| | SHIPPER/USPPI Related Parties ACCT. NO | | | _ 4 SERVICE REQUESTED Quote # | | | | | | |
|----------|---|------------|-----------------|-------------------------------|---|--|--|----------------|-----------|--|
| | COMPANY | | | | Mark One | | Mark One | _ | | |
| | | | | - | | RVICES SERVICES | DORT-TO-POR | | | |
| | YOUR NAME | PHONE | | - | | | | | | |
| | ADDRESS | | | _ | | | DOOR-TO-DO | | | |
| | | | | _ | | s available for all servi | ices or destinations. | | | |
| | CITY STATE ZIP | | | | Standard Port-to-Port service will apply unless specified. Incoterm Mark which Incoterm applies | | | | | |
| | | | | - 5 | | | | | | |
| | USPPI EIN SHIPPER'S | | | _ | Any Mode | | ···· ··· ··· ··· | | | |
| | REFERENCE NO | | | - | | | | | FCA | |
| 2 | ULTIMATE CONSIGNEE AC | CT NO | | - 6 | | | ORTATION COSTS ie make a selection | | | |
| | | | | _ | PREPA | D COLLECT | | | | |
| | COMPANY | | | _ | | RTY ACCT. # | To the consignee if | not spe | cified | |
| | CONTACT NAME | PHONE | | _ | PREPA | D (SHIPPER) | 3RD PARTY ACCT. | # | | |
| | ADDRESS | | | | | TAXES: To the c | onsignee if not spec | ;ified | | |
| | ADDRESS | | | - | PREPA | D - DUTIES, BUT | NOT TAXES | | | |
| | | | | - | | RTY - <u>DUTIES & _</u> ACCT. # | TAXES TO U.S. OR (| <u>: ANADI</u> | AN | |
| | CITY C | COUNTRY | | _ | 3RD PA | RTY - DUTIES, BU | T NOT TAXES TO U.S | S. OR CA | ANADIAI | |
| | CONSIGNEE'S REFERENCE NO | | | ACCT. # | | | | | | |
| | | | | 7 | SPECIAL | | 15: | | | |
| | AC | CT. NO | | _ [| | | | | | |
| 3 | | | | | | | | | | |
| | COMPANY PHONE PHONE | | | | | | | | | |
| | | | | | SHIPPER REQUESTS INSURANCE This request for cargo insurance shall not be binding upor Schenker, Inc. unless Schenker, Inc. specifically agrees in | | | | | |
| | | | | | S \$ | | o undertake the handling or It at an increased rate th | | | |
| | | | | "N | O" will apply unle | | al cargo insurance fee. <i>I</i> ed is subject to availability, i | | | |
| | | | | - *Shi | ppor's Load and (| | ditions of coverage. vices may be limited. See te | rms on row | orso sido | |
| | CITY C | COUNTRY | | | | | varding agent for export contro | | | |
| | Shipment and Electronic Information (EB | | Routed Shipment | A | ES filer's cita | tion: | | | | |
| | Attach original and 4 copies of a Commercial/Proforma Invoice. Information provided must match information on accompanying Commercial Invoice. | | | | AES exemption. Citation: | | | | | |
| N | | • • | - | | JE FOR CUSTON | | | | 1 | |
| F P | VECES WEIGHT LENGTH WIDTH HEIGHT | D | ESCRIPTION | | (in USD)** | AS COUNTRY OF MANUFACTURE | CENSUS SCHEDULE I TARIFF NUMBE | R | ECCN | |
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SHIPPER'S LETTER OF INSTRUCTIONS IT042SCH #81590 (Rev. 04/12) www.dbschenkerforms.com

