ZKX09096H9 KHI0239351

AG	GILITY
IBD NO:	232655292
	10-08-20

Date:	10-08-20
P.O. No:	4518405730
Destination	3PM-TPL
Load Port	Switzerland
B\L Date	12-Jul
ETA	17-Aug

Folder No:	
Value	Category
USD 357030.53	3PM-TPL

CBN-EIF-003603-24042020

Please find enclosed the following documents :

>	Com. Invoice
>	Bill of Lading / Airway Bill
>	Packing List
>	Certificat of Analysis
	EIF FORM
~	Health Certificate
>	Halal Certificate
	2 Step
	Migo
	CNI

DISTRIBUTION:

Material Code	Line	Material Name	Qty
21109675	10	FIRMINECH FLEXAROME 882134	13800 KG

M.Arsalan

cc: Logistics (4 sets)

cc: Material Stores - 3PM TPL

CITIBANK DUBAI

CITIBANK N.A., AL-WASL BLDG.,

OUD METHA ROAD, DUBAI, UAE

DIRECT COLLECTION

PLEASE CITE OUR REFERENCE

DATE
July 15, 2020

DRAWER REFERENCE NO. 3624283

To: (Collecting Bank)

CITIBANK N.A. AWT PLAZA I.I. CHUNDRIGAR ROAD 74200 KARACHI From: (Drawer)

FIRMENICH FZ-LLC

OFFICE 122, DUBIOTECH

NUCLEOTIDE COMPLEX, TECOM ZONE

DUBAI

WE ENCLOSE THE FOLLOWING DRAFT/DOCUMENT FOR COLLECTION SUBJECT TO THE FOLLOWING INSTRUCTIONS. THIS COLLECTION IS TO BE PROCESSED AS IF RECEIVED DIRECTLY FROM THE BRANCH OF CITIBANK, N.A. IN U.A.E., TO WHOM YOU SHOULD ACKNOWLEDGE RECEIPT AND ADVICE PROMPTLY OF ACCEPTANCE, MATURITY AND PAYMENT.

PLEASE CREDIT OUR ACCOUNT 10992154 WITH CITIBANK N.A. NEWYORK UNDER SWIFT ADVISE TO US.

Please direct all correspondence and enquires to Citibank NA - Dubai branch, Trade operations - $\!\!\!\!$

SWIFT: CITIAEADTRD
GCN CODE : DXBTD

ALL PARTIES TO THE AFOREMENTIONED COLLECTION ARE ADVISED THAT THE U.S. GOVERNMENT HAS IN PLACE CERTAIN SANCTIONS AGAINST CERTAIN COUNTRIES AND ENTITIES. UNDER THESE SANCTIONS, CITIBANK N.A, IS/WILL BE PROHIBITED FROM ENGAGING IN TRANSACTIONS THAT MAY FALL WITHIN THE GUIDELINES OF SUCH SANCTIONS.

Drawee and Address

Amount(Inclusive of Interest, if any):
USD 357030.53

Tenor

60 DAYS FROM B/L DATE 12JUL2020

UNILEVER PAKISTAN LIMITED AVARI PLAZA, FATIMA JINNAH ROAD 75530 KARACHI

Agent Name :

Agent Commission CCY/Amount : 0.00 Supplier Financing Cost CCY/A: 0.00

AGENT PAYMENT INSTRUCTIONS

Bills of Lading 3 3

Commercial Invoices 3 0

Packing List 3 0

Certificate of Origin 1 0

COA - 1 ORIGINAL

HC - 1 ORIGINAL

HALAL - 1 ORIGINAL

GRAS - 1 ORIGINAL

Type of Export : Goods

Description of Goods or : FLEXAROME FLAVOR 882134

Services

Country/Jurisdiction of : SWITZERLAND

Origin

Ultimate Country/Jurisdiction whe Services to be Rendered

Ship From : SWISS
Ship To : PAKISTAN

Mode of Transport : Sea

Shipping Company or Air : TRANS SERVICE LINE

Carrier Name

Vessel Name : MSC TOPAZ

B/L Reference : 73000033310

B/L Date

FX Contract Number :

PLEASE FOLLOW THE INSTRUCTIONS APPEARING BELOW

- Deliver documents against Acceptance.

- Advise payment via .

- Advise non-payment via .

- Advise acceptance via .
- Advise non-acceptance via .
- Do not waive charges.
- Do not waive interest.
- Collect our charges of 0.00

SPECIAL INSTRUCTIONS (OTHER THAN PAYMENT INSTRUCTIONS)

UNLESS OTHERWISE STATED THIS COLLECTION IS SUBJECT TO THE ICC UNIFORM RULES FOR 522, AS IN EFFECT ON THIS DATE.

This is a computer generated manifold which does not require a signature

FIRMENICH SA Dépt. Transport Rue de la Bergère 7 CH-1242, SATIGNY



Firmenich FZ-LLC **Dubai Science Park, Laboratory Complex** Office 116-123 & 128, Dubai 502648

Tel: +971 4 363 6900

Fax: +971 4 447 2578

Tax Registration Number(TRN): 100007862400003

Dubai

11/June/2020

Invoice No: 90020805

File No. 96798133

Page: 1 / 2 100004781

Payer: UNILEVER PAKISTAN LIMITED

AVARI PLAZA, FATIMA JINNAH ROAD

75530 KARACHI **PAKISTAN**

100004781 Ship To:

UNILEVER PAKISTAN LIMITED

AVARI PLAZA, FATIMA JINNAH ROAD

75530 KARACHI **PAKISTAN**

Tax Registration No (TRN):

Correspondence to:

100011605

CITIBANK N.A. **AWT PLAZA**

I.I. CHUNDRIGAR ROAD

74200 KARACHI **PAKISTAN**

Payment Terms Incoterms

Currency

Firmenich Warehouse

Tax Registration No (TRN):

