

Date:

To
Cordelia Container Shipping Line Pvt. Ltd.
Seawoods Grand Central, E704-707,
Tower 2, 7th Floor
Seawoods, Navi Mumbai
PIN 400706

SUB: GENERAL BOND FOR TAKING CONTAINERS TO OUR NOMINATED CFS

We are always taking loaded import containers from our above-nominated CFS to our premises for destuffing. Normally you allow us to take containers to our premises after executing of indemnity by us. We would now request you to kindly permit us to execute a General Bond for movement of all containers from our above-nominated CFS to our premises for destuffing.

In consideration of your allowing us to remove all import loaded containers from our above-nominated CFS to our premises at
against a General Bond, we,

having office at _____

do hereby declare, guarantee and undertake as follows:

We, the undersigned, hereby undertake and guarantee you the following: -

1. We shall at our cost and risk remove the above said container/s after completing all formalities of Customs, Port Terminal and CFS authorities from nominated site to our above-mentioned premises within 7 days and return the empty container to your container storage Depot within 15 days from the date of its removal.
2. We hereby agree that by nominating our CFS _____ carrier and their agents' responsibility ceases at Nhava Sheva port (**JNPCT / NSICT / GTI / NSIGT / BMCT Terminal CY**).
3. We hereby agree to move the container from Port Terminal to our Nominated CFS _____ and bring back the container to your storage yard or other location notified by you at our own risk and consequences.
4. We hereby agree to hold you harmless for any charges if incurred after container discharged at Nhava Sheva port (**JNPCT / NSICT / GTI / NSIGT / BMCT Terminal CY**). We also agree to pay any charges if additional incurred during this movement procedure from Port Terminal to our Nominated CFS _____.
5. We shall at our cost, arrange to survey the container/s by your surveyors if necessary before Removal from our Nominated CFS and after returning at your storage yard.
6. In case of any damage to container/s whilst in our custody, we shall pay the repair cost of damage as estimated by your surveyors/ container storage depot.
7. We shall pay the container detention as per your prevailing tariff and other charges as and when demanded by you in case of containers not returned within the validity D.O./ Empty return date.
8. In case we fail to return the container/s within 15 days from the date of removal, we shall obtain necessary permission from you and Customs authorities to retain the container/s with us beyond 30 days. However, we will make our efforts to return the container/s at the earliest possible to avoid any legality compliance.

9. In case the container/s is/are lost whilst in our custody and/or for any reason whatsoever we fail to return the container/s to you within time limit indicated by you, we undertake to pay on demand the cost of the container/s and the customs duty applicable on the container/s (i.e. Rs. 2,71,000/- approx. per 20' DC/OT/FR container, INR. 4,54,000/- per 40' DC/HC/OT/FR container, Rs 6,00,000 per 20' Reefer container and Rs 12,00,000 per 40' Reefer container)
10. We shall keep the Cordelia Line and their agents completely indemnified and harmless from and against all consequences including cargo damage claim which may arise from your complying with our request.
11. This BOND/letter will remain in force till we comply with our above undertaking and fulfil all your/customs authorities' requirements.

For

(As per MBL)

Signature _____

Name:

Designation:

Date:

Place:

Note:

*** This undertaking to be submitted on Actual Consignee Letter Head**

*** Signature of Authorised Signatory to be verified by the bank. Colour Scan copy to be attached.**