assigned:

"Carrier" means a party shown at the top of the face of this Bill of Lading including the servants, agents, and the Master, and the Vessel and/or her Owner.

"Merchant' includes the shipper, consignor, consignee, owner and receiver of the Goods and the holder of this Bill of Lading.

"Ocods' means the cargo described on the face hereof and, if the cargo is packed into container(s), loaded or pallet(s) or untilized into similar article(s) of transport not supplied or furnished by or on behalf of the Carrier, includes such article(s) of transport as well.

"Vessel" means the Ocean Vessel named overleaf and includes any vessel, ship, craft, lighter or other means of transport by sea or water which is or shall be substituted, in whole or in part, for the vessel named on the face hereof.

"Sub-Contractor' includes owners and operators of vessels and space providers on vessels (other than the Carrier), stevedores, terminal and groupage operators, their respective servants and agents, and anyone assisting the performance of the carriage whomsoever.

CLAUSE PARAMOUNT This Bill of Lading shall have effect subject to the International Carriage of Goods by Sea Act, 1957 of Japan, as amended 3 June, 1992 giving effect to the Protocol to Amend the International Convention for the Unification of Certain Rules relating to Bills of Lading, Brussels, 23 February, 1968 (Visby Rules) and the Protocol Amending the International Convention for the Unification of Certain Rules relating to Bills of Lading (25 August, 1924, as Amended by the Protocol of 23 February, 1968), Brussels, 21 December, 1979 (S.D.R. Protocol).

- GOVERNING LAW / ARBITRATION

  (1) The contract evidenced by or contained in this Bill of Lading shall be governed by Japanese law.

  (2) Any dispute arising from or in connection with this Bill of Lading shall be referred to arbitration in Tokyo by the Tokyo Maritime Arbitration Commission (TOMAC) of The Japan Shipping Exchange, Inc., in accordance with the Rules of TOMAC and any amendments thereto, and the award given by the arbitrators shall be final and binding on both parties.
- 4. VALIDITY In the event that anything herein contained is inconsistent with any applicable international convention or national law which cannot be departed from by private contract, the provisions hereof shall be null and void to the extent of such inconsistency but no further.

### DEFENCE AND LIMITS

- EENCE AND LIMITS
  The defences and limits of liability provided for in this Bill of Lading shall apply in any action against the Carrier for loss of or damage to the Goods or delay in delivery, whether the action be founded in contract or in tort.

  If an action is brought against any servant, agent or Sub-Contractor of the Carrier, such person shall be entitled to avail himself of the defences and limits of liability which the Carrier is entitled to invoke under this Bill of Lading.

  The aggregate of the amounts recoverable from the Carrier and his servants, agents or Sub-Contractors shall in no case exceed the limits provided for in this Bill of Lading. (2)
- 6. PERIOD OF RESPONSIBILITY The Carrier shall not be liable in any capacity whatsoever for any loss of or damage to the Goods occurring before loading onto the Vessel at the Port of Loading or after discharge from the Vessel at the Port of Discharge, whether the Goods are awaiting shipment, landed or store put into craft, barge, lighter or other thing whether belonging to the Carrier or not or pending transhipment at any stage of the

- The Carrier has liberty to deviate for the purpose of saving life or property, to call at any port or ports in or out of the customary or advertised route, in any order whatsoever for the purpose of discharging and loading goods and/or embarking and disembarking passengers, or taking in fuel and other necessary supplies or for any other purpose whatsoever, to drydock with or without Goods on board if thought necessary or convenient, to adjust compasses, to sall without pilots, and to tow and assist ships in all situations and circumstances.

  (2) Any action(s) taken by the Carrier under this Clause shall be deemed to be included within the scope of the contractual carriage and such action(s) or delay resulting therefrom shall not be deemed to be a deviation.
- DELAY, CONSEQUENTIAL LOSS In no event shall the Carrier be liable for any loss of profit or consequential lo or damage. Arrival times are not guaranteed by the Carrier.

- UNKNOWN CLAUSE

  (1) Any reference on the face hereof to marks, numbers, description, quantity, gauge, weight, measure as kind, value and any other particulars of the Goods have been furnished by the Merchant, and the C shall not responsible for the accuracy thereof. The Merchant warrants to the Carrier that the partic furnished by him are correct and shall indemnify the Carrier against all loss, damage, expenses, lia penalties and fines arising out of or resulting from inaccuracy thereof.