:CH01-FIRMENICH SA - Meyrin-Satigny :USD-United States Dollar

:60 dys frm Bill of Lad/AirwyBL :CPT-KARACHI SEAPORT :BOLLORE LOGISTICS SUISSE SA

Forwarder Name Shipped by ·Sea

:25/08/2020 **Customer Payment date**

Tax Registration No (TRN):

Marks and Numbers:

UNILEVER PAKISTAN LIMITED / PK-2883

ORIGIN: SWITZERLAND

National TAX number NTN # 0912725-9

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

Product Code Description Quantity **UoM Unit Price** Net Amount Weight Shipped 21109675 **FLEXAROME FLAVOR** 552.000 C03 13800.000 KG 25.570 /KG 352,866.00 882134

Freight Hdr(Taxable)

4,164.53

TOTAL LINE AMOUNT:

TOTAL LINE VAT

357,030.53

Country of Origin: CH

Batch: 1005115649

Production Date: 03/06/20

Best Before: 03/06/22

PO Number: PK-2883

Order Number: 3624283 Flash Point: > 100 °C

Delivery Number: 86672584 Customs Tariff Code: 33021000

This sale is subject to the terms and conditions set forth on the reverse side hereof or attached herewith, unless otherwise agreed by Firmenich in writing. Firmenich reserves the right to cancel the production of any product and to adjust prices. The terms and conditions of this document do not guarantee the same or similar terms and conditions for orders in the future.

This is a computer generated copy, no signature required

Please Remit to Account No Citibank N.A. (AED) 100598 019 (AED) AE260211000000100598019 P.O. Box 749 (USD) 100598 027 (USD) AE040211000000100598027 Dubai (EUR) AE790211000000100598035 (EUR) 100598 035 UAE (CHF) 100598 043 (CHF) AE570211000000100598043

SWIFT: CITIAEAD

Beneficiary name: Firmenich FZ-LLC



Firmenich FZ-LLC
Dubai Science Park, Laboratory Complex
Office 116-123 & 128,
Dubai 502648

UAE

Tel: +971 4 363 6900

Fax: +971 4 447 2578

Tax Registration Number(TRN): 100007862400003

Dubai

11/June/2020

Invoice No: 90020805

File No. 96798133

Page: 2 / 2

Continued:

Total Taxable Amount	USD	357,030.53
Total Freight	USD	4,164.53
Total Amount Payable	USD	357,030.53

Invoice Information:

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

H.S.CODE: 33021000 ORIGIN: SWITZERLAND SHIPMODE: SEA

National TAX number NTN # 0912725-9

Special Instructions: Incoterms 2010 applicable

This sale is subject to the terms and conditions set forth on the reverse side hereof or attached herewith, unless otherwise agreed by Firmenich in writing. Firmenich reserves the right to cancel the production of any product and to adjust prices. The terms and conditions of this document do not guarantee the same or similar terms and conditions for orders in the future.