Proceedings of the second of the for a minimum of 30 calendar days. IMPORTANT: All business undertaken on behalf of this transaction is subject to Schenker, Inc.'s General Terms and Conditions of Service as stated on the reverse side hereof and in accordance to the Tariffs and the most current version of the General Terms and Conditions of Service as stated on the Schenker USA website at <u>www.dbschenkerusa.com</u>.
THE BELOW SIGNED AUTHORIZES AND CONSENTS TO SCREENING, OPENING, AND/OR INSPECTION OF ALL CARGO TENDERED FOR TRANSPORTATION BY AIR FROM THE DATE OF THIS NOTIFICATION FORWARD, WITHOUT LIABILITY TO SCHENKER, INC. I AM AWARE THAT THIS ENDORSEMENT AND ORIGINAL SIGNATURE AND OTHER SHIPPING DOCUMENTS WILL BE RETAINED ON FILE FOR A MINIMUM OF 30 CALENDAR DAYS, AFTER ANY TERMINATION OF AN AIR CARGO BUSINESS RELATIONSHIP, AND THAT THIS DOCUMENT WILL BE MADE AVAILABLE TO THE TSA UPON REQUEST.

SLI NUMBER

GENERAL TERMS & CONDITIONS OF SERVICE

All services performed by the legal entity named on the front of this document (hereinafter called the "Company") for the Customer, which term shall include the person or entity for which services are performed, its agents and/or representatives, including, but not limited to, shippers, exporters, senders, receivers, owners, consignors, consignees, carriers, secured parties, warehousemen, insurers and underwriters, transferrors or transferee of shipments, will be handled by the Company on the following terms and conditions: 1. Application of Terms and Conditions. Company and Customer agree that these terms and conditions of service constitute a legally binding contract. Customer acknowledges that the terms and conditions of the

1. Application of Terms and Conditions. Company and Customer agree that these terms and conditions of service constitute a legally binding contract. Customer acknowledges that the terms and conditions of the Company's standard international air waybill, ocean bill of lading, warehouse terms and conditions of all of is agrees that it is responsible to provide notice and a copy of these terms and conditions of all of is agrees to the its responsible to provide notice and a copy of these terms and conditions to all of its agrees to the resentatives. 2. Standing of Company, The Company acts as an independent contractor, except with respect to the performance of the following services where Company acts as an "agent" of Customer: entry and release of goods; post entry services; the securing of export licenses; export documentation filing for the Customer; other dealings with government agencies in behalf of Customer. 3. Services by Third Parties. Unless the Company carries, stores, or otherwise physically handles the shipment, and loss, damage, expense or delay occurs during such activity, the Company assumes no liability as a carrier and shall not be held responsible for any loss, damage, expense or delay to the goods to be forwarded or imported except as provided in paragraph 10 and subject to the limitations of paragraph 11 below, but undertakes only to use reasonable care in the selection of carriers, truckmen, lightermen, forwarders, customs brokers, agents, warehousemen and others to whom it may entrust the goods for transportation, cartage, handling, and/or delivery and/or storage or otherwise. When the Company, in which event the terms thereof shall govern. 4. Liability Limitations of Third Parites. The Company is authorized to select and engage carriers, truckers, lightermen, forwarders, customs brokers, agents, warehousemen and others, as required, to transport, store, deal with and deliver the goods, all of whom shall be considered as the agents of the Customer, and the goods for any reason whatsoevere

possession or control dhird parties selected by the Company to forward, enter and clear, transport or render other services with respect to such goods. In the event that a person or entity hired by: Company is determined to be the agent of the Company, the agent failability is ascertained according to the provisions of these terms and conditions, particularly as set for thin paragraphs 10 and 11 below, as if they were a party hereto. 5. Choosing Routes or Agents, Unless express instructions in writing are received from the Customer and according to the Customer and a procession or a more trans. The customer and according to the solution as may be cost and according to the customer and according to the according to the production and the gaunitament according to the production and according to the gaunitame and according to the solution and according to the solution according to the customer and according to the solution and according to the customer and according to the customer

