via M. Campodisola, 13 - 80133 Napoli - Italy

COMBINED TRANSPORT BILL OF LADING

To be used also as PORT TO PORT B/L

Shipper Ref#

AKEEM OLANIPEKUN 55 MAPLE AVENUE

CHARLOTTETOWN, PEI C1A 6E8

PHONE: 4035604455

EMAIL: PEKUN2@YAHOO.COM

Consignee

GROUP

OYEDEKO SAHEED KOLAWOLE

10 DOSUNMU STREET MAFOLUKU OSHODI

LAGOS, NIGERIA

PHONE: +2348022298116 EMAIL: PEKUN2@YAHOO.COM

Notify

OYEDEKO SAHEED KOLAWOLE

10 DOSUNMU STREET MAFOLUKU OSHODI

LAGOS, NIGERIA

PHONE: +2348022298116 EMAIL: PEKUN2@YAHOO.COM

Pre-carriage by

Ocean vessel ATLANTIC SEA ATE1018

Port of discharge

LAGOS - TIN CAN ISLAND

Place of acceptance

Port of loading HALTEAX

Place of delivery

Booking No. S314952779

Bl. No. S314952779

Ref. No.

STUFFING LASHING. SECURING UNSTUFFING STRIPPING AND UNLASHING OF THE CARGO LOADED INTO/ON CONTAINERS/MAFIS/ BOLSTERS/ FLATRACKS FOR MERCHANT'S ACCOUNT & RESPONSIBILITY. ONCE ACCEPTED, THE CONTAINERS/MAFIS/ BOLSTERS/ FLATRACKS IS TO BE CONSIDERED SLITABLE FOR THE INTENDED CARGO AND CARRIER CANNOT BE HELD RESPONSIBLE FOR ANY RELATED CIRCUMSTANCE/DAMAGE OR LOSS. MERCHANTS ARE RESPONSIBLE FOR THE TIMELY OR TO CARRIER'S INDICATED DEPOT AT THE PORT OF DISCHARGE AT MERCHANT'S COST AND RISK AFTER UNSTUFFING, STRIPPING AND UNLASHING OF THE CONTAINERS/MAFIS/BOLSTERS/FLATRACKS IT IS MERCHANT'S

ACCOUNT & RESPONSIBILITY TO TIMELY RETURN THE EMPTY CONTAINERS/ MARIS AND LASHING/DUNNAGE MATERIAL ACCORDING TO CARRIER'S INSTRUCTIONS AT THE PORT OF DISCHARGE AT MERCHANT'S COST AND RISK. MERCHANT IS RESPONSIBLE TO RETURN CONTAINERS/MAFIS/ BOLSTERS/ FLATRACKS IN GOOD CONDITIONS , CLEANED AND WITHOUT RESIDUAL

AND OPEN TOP CONTAINERS WITH THE TARPAULINE AND ROOF BOWS DULY MOUNTED.

SAID TO CONTAIN - SHIPPER LOAD, STOW, COLINT AND WEIGHT, QUALITY AND CONTENTS LINKNOWN AND NOT TAILLIED OR CONTROLLED BY CARRIER. THE CARRIER IS NOT RESPONSIBLE FOR DAMAGES CAUSED BY SHIFTING OF CARGO INSIDE CONTAINER(S)/MAFIS/ BOLSTERS/ FLATRACKS. MERCHANT REMAINS RESPONSIBLE TO ENSURE THAT THE CARGO IS LOADED/LASHED AND SECURED IN ACCORDANCE WITH ACCEPTED PRACTICE TO WITHSTAND THE RIGOURS OF SEA TRANSPORTATION AT ALL TIMES AND TO AVOID DAMAGE TO THE CONTAINER(SVMAFIS/ BOLSTERS/ FLATRACKS ITSELF CARRIER AND/OR AGENTS RESERVE THE RIGHT TO COLLECT DEPOSITS AT PREVAILING RATES PRIOR TO RELEASE OF CONTAINERS TO AUTHORISED PARTIES