This is a computer generated copy, no signature required

 Please Remit to
 Account No
 IBAN

 Citibank N.A.
 (AED) 100598 019
 (AED) AE260211000000100598019

P.O. Box 749 (USD) 100598 027 (USD) AE04021100000100598027

Dubai (EUR) 100598 035 (EUR) AE790211000000100598035

UAE (CHF) 100598 043 (CHF) AE570211000000100598043

SWIFT: CITIAEAD

Beneficiary name: Firmenich FZ-LLC

STANDARD CONDITIONS OF SALES

- 1, APPLICABILITY. These standard conditions of sale ("Conditions") are the only terms and conditions applicable to any sale by the Firmenich entity named on the Order Confirmation ("Firmenich") to any person or company ("Duyer") whom is deemed to have assented to these Conditions notwithstanding inconsistent or additional provisions on Buyer's Order (as defined below) or otherwise, which are expressly excluded hereunder, Differing or additional terms and conditions provided by Firmenich under separate written contract, or under the provisions set forth in the Order Confirmation (as defined below), document or form, if any, to which these Conditions are attached, form one and part of the same contract ("Form"), but prevail only to the extent of any inconsistency or conflict with these Conditions,
- 2. AGCEPTANCE. All oral, written or EDI purchase orders ("Order(s)") placed by Buyer and pursuant to which Firmenich supplies any goods denominated in the Form ("Goods") are subject to Firmenich's confirmation either through written confirmation ("Order Confirmation") or through shipping the Goods, Any Order shall be deemed to be firm and may be modified, reseinded or cancelled, in whole or in part, only upon mutual written agreement of Firmenich and Buyer.
- 3. PRODUCTS DESCRIPTION AND QUANTITIES. The description and quantities of Goods are set forth separately in the Form, Duyer may not reject or nevoke acceptance of a bulk shipment the quantity of which is within 3% of the amount specified for such shipment and the price payable by Buyer for such shipment shall be appropriately adjusted to reflect any overage or underage, Information supplied with regard to the percentage content of the Goods are only to be regarded as approximate average value and Firmenich shall not be liable for any variations in such content which are within the tolerances applicable to the particular Goods or not materially relevant.
- 4. PRICES, Prices are fixed on the base of prices valid on the date of invoice, Price changes communicated by Finnenich to Buyer after placement of an Order and prior to shipment thereof shall be binding upon Buyer unless objected to in writing by Buyer within 7 (severn) working days from the date of such communication. Prices are net of all delivery charges including but not limited to VAT, custom duties, other taxes and cost of insurance, which shall be invoiced in addition to the price of the Goods, if not otherwise specified in the Form, Any prices appearing on Firmenich's price list, booklets or offers are for general guidance only. Buyer shall pay additional transportation charges if Buyer requests Firmenich to deliver the Goods earlier than the delivery window stipulated in the Order Confirmation.
- 5. PAYMENT. All payments for Goods shipped are invoiced on or immediately after shipment date and are due net 30 (thirty) days from the date of invoice, unless otherwise specified in the Form or, if contrary to applicable law, due within the minimum term permitted by law, Any amount not paid by Buyer when due will be subject to a finance charge equal to 1,5% (or such lower rate which is the highest rate as permissible by applicable law) of the amount not paid per month until such amount is paid in full. Without limiting any and all remedies available hereunder, Firmenich may defer or cancel delivery of any subsequent installments of the Goods or of any other goods adopted by Buyer firmenich or any affiliated company thereof until all amounts due have been paid in full. Except with Firmenich's consent, no set off will be permitted. At Buyer's written request, Firmenich may sell Goods adopted by Buyer directly to third parties ("Sub-contractors") appointed by Buyer to manufacture consumer products. Buyer shall provide appropriate security for its Sub-contractors' payment obligations if Firmenich so requests. Buyer undertakes to indemnify and hold Firmenich harmless from any and all claims, losses, costs and damages arising out of or caused by any Sub-contractors' failure to make full and timely payment to Firmenich of all amounts that such Sub-contractors owe to Firmenich
- 6, DELIVERY. Incoterms 2010 or the then prevailing Incoterms in force at the time of the Order Confirmation shall apply, save that, to the extent there is any inconsistency or conflict between the applicable Incoterms and the Conditions, the Conditions shall apply, save that, to the extent there is any inconsistency or conflict between the applicable Incoterms and the Conditions, the Conditions hall prevail. Deliveries are made in accordance with Buyer's shipping instructions and Firmenich's Order Confirmation to the extent permitted by the availability of the Goods or of the raw materials thereof. Firmenich shall not be responsible for failure to meet the delivery date or period agreed between the parties, which are estimates only, and shall not be liable for any cost or damage due to early or late delivery. If Firmenich is unable to serve total demand for the Goods, Firmenich may allocate the available quantity of the Goods as it deems most fair in making partial dipinents or shipments cancellation, and