

In consideration of you / your principal, SINOKOR MERCHANT MARINE CO LTD. allowing us to remove above mentioned import loaded container/s to our abovementioned premises for the period from **01/04/2024** to **31/12/2024** for factory de-stuffing. We, the undersigned, hereby unconditionally undertake and guarantee you the followings:

1. To return the empty container/s to your designated yard after the same has been de-stuffed, in good order and condition, on or before the validity date mentioned on the Delivery Order / Running Bond. In the event we are unable to return the container/s to your designated yard within the aforesaid period, in good order and condition, we shall approach your office for the extension of validity with full payment at your office on any working day between 10 a.m. and 4.00 p.m. (Monday – Friday).
2. To reimburse to you all costs, charges, taxes, duties and expenses which may occur or be levied or become payable by reasons of, and/or arising out of, and/or in connection with and/or incidental to such removal of container/s and cargo from the Port to your factory and return of the empty container/s to us at the designated yard, including for delay in return of the empty container to the designated yard.
3. That the removal of the container/s as mentioned herein above shall be entirely at our risk and expenses and we hereby indemnify and hold you and your principal, SINOKOR MERCHANT MARINE CO LTD. indemnified harmless against any claim of whatsoever nature that may be made upon you and/or your principal, SINOKOR MERCHANT MARINE CO LTD. by reasons and/or in connection with, whether direct or indirect, for removal of container/s and cargo from Port to your factory and return of the empty container/s to us at the designated yard.
4. In case of any damage noticed prior to removal of container/s, we shall conduct proper survey of the containers at our cost and notify you of the said damage.
5. We expressly and unconditionally undertake to pay the costs of repairs for damage caused to the container whilst the same is in our custody, as established by your surveyors and shall not dispute our liability for damage to the containers on any grounds whatsoever. We hereby agree and accept that the costs of repairs established by your surveyors shall be a reasonable and correct estimate of the repair costs to the container and shall not dispute the same for any reason whatsoever.
6. To arrange for and pay all costs and charges related to customs clearance of the cargo in respect of laden container. To indemnify you and your principals SINOKOR MERCHANT MARINE CO LTD. and hold you and your principal SINOKOR MERCHANT MARINE CO LTD. indemnified harmless in respect of violation of any provisions of law including but not limited to any obligation caused upon you under Section 112/ 116 /118 of the Customs Act 1962.
7. To pay all Detention, Rent, Rates, Charges that are levied and become payable to you/ Nhava Sheva/Pipavav

13. We hereby confirm that the import cargo does not contain any contraband articles, in terms of Indian customs regulation and that the shippers have not tampered with containers for the purpose of concealment of any contraband cargo. In the event of customs or any other government authorities discovering that there has been any violation in this respect. We as consignee of the cargo would be fully responsible for all the cost and consequences for the same.

14. Insurance Value for Normal Boxes INR. 271000 / INR. 542000. Insurance Value for Reefer Boxes eight times of Normal Boxes.

Place : Mumbai

Date : 30.04.2024

R.P. Nair



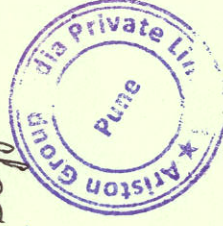
SIGNATURE WITH SEAL

CHA or

Name : *Dipin R. Nair*
Designation : *AVP - HSBC Pune*

CHA Reg. No. : *PS: 431679*

*Only signature verified with
no risk to bank staff.*



SIGNATURE WITH SEAL

IMPORTER

NAME : *Hrushikesh Joshi*
Designation : *General manager - Finance*