PARTICULARS AS FURNISHED BY THE SHIPPER

		Kind of packages; description of goods	Weight kg.	Measurement CBM	
ARRIER CODE: 90UC CNU4752586 eal #(s): 11956 ARE WEIGHT: 840 Kgs		40 ft. High Cube Shippers Load Stow and Count 4 UNITS SLAC 2004 TOYOTA HIGHLANDER VIN: JTEHF21A120056645 2007 TOYOTA CAMRY VIN: 4T1BE46K57U097575 2006 TOYOTA COROLLA VIN: 2T1BR32E76C644103 2004 TOYOTA CAMRY VIN: JTDBE32K220001647 CAED: 01S586PC775620180600118	6,221.000 KGS		CBM
RECTION. WINDOW TO BE PARTLY OPENED TO ALLO NO UNDECLARED HAZARDOUS MATERIALS IS STUP VEHICLES COMPLY WITH REGULATIONS IN FORCE A IS THE MERCHANT'S RESPONSIBILITY TO ENSURE TO IZURE AND SOLD AT PUBLIC AUCTION. NEITHER THE IRCHANTS ARE FULLY RESPONSIBLE FOR ANY DIRECT LISEINCORRECTINCOMPLETE DEGLARATION AND/O	W AIR CIRCULATION." FED INSIDE THIS CONTAINER T PORT OF DESTINATION." HAT ALL CARGO IS REMOVED CARRIER NOR ITS AGENTS A DT OR INDIRECT DAMAGE (INC R GOOD DESCRIPTION OF FO	ND HAVE BEEN COMPLETELY DRAINED OF FUEL AND RUN UNTIL STALLED. BATTERIES ARE DISCONNECTED, TAPED . WHETHER CONTAINED INSIDE ANY VEHICLE OR ELSEWHERE.' FROM TERMINAL AFTER DISCHARGE WITHIN THE TIME ALLOWED BY LOCAL REGULATION. ANY CARGO REMAINING O CCEPT ANY RESPONSIBILITY FOR ANY LOSS /COST INCURRED.' LUDING DUTIES, FINES AND OR PENALTIES AND OR ANY OTHER RELATED COST/CONSEQUENCE) TO THE CARRIER, R UN-COMPLIANCE WITH THE REGULATIONS IN FORCE AT THE PORTS OF LOADING/DISCHARGE/TRANSIT/TRANSHIPN F LADING DO NOT CONTAIN WASTE USED ELECTRICAL OR WASTE USED ELECTRONIC GOODS OR/AND CANNOT BE C	N QUAY AFTER THIS PERIOD MAY BE SUBJE SHIPOWNERS, THEIR EMPLOYEES, AGENTS MENT AT THE TIME OF SHIPMENT.'	ECT TO GOVERNMENT' RESULTING FROM ANY'	N'

Shipped in apparent good order and conditions (unless otherwise noted herein) the total number or quantity of containers or other packages or units indicated above stated by the Shipper to comprise the cargo specified above, for transportation subject to all the terms hereof (including the terms on the reverse, hereof and the terms of the Carrier's applicable tariff) from the place of acceptance or the port of loading, whichever applicable, to the port of discharge or place of delivery whichever applicable. On presentation of one original of this bill of Lading (duly endorsed) to the Carrier, by or on behalf of the Holder, the rights and liabilities arising in accordance with the terms hereof shall (without prejudice to any rule or common law or statue rendering them binding upon the Shipper, Holder and Carrier) become binding in all respect between the Carrier and Holder as though the Contract contained herein or evidenced hereby had been made between them. In witness whereof the number of original Bills of Lading stated herein all of this tenor and date has been signed, one of which being accomplished the others to stand vold.

With reference to new vehicles, cars, vans and trucks, it is expressly agreed that any and all claims for loss/or damage of any kind whatsoever shall be considered, handled, settled or otherwise disposed or in accordance with the contracts entered into between the Carrier and the Shipper. In any event and in all cases where the goods transported are new vehicles, cars, vans and trucks, the Shipper will, inter alia, be bound by the Carrier's pre-shipment surveys, irrespective of whether or not a clean Bill of Lading has been issued and irrespective of whether claims are brought by Receivers or Shippers, their underwriters and any other third party holder. The Carrier is not liable in any way for any type of accessories inside the vehicle(s), nor for any damage to upholstery and fittings.

Particulars relating to weight, measure, marks, number, quality, contents and value, are furnished by Shipper and neither the Carrier, his Agents or Servants have verified the same nor does the Carrier accept the same as being correct adequate

Containers/Mafi owned/managed by sea carrier and hired by shippers. Free hire during sea carriage and for three days (or any other period in accordance with port regulations/practice) after discharge, thereafter detention/demurrage/hire charges are payable by receivers/consignees, in accordance with port regulations/rules and at rates specified by sea carrier, until returned in sound/clean/swept condition.