may give preference to the carriest commitments. Buyer may cancel any Order for such partial or cancelled shipments under written notification to Firmenich, no later than 48 (forty eight) hours after confirmation by Firmenich of such partial or cancelled shipment, Unless otherwise specified in writing. Buyer shall assume all risks of damage to or loss of the Goods upon delivery of the Goods. For Orders where delivery is to be made by collection by Buyer, such collection shall be at such premises of Firmenich as it may designate to Buyer and delivery shall be deemed to have taken place when the Goods are made available for collection by Buyer at such premises, If Duyer does not collect the Goods from such premises of Firmenich within 5 (five) days of delivery, Firmenich may charge Buyer for storage at commercial rates and Buyer agrees to pay such storage charges on demand. Firmenich reserves the right to make delivery of Goods ordered by Buyer in instalments. Duyer shall comply with Firmenich's Minimum Order Qu
- 7. WARRANTIES. Firmenich warrants it has title to the Goods and that the Goods shall comply with Firmenich's standard specifications in effect on the date of shipment and to the description of the Goods contained in the Form. Firmenich reserves the right at any time to change the specifications with or without advance notice. FIRMENICH EXPRESSLY EXCLUDES, TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, ANY AND ALL EXPRESS AND IMPLIED WARRANTIES, REPRESENTATIONS, CONDITIONS AND/OR GUARANTEES OTHER THAN AS PROVIDED ABOVE, INCLUDING WITHOUT LIMITATION, IN RESPECT OF NON INFRINGEMENT, MERCHANTABILITY, DESCRIPTION, CONDITION, PERFORMANCE OR FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE USE OR PERFORMANCE OF THE GOODS. Without limiting the foregoing, under no circumstances whatsnever shall Firmenich have any liability or obligation to Buyer for any and all advice, assistance, recommendations or information provided by Firmenich in certificate and datasheet such as but not limited to safety datasheet, technical datasheet and information and lergens are the result of internal verification based on Firmenich methodologies, are accurate to the best of Firmenich's knowledge at the date of the certificate or datasheet and are given for information purposes only. No warranty is expressed or implied as to the quality, accuracy, completeness and compliance of the date or the results to be obtained from the use of such data by Buyer.
- 8. LIMITATION OF LIABILITY. Buyer shall carefully check all Goods upon receipt at the shipping destination. Claims must be notified to firmenich in writing within 7 (seven) working days thereof and prior to the Goods' further processing or other use of such Goods. Any apparent defects must be duly reported on the proof of delivery documentation. Defects not reasonably detectable upon receipt of the Goods shall be notified within 10 (ten) working days of Buyer's detection of the defects but in any event no later than 6 (six) months after receipt of the Goods, or within the stipulated shelf life of the Goods, whichever shall first occur. Failure to give Firmenich such notice shall constitute full waiver of such claims by Buyer (At Firmenich's choice, a sample shall immediately be sent to Firmenich and the Goods have to sent the Goods for which a claim is made. Firmenich will, at its option, replace such Goods as determined to be defective upon Firmenich's inspection at no cost to Buyer or refund the purchase price. Buyer may not send the Goods kack to Firmenich unless authorised in advance. Claims do not discharge Buyer from its obligation to (i) properly document its claim and (ii) mitigate any loss. To the extent permitted by law, Firmenich shall not be liable for personal injury or property damage unless directly caused by Firmenich's gross negligence. To the full extent permissible by law, in no event shall Firmenich be liable for any loss of profit or anticipated profit, loss of revenue, loss of opportunity, loss of contract, loss of goodwill or loss arising from business interruption, losses resulting from failure to meet other contractual commitments, or any incidental, special, punitive or consequential losses or damages whatsoever arising out of or in connection with these Conditions, under statue, in (for negligence or otherwise) or any other basis in law or equity. To the full extent permissible by law, Buyer's exclusive remody and Firmenich's sole liability in connection with the Goods or these Condit
- 9. PROPERTY. The Goods remain the property of Firmenich until complete payment of the price has been received by Firmenich, and until such time as the property in the Goods passes to Buyer hereunder, the guyer shall hold the Goods in a flinetary capacity. Buyer is however entitled to use the Goods as set out in these Conditions unless it becomes insolvent to proceedings are issued for

bankruptcy or winding up of Buyer.in which situation Firmenich shall be entitled to suspend deliveries, stop Goods in transit or take back possession of the Goods. Until the Goods have been fully paid for and without prejudice to any other remedies. Firmenich or its agents shall be entitled to draw an inventory of such Goods and re-possess any Goods to which it has title hersunder. Nothing in this clause shall confer any right on Buyer to return Goods supplied hereunder or to refuse or delay payment thereof. Unless otherwise expressly authorised by Firmenich in writing in advance, Duyer may not resell the Goods to any third party.