  (2) If the cargo received by the Carrier is packed into container(s), loaded on pallet(s) of unitized into si article(s) of transport by or on behalf of the Merchant, this Bill of Lading is prima facile evidence only contents and the marks, number and kind of packages or pieces, description, quality, que gauge, measure, nature, kind and value noted on the face hereof are unknown to the Carrier. The Carrier.

- 10. MARKS AND DESCRIPTION

  (1) The Carrier shall not be liable for failure of or delay in delivery in accordance with marks unless such shall have been clearly and durably stamped or marked upon, the Goods or package(s) by the Molecular before shipment in letters and numbers not less than 5 centimeters high, together with the name port of discharge and/or destination.

  (2) In no circumstances shall the Carrier be responsible for delivery in accordance with other than marks. derchant es of the

  - (3)
  - marks.

    The Merchant warrants to the Carrier that the marks on the Goods or package(s) correspond to the shown on this Bill of Lading and also in all respects comply with all laws and regulations in force port of discharge and/or destination, and shall indemnify the Carrier against all loss, damage, expepenalties and fines arising out of or resulting from incorrectness or incompletaness thereof Goods which cannot be identified by marks and numbers, cargo sweepings, liquid residue an unclaimed Goods not otherwise accounted for shall be allocated for the pungos of completing deliberty the various merchants of goods of like character, in proportion to any apparent shortage, loss of weil damage, and such Goods or parts thereof shall be accepted as full and complete delivery.

- 11. INSPECTION OF GOODS

  (1) The Carrier shall be entitled, but under no obligation, to open any conspect, reweigh, remeasure, revalue or repack the Goods without (2) If paragraph (1) above applies or if by order of the authorities at any be opened, the Carrier will not be liable for any loss or damage unpacking, inspection, reweighing, remeasurement, revaluation indemnify the Carrier for the cost of all measures taken as above. container or package at any time and to ut notice to the Merchant any place, a container or package has to ge incurred as a result of any opening, on or repacking. The Merchant shall

- (2)
- Carrier has the right to carry the Goods in container in the Goods in container in the Goods in container in the Goods or container in the Goods or carried shall be subjected for in Clause 2 hereof, and the stowage of such age for all purposes including general average. Carrier shall not be liable in any capacity whatsoev of or damage to the Goods which are carried on different on not caused by the Carrier's negligence or the s) under deck or on deck.
  Carrier shall not be required to specially note, in the face hereof, any custom to the contrary to the applicable Hague Rules legislation as Goods shall be deemed to constitute under deck When to
- whatsoever for any non-delivery, misdelivery, any delay or whatsoever for any non-delivery, misdelivery, any delay or what on deak and specially stated herein to be so carried, noe or the Vessels unseaworthiness. (3)
- 13. LIVE ANIMALS. Live animals are carried without responsibility on the part of the Carrier for any accident, injury, illness, obach, loss or damage arising at any time whether caused by unseaworthiness or negligence or any other cause whatsoever.

- any other cause whatsoever.

  14. DANGEROUS GOODS

  (1) The Carrier undertakes to carry Goods of an explosive, inflammable, radioactive, corrosive, damaging, noxious, hazardous, poisonous, injurious or dangerous nature only upon the Carrier's acceptance of a prior written applicating by the Meichart for the carriage of such Goods. Such application must accurately state the nature, name, label and classification of the Goods as well as the method of rendering them innocuous, with the full names and addresses of the shipper and the consignee.

  (2) Whenever the Goods are discovered to have been shipped without complying with paragraph (1) above or the Goods are found to be contraband or prohibited by any laws or regulations of the port of loading, discharge or call or any place or waters during the carriage, the Carrier shall be entitled to have such Goods rendered innocuous, thrown overboard or discharged or otherwise disposed of at the Carrier's discretion without compensation and the Merchant shall be liable for and indemnify the Carrier against any kind of loss, damage or liablity including loss of freight, and any expenses directly or indirectly arising out of or resulting from such shipment.