on Company's website. (b) Customer agrees that the Company shall, in on event, be liable for consequential, indirect, incidental, punitive, statutory or special damages, including, but not limited to the possibility of such damages. (c) Except as specifically set forth herein, Company makes no express or implied warranties in connection with its services. (d) Other limits of liability may apply to ocean transit, international air transit, warehousing, customs entry and other services. These liability limits can be found in the Company's terms and conditions for these services located on the Company's website or in the Company's terms and conditions for these services located on the Company's website on the terms of the internation of Actions. (a) It is the responsibility of the Customer to note in writing any damage or exception to the freight at the time of delivery. Receipt by the person entitled to delivery of the shipment and in accordance with the contract of carriage. (b) Subject to any applicable law, statute or regulation, the Company shall not be liable under paragraph 10 for any claims for: (i) damage to loss discovered by the Customer after delivery and after a clear receipt has been given to the Company, unless a dala in streported in writing in othe company within 15 days after the date of acceptance of the shipment and the concursance, (ii) Co a claims with respect to a shipment, any part of which is received by the Consignee, will be entertained until all transportation within end (1) user from the date of the goods should have been delivered; (ii) for claims arising out of preparation and/or submission of an import entry, within seventy-five (75) days from the date of fleuidation of the entry; (iv) for any and all other claims of any contrage or ubglicate billings must be filed not property served on the type, within two (2) years from the goods, should have been pi no connection with the appring, insuring, storing or coopering or the goods, should have been pi no connection with the function, w

other money due promptly on demand. 14. C.O.D. Shipments. Goods received with Customer's or other person's instructions to "Collect on Delivery" (C.O.D.) by drafts or otherwise, or to collect on any specified terms by time drafts or otherwise, are accepted by the Company only upon the express understanding that it will exercise reasonable care regarding such instructions, and the Company will not be responsible for any refusal by a bank or consignee to pay for a shipment, or for any act, omission, default, suspension, insolvency or want of care, negligence, or fault of any bank, correspondent, carrier or agent, nor for any delay in remittance lost in exchange, or loss during transmission, or while in the course of collection

by the Company only upon the express understanding that i will exercise reasonable care regarding such instructions, and the Company will not be responsible for any refusal by a bank or consignee to pay for a shipment. If care may care, mission, default, suspension, insolvency or waited care, negligence, or fault of any feeling therein, cartier or agent, nor for any expension, including within the care angingence or pay for a shipment. If care may can be expressed in the source ower to Company, including within the exact alon constructive possession, custody responses to the customer of the intert of exercise such lien, the exact and and and exercise of such lien. Unless, within thirty (30) days advances incurred by the Company, in connection with any shipments of the Customer shall notify all parties to company shall provide written notice to Customer of its intert to exercise such lien, the exact advances incurred by the Company, in connection with any shipment of the based of the total amount due, in favor of the Company, guaranteeing payment of the notice of lien. Customer posts cash or a letter of credit a sign (a), if the amount due, in favor of the Company, guaranteeing payment of the motice of lien. Customer posts cash or a letter of apply the net proceeds of such as all to the goods and such compensation of the Company, including with the Company, on such company from a criter, and pay the proceed of such company and customer, the lud such all the customer of nonice due to any cash of the endore one cash of the endore lien. Customer posts cash of lien to cash and continue the goods and such compensation of the Company, including with the customer of any cash and the customer one cash of a letter of any cash. Contexpension of the cast or any cash and expenses and the latter endore in the endore endore one cash of the endore endore one of any cash of the dast ore endore and any cash of the customer one cash of

25. Severability. In the event that any Paragraph and/or portion hereof is found to be invalid and/or unenforceable, then in such event the remainder hereof shall remain in full force and effect. 26. Construction of Terms and Venue. These terms and conditions of service shall be construed according to the laws of the State of New York, without giving consideration to principles of conflict of law. The Company and the Customer (a) agree that any legal proceeding relating to the services performed by the Company shall be brought only in a court of competent jurisdiction in the State of New York, and (b) irrevocably consent to the jurisdiction of any such court in New York State.