- 10, INTELLECTUAL PROPERTY, CONFIDENTIALITY, No licence, express or implied, under any patent, trademark, copyright or proprietary know-how on any Good shall be granted through any sale of the Goods hereunder, except to the extent necessary for Buyer's proper development and unanufacturing of its own products incorporating such Good for which Buyer has selected such Good. Buyer is soledy liable for any patent, trademark, copyright or proprietary know-how infringement in using the Goods in combination with other materials or operation of any process, Buyer understands and agrees that all intellectual property rights to the Goods and their formulae are and shall remain the sole property of Firmenich, which has a proprietary interest in unintaining the confidentiality status of the Goods and formulae, Unless otherwise expressly authorised by Firmenich in writing in advance, Buyer shall not disclose, resell or otherwise make available Firmenich formulae, original reactions, technologies, samples, Goods and former information to any third party, or make use of them for any purpose other than as set out above. Buyer undertakes furthermore not to analyse, reverse engineer, match or counterfeit (in any case, either by itself or through another person) the Goods for its own account or for the account of any third party and not to use in its products similar goods from third parties which are the result of analysing, reverse engineering, matching or counterfeiting the Goods.
- 11; FORCE MAJEURE. Firmenich shall not be liable in any way for any non-performance, loss or damage arising directly or indirectly, through or in consequence of production, delivery or holding stock of the Goods, being prevented or delayed by happenings or occurrences due to or by reason of any matters or things beyond the control of Firmenich
- 12. ASSIGNMENT, SEVERANCE, WAIVER. Buyer shall not assign, transfer or charge any Order or contract with Firmenich without Firmenichs prior written consent. Each of the provisions of those Conditions are severable and distinct from others and if at any time one or more of the provisions is or becomes invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions of these Conditions shall not in any way be affected or impaired by it. Except as agreed upon in those Conditions, no failure to exercise or delay in exercising of any rights hereunder shall operate as a waiver of that or any other right, nor shall any single, defective or partial exercise preclude any other or future exercise of that right. For the avoidance of doubt, each indemnity provided by Buyer under these Conditions is a continuing obligation separate and independent from the parties' other obligations and survives the expiry or earlier termination of these Conditions.
- 13, EXPORT CONTROL Buyer shall comply with all applicable export control laws and shall not, directly or indirectly, export, reexport, ship or divert any Goods to customers or entities which it knows or reasonably should know will resell or export the Goods to parties and/or destinations currently subject to the Sanctions as defined in clause 14 below, or otherwise in violation of applicable national legislation, Buyer shall indemnify and hold. Firmenich harmless from and against any and all claims, losses, costs and damages arising from Buyer's failure, intentional or unintentional, to comply with this clause 13 and clause 14 below,
- 14, TRADE COMPLIANCE. Buyer represents, warrants and undertakes that neither it, its affiliates nor any of their respective directors, officers, agent, employees or any person or entity acting on behalf of any of them, is, or is directly or indirectly, owned or controlled, by a person or entity hat is or will be designated on any economic sanctions or export controls list of any governmental authority, including the Office of Forcign Assets Control of the U.S. Department of the Treasury (*OFAC**) Specially Designated Nationals and Blocked Persons List, Buyer promises that no action of Buyer or any of its affiliates, and its respective directors, officers, agents, employees or any person or entity acting on behalf of any of them, or any other transaction contemplated hereby or the diffiliment of the terms hereof, will result in a violation of any trade sanctions, foreign trade controls, export controls, non-proliferation, anti-terrorism and similar laws administered by OFAC, the U.S. Departments of State or Commerce in the United States, the European Union and its Member States, Switzerland, the United Nations Security Council (*UDNEC**), or any other relevant sanctions authority which prohibit the sale, export or discrist on for products, services and technology to sanctioned countries or nationary of those countries, as well as to persons or entities whose names appear on the List of Specially Designated Nationals and Blocked Persons maintained by OFAC (collectively, "Sanctions"). Neither party shall be obliged to perform any obligation otherwise required by these Conditions and the Form, including without limitation an obligation to (i) perform, deliver, accept, sell, purchase, pay or receive monies to, from, or through a person or entity, or (ii) engage in any other acts if this would be in violation of, inconsistent with, or expose such party, a parent company or affiliate of such party, or any other person related to that party to punitive measure under any Sanctions. If Buyer thould learn that any of the
- 15. DATA PRIVACY. If the performance of these Conditions and the Form requires Buyer to collect, receive, store, transmit, retransfer, dispose or otherwise use (collectively "processing") any information relating to an identified or identifiable natural person ("Personal Data"). Buyer undertacks to (i) process the Personal Data solely for the legitimate purposes of performing its obligations under these Conditions and the Form and for no other purpose, and only in accordance with the local law governing such processing; (ii) to provide the subject of the Personal Data with the same rights in relation to their Personal Data, including but not limited to rights of access, rectlification or ensure available to use individual as they would have in the country which he or she resides; (iii) ensure that any persons it authorises to have access to the Personal Data will respect and maintain the confidentiality and security of the Personal Data; (iv) provide all necessary information to Firmenich to demonstrate compliance with this clause and allow for and contribute to audits, including inspections, conducted by Firmenich or another auditor mandated by Firmenich, and (v) as soon as possible after delivery of the Goods or termination of Buyer's relationship with Firmenich, delete all existing copies of Personal Data or return any Personal Data to Firmenich, at Firmenich, at Firmenich, at Firmenich as contemplated, it has in place appropriate technical and organisational measures to prevent unauthorised or unlawful processing or accidental loss or destruction of, or damage to, such Personal Data, and it has adequate security programs and procedures to ensure that unauthorised persons will not have access to the Personal Data, and it has adequate security programs and procedures to ensure that unauthorised persons will not have access to the Personal Data. Buyer shall be responsible for, and remain fully liable to, Firmenich for the actions and omissions of Buyer, all its affiliates and its respective employees, represen
- 16 GOVERNING LAW AND JURISDICTION, These Conditions and the Form are governed by the laws of the place of incorporation of Firmenich excluding the United Nations Convention on Contracts for the International Sale of Goods or any successor to it. Etimenich and Buyer shall attempt to animally resolve any dispute arising out of or in connection with these Conditions and the Form, including any question regarding their existence, application, validity or terminations. Should they fail to do so within 60 (sixty) days from the date of first notice of any such dispute, then any such dispute shall be (1) submitted to the exclusive jurisdiction of the courts of the place of incorporation of Firmenich, or (2) in Firmenich's sole discretion and provided Firmenich as notice to this effect within 90 (ninety) days of the date of first notice of any such dispute, resolved by way of arbitration in the following manner; (a) if Firmenich is incorporated within the Asia-Pacific region, referred to and finally resolved by arbitration in Singapore administered by the Singapore International Arbitration Centre ("SIAC" in a accordance with the Arbitration Rules of the Singapore International Arbitration Centre ("SIAC" Rules") for the time being in force, which rules are deemed to be incorporated by reference in this clause; (b) If Firmenich is incorporated within North America or South America, referred to and finally resolved by reference in this clause; (b) If Firmenich is incorporated within Europe or within any other place not referred to in (a) or (b) above, referred to and finally resolved by arbitration in Geneva, Switzerland in accordance with the Swiss Rules of International Arbitration Rules for the time being in force: (c) if Firmenich is incorporated within Europe or within any other place not referred to in (a) or (b) above, referred to and finally resolved by arbitration in Geneva, Switzerland in accordance with the Swiss Rules of International Arbitration in Geneva, Switzerland in accordance with the Swiss Rules of Int