  (3) The Carrier may exercise or enjoy the right or benefit conferred upon the Carrier under the preceding paragraph whenever it is apprehended that the Goods shipped in compliance with paragraph (1) above have become dangerous to the Carrier, the Vessel, other cargo, persons and/or other property.
- 15. VALUABLE GOODS The Carrier shall not be liable for any loss of or damage to or in connection with platinum, gold, silver, jewellery, precious stones, other precious metals, radioisotopes, precious chemicals, currency, negotiable instruments, securities, writings, documents, pictures, embroideries, works of art, curios, heirilcoms, collections of every nature or any other valuable goods whatsoever including goods having particular value only for the Merchant, unless the true nature and value of the Goods have been declared in writing by the Merchant before receipt of the Goods by the Carrier, and the same is inserted in this Bill of Lading and ad valorem freight has been prepaid thereon.

- 16. HEAVY LIFT

  (1) The weight of a single piece or package exceeding 1 metric ton gross must be declared by the Merchant in writing before receipt by the Carrier.

  (2) In case of the Merchant's failure to make the above declaration, the Carrier shall not be responsible for any loss of or damage to or in connection with the Goods, and at the same time the Merchant shall be liable for loss of or damage to any property or for personal injury arising as a result of the Merchant's said failure and shall indemnify the Carrier against loss or liability of any kind suffered or incurred by the Carrier as a result of such failure.
- 17. IRON AND STEEL The term 'apparent external good order and condition' when used in this Bill of Lading with reference to iron, steel or metal products does not mean that the Goods, when received, are free of visible

rust or moisture. If the Merchant so requests, a substitute Bill of Lading will be issued omitting the above definition and setting forth any notation as to rust or moisture which may appear on the mates' or tally clerks'

- receipts.

  18. DISCHARGE / DELIVERY

  (1) The Goods may be discharged, without notice, as soon as the Vessel is ready to unload, continuously day and night, Sundays and holidays included.

  (2) If the Merchant falls to take delivery of the Goods immediately after the Vessel is ready to discharge them, the Carrier shall be at liberty to store the Goods at the risk and expense of the Merchant.

  (3) Optional delivery is only granted when arranged prior to the shipment of the Goods and expressed in this Bill of Lading. The Merchant desiring to avail himself of the option so expressed must give notice to the Carrier's apent at the first port of the Vessel's call named in the option, at least 48 hours prior to the Vessel's arrival there, otherwise the Goods shall be discharged at any of the optional ports at the Carrier's choice and the Carrier's responsibility shall then cease.

  (4) If the Goods are unclaimed during a reasonable time, or whenever in the Carrier's judgement the Goods will become deteriorated, decayed or worthless, the Carrier may, at his discretion and without any responsibility atching to him, sell, abandon or otherwise dispose of the Goods solely at the risk and expense of the Merchant.

- 19. TRANSHIPMENT

  (1) (i) In case of through carriage under this Bill of Lading, the Merchant constitutes the Carrier his agents to enter into contracts with others for the pre-carriage and/or on-carriage of the Goods and/or for the storing, lightering, transhipment or other dealing therewith, prior to, or in the course of, or subsequent to the carriage in the Carrier's vessel without any liability attaching to him in respect of such agency.

  - such agency.

    (ii) The responsibility of each carrier acting as such is limited to that part of the transport actually undertaken by him, and the Carrier shall not be under any liability for damage and/or loss arising from whatsoever cause during any other part of the transport, even though the freight for the whole transport has been collected by the Carrier.

    Any statement of the port or place, whether littoral or inland, in the column "Final Destination" on the face hereof is solely for the purpose of the Merchant's reference, and in case the columns "(Local Vessel)" and "(From)" on the face hereof are filled up and this Bill of Lading is issued at a place other than the port of loading onto the Vessel, any statement-herein as to the shipment of the Goods shall be construed to relate only to the time when and place where the Goods were loaded on board the local vessel. The Carrier's liability, in those events, shall be determined in accordance with paragraph (1) of this Clause.
  - Vessel: The Carrier's fall be at liberty, whether or not arranged beforehand or indicated on the face hereof, to tranship he whole or any part of the Goods, with or without notice, at any port or place for any purpose whatsoever, or to forward the same by any means of transport by water, land or air, whether owned or operated by the Carrier or not. The Carrier's liability shall, in this event, cease when the Goods leave the Vessel's tackle.

- 20. MATTERS AFFECTING PERFORMANCE

  (1) The Carrier shall use reasonable endeavours to complete the transport and to deliver the Goods at the place designated for delivery.