In the event that the goods are not collected or are abondoned by the receivers/consignee, or detention/hire charges are not paid by the receivers/consignees, the shippers shall be jointly and severally liable for the payment of detention/hire charges and any other charges including wharehousing costs, taxes, fines and all other incidental expenses.

	DRAFT		
	Place and date of issue Virginia Beach	06/08/2018	
	Ocean freight payable at Virginia Beach	Shipped on board date 06/08/2018	
	No of original B/Ls Three(3)	Signature (Agent of above mentioned carrier)	

In accepting this Bill of Lading the Merchant expressly accepts and agrees to all its stipulations, whether written typed, printed, stamped or otherwise incorporated, as fully as if they were all signed by the Merchant. The Shipper according to and by the effect of articles 1341 and 1342 of the Italian Civil Code declares specifically to approve the conditions of this Bill of Lading Nos. 2 - 3 - 4 - 6 - 7 - 8 - 9 - 10 - 11a) - 11b) - 12 - 13c) - 14 - 15 - 17 - 18 - 19 - 20 of which he declares his knowledge.

Ad valorem value

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COMBINED TRANSPORT BILL OF LADING

To be used also as PORT TO PORT B/L

POL: HALIFAX

Ocean vessel: POD: LAGOS - TIN CAN ISLAND

ATE1018 - ATLANTIC SEA

Booking No. S314952779

Ref. No.

Bl. No. S314952779

Pre-carriage by: PARTICULARS AS FURNISHED BY THE SHIPPER Marks and Nos Kind of packages; description of goods Weight kg. Measurement CBM Quantity NY OZONE DEPLETING SUBSTANCE OR ANY OTHER F BY THE GOVERNMENT OF THE PORT OF DISCHARGE. SHIPPER ALSO GUARANTEES THAT ALL GOODS STUFFED INS DE ARE IN COMPLIANCE WITH THE BASEL A WHERE THE ANDIOR SIMILAR LOCAL TERMINAL CHARGES ARE APPLICABLE AT PORT OF LOADING/DISCHARGE. THESE ARE TO BE PAID TO LINE'S AGENTS AS PER TARIFF IN FORCE AT PORT." HIPPER HEREBY GUARANTEES THAT ALL GOODS SHIPPED UNDER THIS BILL OF LADING ARE GAS FREE AND/OR DO NOT CONTAIN USED REFRIGERATORS, FREEZERS OR AIR-CONDITIONING EQUIPMENT AND CANNOT BE CONSIDERED TOXIC OR HARMFULMAZARDOUS WASTE' AND DO NOT CONTAIN ANY OZONE DEPLETING SUBSTANCE MENTIONED IN EUROPE AN COUNCIL REGULATION NO. 2037/2000. OR ANY OTHER PROHIBITED GOODS DETAILED BY THE LOCAL GOVERNMENT OF PORT OF DISCHARGE' THE CARRIER IS NOT RESPONSIBLE FOR MISSING OR INCORRECT. FORM MINUMBER BA NI IMBED AND/OD CTN NI IMBED ARRIER RESERVES THE RIGHT TO COLLECT A NIGER AN PORT RECOVERY CHARG AT PORT OF DISCHARGE ALL COSTS AND PENALTIES WHICH MAY ARISE AS A RESULT OF THE FAILURE TO LOAD ON PALLETS SHALL BE BORNE BY THE MERCHANT' SHIPPERS LOAD STOW AND COUNT FCL/FCL' EQUIPMENT Imp Demurrage TERMS (AT PORT OF DISCHARGE) 40 ft./High Cube 5 CALENDAR DAYS FREE THEREAFTER FOLLOWING CONTAINER Imp Demurrage APPLIES: DAY 6 UPTO AND INCLUDING DAY 12:NGN 8000 PER UNIT/DAY DAY 13 UPTO AND INCLUDING DAY 19:NGN 11250 PER UNIT/DAY THEREAFTER: NGN 15000 PER UNIT/DAY

All clauses and conditions mentioned on page one are applicable to the goods and details printed on this page.

Page 2 of 2

DRAFT

Signature (Agent of above mentioned carrier)