Firmenich FZ-LLC **Dubai Science Park, Laboratory Complex** Office 116-123 & 128. Dubai 502648 UAE

Tel: +971 4 363 6900

Fax: +971 4 447 2578

Tax Registration Number(TRN): 100007862400003



Invoice No: 90020805

File No. 96798133

Dubai

11/June/2020

Page: 1 / 2

100004781

Payer:

100004781

UNILEVER PAKISTAN LIMITED AVARI PLAZA, FATIMA JINNAH ROAD

75530 KARACHI **PAKISTAN**

Ship To:

UNILEVER PAKISTAN LIMITED

AVARI PLAZA, FATIMA JINNAH ROAD

75530 KARACHI **PAKISTAN**

Tax Registration No (TRN):

Tax Registration No (TRN):

Correspondence to:

100011605

CITIBANK N.A. AWT PLAZA

I.I. CHUNDRIGAR ROAD

74200 KARACHI **PAKISTAN**

Firmenich Warehouse Currency

:CH01-FIRMENICH SA - Meyrin-Satigny

Payment Terms Incoterms

:60 dys frm Bill of Lad/AirwyBL :CPT-KARACHI SEAPORT

:USD-United States Dollar

Forwarder Name

:BOLLORE LOGISTICS SUISSE SA

Shipped by

Customer Payment date

:25/08/2020

Tax Registration No (TRN):

Marks and Numbers:

UNILEVER PAKISTAN LIMITED / PK-2883

ORIGIN: SWITZERLAND

National TAX number NTN # 0912725-9

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

Product Code Description Quantity HoM **Unit Price** Net Amount Shipped Weight 21109675 **FLEXAROME FLAVOR** 552.000 C03 13800.000 KG 25.570 /KG 352,866.00

882134

Freight Hdr(Taxable)

4,164.53

TOTAL LINE AMOUNT:

TOTAL LINE VAT

357,030.53

Country of Origin: CH

Batch: 1005115649

Production Date: 03/06/20

Best Before: 03/06/22

PO Number: PK-2883

Order Number: 3624283

Delivery Number: 86672584

Flash Point: > 100 °C

Customs Tariff Code: 33021000

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This is a computer generated copy, no signature required

Please Remit to

Account No

IBAN

Citibank N.A.

(AED) 100598 019

P.O. Box 749

(USD) 100598 027

(AED) AE260211000000100598019

Dubai UAE

(EUR) 100598 035 (CHF) 100598 043 (USD) AE040211000000100598027 (EUR) AE790211000000100598035

Beneficiary name: Firmenich FZ-LLC

SWIFT: CITIAEAD

(CHF) AE570211000000100598043



Firmenich FZ-LLC
Dubai Science Park, Laboratory Complex
Office 116-123 & 128,
Dubai 502648

UAE

Tel: +971 4 363 6900

Fax: +971 4 447 2578

Tax Registration Number(TRN): 100007862400003

Invoice No: 90020805

File No. 96798133

Dubai

11/June/2020

Page: 2 / 2

Continued:

Total Taxable Amount	USD	357,030.53
Total Freight	USD	4,164.53
Total Amount Payable	USD	357,030.53

Invoice Information:

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020 H.S.CODE: 33021000

H.S.CODE: 33021000 ORIGIN: SWITZERLAND SHIPMODE: SEA

National TAX number NTN # 0912725-9

Special Instructions:

Incoterms 2010 applicable

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Please Remit to Account No IBAN Citibank N.A. (AED) 100598 019 (AED