  (2) If at any time the carriage is or is likely to be affected by any hindrance, risk, delay, difficulty, or disadvantage of any kind and howsoever arising (ever though the circumstances giving rise to such hindrance, risk, delay, difficulty or disadvantage existed at the time this contact was entered into or when the Goods were received for carriage), the Carrier (whether or not the carriage is commenced) may, without prior notice to the Merchant and at the sole discretion of the Garrier, either.

  (a) Carry the Goods to the named Port of Discharge by an alternative route to that discrete in this Bill of Lading or that which is usual for Goods consigned to that Port of Discharge (if the Carrier elects to invoke the terms of sub-paragraph (a), then nowithstanding the provisions of Clause 7 hereof, the Carrier shall be entitled to charge such additional regists as the Carrier may determine; or

  - hereof, he Carrier shall be entitled to charge such additional reight as the Carrier may determine); or Suspend the carriage of the Goods and store them ashone or pfoat upon the terms of this Bill of Lading and ehdeavour to forward them as soon as possible, but the Carrier makes no representations as to the maximum period of suspension (if the Carrier elects to invoke the terms of Sub-paragraph (th) then the Carrier shall be entitled to such additional freight as the Carrier may determine); or Abandon the carriage of the Goods and place the Goods at the Merchant's disposal at any place or port which the Carrier may deem sale and portivenient, whereupon the responsibility of the Carrier in respect of such Goods shall because. The Carrier shall nevertheless be entitled to full freight on the Goods received for carriage, and the Merchant shall pay any additional costs of the carriage to, and delivery and storage at such place or port. If the Carrier elects to use an alternative route under sub-paragraph (a) for to suspend the carriage under sub-paragraph (b) this shall not projudice his right subsequently to abandon the carriage.

    Carrier may comply with any orders or recommendations given by any government or authority, or person acting or purporting to act as or on behalf of such government or authority, or having under terms of any insurance on any conveyance employed by the Carrier the right to give orders or strong.
  - (3) Th

- directions.

  21. LIMITATION OF LIABILITY

  (1) When the Carrier is liable for compensation in respect of any loss of or damage to the Goods, such compensation shall be calculated by reference to the value of the Goods at the place and time they are discharged from the Vessel, or at the place and time they should have been discharged.

  For the purpose of determining the extent of the Carrier's liability for loss of or damage to the Goods, the value of the Goods is presumed to be the invoice value plus freight and insurance premium, if paid.

  (2) The Carrier's hall in no event be liable for any loss of or damage to or in connection with the Goods in an amount exceeding 666.67 Units of Account (Special Drawing Right) per package or unit or 2 Units of Account per kilogramme of gross weight of the Goods lost or damaged, whichever is the higher, unless the value of the Goods is declared in writing by the shipper before shipment and the nature and value thereof is inserted in this Bill of Lading and extra freight is paid as agreed. In such case, even if the actual value of the Goods per package or unit exceeds such declared value, the value declared shall nevertheless be deemed to be the value of the Goods. The Carrier's liability shall not exceed such declared value and any partial loss or damage shall be adjusted pro rata on the basis of such declared value.
  - Where the cargo has been packed into container(s) or unitized into similar article(s) of transport by or on behalf of the Merchant, and when the number of packages or units packed into container(s) or unitized into similar article(s) of transport is not enumerated on the face hereof, each container or similar article including the entire contents thereof shall be considered as one package for the purpose of the application of the limitation of liability provided for herein.

# 22. NOTICE OF CLAIM AND TIME BAR

- ICE OF CLAIM AND TIME BAR
  Unless notice of loss of or damage to the Goods indicating the general nature of such loss or damage be given in writing to the Carrier or his agent at the port of discharge before or at the time of removal of the Goods into the custody of the person entitled to take delivery thereof under this Bill of Lading or, if the loss or damage is not apparent, within three days of the delivery of the Goods, such removal or delivery shall be prima facie evidence of the delivery by the Carrier of the Goods in the amount and condition described in this Bill of Lading.

  In any event the Carrier shall be discharged from his liability for the Goods unless arbitration is filed pursuant to Clause 3(2) hereof within one year from the date of delivery of the Goods or the date when the Goods should have been delivered in the case of the total loss or non-delivery of the Goods.