 Citibank N.A.
 (AED) 100598 019
 (AED) AE260211000000100598019

 P.O. Box 749
 (USD) 100598 027
 (USD) AE040211000000100598027

 Dubai
 (EUR) 100598 035
 (EUR) AE790211000000100598035

 UAE
 (CHF) 100598 043
 (CHF) AE570211000000100598043

SWIFT: CITIAEAD

Beneficiary name: Firmenich FZ-LLC

STANDARD CONDITIONS OF SALES

- 1. APPLICABILITY. These standard conditions of sale ("Conditions") are the only terms and conditions applicable to any sale by the Firmenich entity named on the Order Confirmation ("Firmenich") to any person or company ("Bayer") whom is deemed to have assented to these Conditions notwithstanding inconsistent or additional provisions on Buyer's Order (as defined below) or otherwise, which are expressly excluded hereunder, Differing or additional terms and conditions provided by Firmenich under separate written contract, or under the provisions set forth in the Order Confirmation (as defined below), document or form, if any, to which these Conditions are attached, form one and part of the same contract ("Form"), but prevail only to the extent of any inconsistency or conflict with these Conditions,
- 2. ACCEPTANCE, All oral, written or EDI purchase orders ("Order(s)") placed by Buyer and pursuant to which Firmenich supplies any goods denominated in the Form ("Goods") are subject to Firmenich's confirmation either through written confirmation ("Order Confirmation") or through shipping the Goods, Any Order shall be deemed to be firm and may be modified, reseinded or cancelled, in whole or in part, only upon mutual written agreement of Firmenich and Buyer.
- 3. PRODUCTS DESCRIPTION AND QUANTITIES, The description and quantities of Goods are set forth separately in the form, Buyer may not reject or revoke acceptance of a bulk shipment the quantity of which is within 3% of the amount specified for such shipment and the price payable by Buyer for such shipment shall be appropriately adjusted to reflect any overage or underage, Information supplied with regard to the percentage content of the Goods are only to be regarded as approximate average value and Frimenich shall not be liable for any variations in such content which are within the tolerances applicable to the particular Goods or not materially relevant.
- 4. PRICES. Prices are fixed on the base of prices valid on the date of invoice. Price changes communicated by Finnenich to Duyer after placement of an Order and prior to shipment thereof shall be binding upon Buyer unless objected to in writing by Buyer within 7 (seven) working days from the date of such communication, Prices are net of all delivery charges including but not limited to VAT, custom duties, other taxes and cost of insurance, which shall be invoiced in addition to the price of the Goods, if not otherwise specified in the Form, Any prices appearing on Firmenich's price list, booklets or offers are for general guidance only. Buyer shall pay additional transportation charges if Buyer requests Firmenich to deliver the Goods earlier than the delivery window stipulated in the Order Confirmation.
- 5. PAYMENT, All payments for Goods shipped are invoiced on or immediately after shipment date and are due net 30 (thirty) days from the date of invoice, unless otherwise specified in the Form or, if contrary to applicable law, due within the minimum term permitted by law, Any amount not paid by Buyer when due will be subject to a finance charge equal to 1,5% (or such lower rate which is the highest rate as permissible by applicable law) of the amount not paid per month until such amount is paid in full. Without limiting any and all remedies available hextunder, Firmenich may defer or cancel delivery of any subsequent instalments of the Goods or of any other goods adopted by Buyer from Firmenich or any affiliated company thereof until all amounts due have been paid in full. Except with Firmenich's consent, no ext off will be permitted. All Buyer's written request, Firmenich may sell Goods adopted by Buyer directly to third parties ("Sub-contractors") appointed by Buyer to manufacture consumer products, Buyer shall provide appropriate security for its Sub-contractors, payment obligations if Firmenich so requests, Buyer undertakes to indemnify and hold Firmenich harmless from any and all claims, losess, costs and damages arising out of or caused by any Sub-contractors' failure to make full and timely payment to Firmenich of all amounts that such Sub-contractors owe to Firmenich
- 6. DELIVERY. Incoterms 2010 or the then prevailing Incoterms in force at the time of the Order Confirmation shall apply, save that, to the extent there is any inconsistency or conflict between the applicable Incoterms and the Conditions, the Conditions shall prevail, Deliveries are made in accordance with Buyer's shipping instructions and Firmenich's Order Confirmation to the extent permitted by the availability of the Goods or of the raw materials thereof. Firmenich shall not be responsible for failure to meet the delivery date or period agreed between the parties, which are estimates only, and shall not be liable for any cost or damage due to early or late delivery. If Firmenich is unable to serve total demand for the Goods, Firmenich may allocate the available quantity of the Goods as it deems most fair in making partial shipments or shipments cancellation, and may give preference to the earliest commitments; Buyer may cancel any Order for such partial or cancelled shipments under written notification to Firmenich, no later than 48 (forly eight) hours after confirmation by Firmenich of such partial or cancelled shipment. Unless otherwise specified in writing, Buyer shall assume all risks of damage to or loss of the Goods upon delivery of the Goods. For Orders where delivery is to be made by collection by Buyer, such collection shall be at such premises of Firmenich as it may designate to Buyer and delivery shall be deemed to have taken place when the Goods are made available for collection by Buyer at such premises. If Buyer does not collect the Goods from such premises of Firmenich within 5 (five) days of delivery, Firmenich may charge Buyer for storage at commercial rates and Duyer agrees to pay such storage charges on demand. Firmenich reserves the right to make delivery of Goods ordered by Buyer in instalments. Buyer shall comply with Firmenich's Minimum Order Quantity ("MoQ") requirements and pay Firmenich's small packaging surcharges, in each case as prescribed from time to time.
- 7. WARRANTIES, Firmenich warrants it has title to the Goods and that the Goods shall comply with Finnenich's standard specifications in effect on the date of shipment and to the description of the Goods contained in the Form, Firmenich reserves the right at any time to change the specifications with or without advance notice. FIRMENICH EXPRESSLY EXCLUDES, TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, ANY AND ALL EXPRESS AND IMPLIED WARRANTIES, REPRESENTATIONS, CONDITIONS AND/OR GUARRANTEES OTHER THAN AS PROVIDED ABOVE, INCLUDING WITHOUT LIMITATION, IN RESPECT OF NON INFRINGEMENT, MERCHANTABILITY, DESCRIPTION, CONDITION, PERFORMANCE OR FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE USE OR PERFORMANCE OF THE GOODS, Without limiting the foregoing, under no circumstances whatsoever shall Finnenich have any liability or obligation to Buyer for any and all advice, assistance, recommendations or information provided by Firmenich in certificate and datasheed such as but not limited to safety datasheed, technical datasheet and information on allergems are the result of internal verification based on Firmenich methodologies, are accurate to the best of Firmenich's knowledge at the date of the certificate or datasheet and are given for information purposes only. No warrantly is expressed or implied as to the quality, accuracy, completeness and compliance of the data or the results to be obtained from the use of such data by Buyer.
- 8 LIMITATION OF LIABILITY Puryer shall carefully check all Goods upon receipt at the chipping declination. Claims must be notified to Firmenich in writing within 7 (seven) working days thereof and prior to the Goods' further processing or other use of such Goods. Any apparent defects must be duly reported on the proof of delivery documentation. Defects not reasonably detectable upon receipt of the Goods shall be notified within 10 (ten) working days of Buyer's detection of the defects but in any event no later than 6 (six) months after receipt of the Goods, or within the sipulated shelf life of the Goods, whichever shall first occur. Failure to give Firmenich such notice shall constitute full waiver of such claims by Buyer. At Firmenich's choice, a simple shall immediately be sent to Firmenich such notice shall constitute full waiver of such claims by Buyer. At Firmenich's choice, a simple shall immediately be sent to Firmenich, or Firmenich shall be granted access to the Goods for which a claim is made, Firmenich will, at its office reports of the Goods as determined to be defective upon Firmenich's inspection at no cost to Buyer or refund the purchase price. Buyer may not send the Goods back to Firmenich unless untorised in advance. Claims do not discharge Buyer from its obligation to (i) properly document its claim and (ii) mitigate any loss. To the extent permitted by law, Firmenich shall not be liable for personal injury and places. The shall refer be defected upon the properly damage unless directly caused by Firmenich's gross negligence. To the full extent permissible by law, in no event shall Firmenich be liable for any loss of profit or anticipated profit, loss of revenue, loss of apportunity, loss of contract, loss of goodwill or loss arising from business interruption, losses resulting from faither to meet other contractual commitments, or any incidental, special, punitive or consequential losses or damages whatsoever arising out of or in connection with these Conditions, under statute, in tort (for
- 9, PROPERTY. The Goods remain the property of Firmenich until complete payment of the price has been received by Firmenich, and until such time as the property in the Goods passes to Buyer hereunder, Buyer shall hold the Goods in Gluckary capacity. Buyer is however entitled to use the Goods as set out in these Conditions unless it becomes insolvent up reprecedings are issued for