- 23. FREIGHT AND CHARGES

  (1) Freight and charges shall be deemed fully earned on receipt of the Goods by the Carrier and shall be paid in any event, whether the Vessel and/or the Goods be lost or not, or the transport be broken up or frustrated or abandoned at any stage of the entire transit.

  (2) The payment of freight and/or charges shall be made in full and in cash without any offset, counterclaim or deduction. Where freight is payable at the port of discharge, destination or any other place, such freight and all other charges shall be paid in the currency named in this Bill of Lading or, at the Carrier option, in other currency subject to the regulations of the freight conference concerned or custom at the place of payment.
  - option, in other currency subject to the regulations of the freight conference concerned or custom at the place of payment.

    For the purpose of verifying the freight basis, the Carrier may at any time open any container or other package or unit in order to ascertain the weight, measurement or value of the Goods. If the particular furnished by the Merchant are incorrect, it is agreed that a sum equal to either five times the difference between the correct freight 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 Carrier. The Merchant shall pay all dues, taxes and charges including consular fees levied on the Goods and all fines and/or losses sustained or incurred by the Carrier in connection with the laws and regulations of any government or public authorities in connection with the Goods.

    The shipper, consignor, consigner, owner and receiver of the Goods and holder of this Bill of Lading shall be jointly and severally liable to the Carrier for the payment of all freight and charges and for the performance of the obligation of each of them hereunder.
- 24. LIEN The Carrier shall have a lien on the Goods for freight, dead freight, salvage, general average, demurrage or loss caused by detention, and for all payments made and liabilities incurred in respect of any charges or expenditures stipulated herein to be borne by the Merchant. The lien shall survive delivery of the Goods.
- 25. GENERAL AVERAGE Any general average on a Vessel operated by the Carrier shall be adjusted according to the York-Antwerp Rules, 2016 at any port or place and in any currency at the option of the Carrier, whether a seagoing or inland waterways easely shall be adjusted according to the requirements of the operator of that vessel. In either case the Merchant shall give such cash deposit or other security as the Carrier may deem sufficient to cover the estimated general average contribution of the Goods before delivery if the Carrier requires.
- 26. NEW JASON CLAUSE / BOTH TO BLAME COLLISION CLAUSE The New Jason Clause and the Both to Blame Collision Clause, as adopted by the Documentary Committee of The Japan Shipping Exchange, Inc. are deemed to be incorporated herein. These clauses are available from the Carrier on request.

- 2LAUSE PARAMOUNT
  If the carriage covered by this Bill of Lading includes carriage to or from a port or place in the United
  States of America, this Bill of Lading shall be subject to the United States Carriage of Goods by Sea Act
  1936 (US COGSA), the terms of which are deemed to be incorporated herein and shall govern
  throughout the entire time during which the Goods are in the actual custody of the Carrier.
  If US COGSA applies as (1) above, neither the Carrier nor the Vessel shall, in any event, be or become
  liable for any loss of or damage to or in connection with the Goods in an amount exceeding \$500.00
  per package, lawful money of the United States, or in case the Goods are not shipped in packages, per
  customary freight unit unless the value of the Goods has been declared and inserted in the declared
  value box on the face hereof, in which case Clause 21(2) hereof shall apply.

	of the JSE)	c. 1950 and last amer	ided Nov. 2010	, 5, 110	e (Forwarding Agents)				
Shipper	,			_		B/L No.			
Consignee									
					BILL	OF LADING			
Notify Party					COPY NON-NEGOTIABLE				
Local Vessel *		From		<u> </u>	•		•		
Ocean Vessel	Voy. No.	Port of Loading							
Port of Discharge		For transhipment to (If	on-carriage) *			Final destination (for the	e Merchant's reference only) >		
TOTAL NUMBER OR UNITS (IN WO	PRDS)								
Declared value USD	Subject to		af. If no value	e declared, liability		r Clause 21(2) or 27 as app	olicable.		
OR UNITS (IN WO	Subject to	Clause 21(1) overle	1		limit applies as per	r Clause 21(2) or 27 as app  Collect	plicable.		
Declared value USE FREIGHT & CHARGES	Subject to		1			Collect	plicable.		

\*Sea Clause 19

ICS B/L

PARTICULARS FURNISHED BY SHIPPER