bankruptcy or winding up of Buyer,in which situation Firmenich shall be entitled to suspend deliveries, stop Goods in transit or take back possession of the Goods. Until the Goods have been fully paid for and without prejudice to any other remedies, Firmenich or its agents shall be entitled to draw an inventory of such Goods and re-possess any Goods to which it has title herounder. Nothing in this clause shall confer any right on Buyer to return Goods supplied herounder or to refuse or delay payment thereof. Unless otherwise expressly authorised by Firmenich in writing in advance, Buyer may not resell the Goods to any third party.

- 10, INTELLECTUAL PROPERTY, CONFIDENTIALITY, No licence, express or implied, under any patent, trademark, copyright or proprietary know-how on any Good shall be granted through any sale of the Goods hereunder, except to the extent necessary for Buyer's proper development and manufacturing of its own products incorporating such Good for which Buyer has selected such Good. Buyer is solely liable for any patent, trademark, copyright or proprietary know-how infringement in using the Goods in combination with other materials or operation of any process, Buyer understands and agrees that all intellectual property rights to the Goods and their formulae are and shall remain the sole property of Firmenich, which has a proprietary interest in maintaining the confidentiality status of the Goods and formulae. Unless otherwise expressly authorised by Firmenich in writing in advance, Buyer shall not disclose, resell or otherwise make available Firmenich formulae, original creations, technologies, samples, Goods and proprietary information to any third party, or make use of them for any purpose other than as set out above. Buyer undertakes furthermore not to analyse, reverse engineer, match or counterfeit (in any case, cither by itself or through another person) the Goods for its own account or for the account of any third party and not to use in its products similar goods from third parties which are the result of analysing, reverse engineering, matching or counterfeiting the Goods.
- 11. FORCE MAJEURE. Firmenich shall not be liable in any way for any non-performance, loss or damage arising directly or indirectly, through or in consequence of production, delivery or holding stock of the Goods, being prevented or delayed by happenings or occurrences due to or by reason of any matters or things beyond the control of Firmenich
- 12. ASSIGNMENT, SEVERANCE, WAIVER. Buyer shall not assign, transfer or charge any Order or contract with Firmenich without Firmenich's prior written consent. Each of the provisions of these Conditions are severable and distinct from others and if at any time one or more of the provisions is or becomes invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions of these Conditions shall not in any way be affected or impaired by it. Except as agreed upon in these Conditions, no failure to exercise or delay in exercising of any rights bereunder shall operate as a waiver of that or any other right, nor shall any single, defective or partial exercise preclude any other or future exercise of that right. For the avoidance of doubt, each indemnity provided by Buyer under these Conditions is a continuing obligation separate and independent from the parties' other obligations and survives the expiry or earlier termination of these Conditions.
- 13. EXPORT CONTROL Buyer shall comply with all applicable export control laws and shall not, directly or indirectly, export, reexport, ship or divert any Goods to customers or entities which it knows or reasonably should know will resell or export the Goods to parties and/or dextinations currently subject to the Sanctions as defined in clause 14 below, or otherwise in violation of applicable national legislation, Buyer shall indemnify and hold. Firmenich hannless from and against any and all claims, losses, costs and damages arising from Buyer's failure, intentional or unintentional, to comply with this clause 13 and clause 14 below.
- 14. TRADE COMPLIANCE. Buyer represents, warrants and undertakes that neither it, its affiliates nor any of their respective directors, officers, agent, employees or any person or entity acting on behalf of any of them, is, or is directly or indirectly, owned or controlled, by a person or entity hat is or will be designated on any economic sanctions or export controls list of any governmental authority, including the Office of Forcign Assets Control of the U.S. Department of the Treasury ("OFAC") Specially Designated Nationals and Blocked Persons List, Duyer promises that no action of Buyer or any of its affiliates, and its respective directors, officers, agents, employees or any person or entity acting on behalf of any of them, or any of the transaction contemplated hereby or the fulfillment of the terms hereof, will result in a violation of any trade sanctions, foreign trade controls, export controls, non-proliferation, anti-terrorism and similar laws administered by OFAC, the U.S. Departments of State or Commerce in the United States, the European Union and its Member States, Switzerland, the United Nations Security Council ("UNSC"), or any other relevant sanctions, authority which problibly the sale, export or diversion of products, services and technology to sanctioned countries or national value of those countries, as well as to persons or entities whose names appear on the List of Specially Designated Nationals and Blocked Persons maintained by OFAC (collectively, "Sanctions"). Neither party shall be obliged to perform any obligation otherwise required by these Conditions and the Form, including without limitation an obligation to (i) perform, deliver, accept, sell, purchase, pay or receive momists to, from, or through a person or entity, or (ii) engage in any other acts if this would be in violation of, inconsistent with, or expose such party, a parent company or affiliate of such party, or any other person related to that party to punitive measure under any Sanctions by Buyer that may involve Firmenich
- 15. DATA PRIVACY, If the performance of these Conditions and the Form requires Buyer to collect, receive, store, transmit, retransfer, dispose or otherwise use (collectively "process" or "processing") any information relating to an indentified or identifiable natural person ("Personal Data"). Buyer undertakes to (i) process the Personal Data solely for the legitimate purposes of performing is obligations under these Conditions and the Form and for no other purpose, and only in accordance with the local law governing such processing; (ii) to provide the subject of the Personal Data with the same rights in relation to their Personal Data, including but not limited to rights of access, rectification or craware available to such individual as they would have in the country in which he or she resides; (iii) ensure that any persons it authorises to have access to the Personal Data will respect and maintain the confidentiality and security of the Personal Data; (iv) provide all necessary information to Firmenich to demonstrate compliance with this clause and allow for and contribute to audis, including inspections, conducted by Firmenich delete all existing copies of Personal Data or return any Personal Data to Firmenich, at Firmenich's discretion. Buyer warrants that it has full legal authority to process the Personal Data contemplated, it has in place appropriate technical and organisational measures to prevent unauthorised or unlawful processing or accidental loss or destruction of, or damage to, such Personal Data, and it has adequate security programs and procedures to ensure that unsurborized persons will not have access to the Personal Data, and it has adequate security programs and procedures to contemplated, it has in place appropriate technical and organisational measures to prevent unauthorized persons will not have access to the Personal Data, and it has adequate security programs and procedures to ensure that automaticed personal Data as if it were Buyer's town actions and omissions.
- 16 GOVERNING LAW AND JURISDICTION. These Conditions and the Form are governed by the laws of the place of incorporation of Firmenich excluding the United Nations Convention on Contracts for the International Sale of Goods or any successor to it. Firmenich and Buyer shall attempt to amicably resolve any dispute arising out of or in connection with these Conditions and the Form, including any question regarding their existence, application, validity or termination. Should they fail to do so within 60 (xixty) days from the date of first notice of any such dispute, then any such dispute shall be (1) submitted to the exclusive jurisdiction of the cours of the place of incorporation of Firmenich or (2) in Firmenich's sole discretion and provided Firmenich as notice to this effect within 90 (ninety) days of the date of first notice of any such dispute, resolved by way of arbitration in the following manner: (a) if Firmenich is incorporated within the Asia-Pacific region, referred to and finally resolved by arbitration in Singapore administered by the Singapore International Arbitration Centre ("SIAC" Bules") for the time being in force, which rules are deemed to be incorporated by reference in this clause: (b) if Firmenich is incorporated within North America or South America, referred to and finally resolved by reference in this clause: (b) if Firmenich is incorporated within Europe or within any other place not referred to in (a) or (b) above, referred to and finally resolved by arbitration in Geneva, Switzerland in accordance with the Swiss Rules of International Arbitration of the Swiss Chambers' Arbitration Sales for the time being in force: (c) if Firmenich is incorporated within Europe or within any other place not referred to in (a) or (b) above, referred to and finally resolved by arbitration in Geneva, Switzerland in accordance with the Swiss Rules of International Arbitration of the Swiss Chambers' Arbitration Institution in Geneva, Switzerland in accordance with the Swiss Rules of International Arbitration

tirmenich

Firmenich FZ-LLC **Dubai Science Park, Laboratory Complex** Office 116-123 & 128, Dubai 502648 UAE

Tel: +971 4 363 6900

Fax: +971 4 447 2578 Tax Registration Number(TRN): 100007862400003

Invoice No: 90020805

File No. 96798133

Dubai 11/June/2020 Page: 1 / 2

Ship To:

100004781

UNILEVER PAKISTAN LIMITED

AVARI PLAZA, FATIMA JINNAH ROAD

75530 KARACHI **PAKISTAN**

Payer:

100004781

100011605

UNILEVER PAKISTAN LIMITED

AVARI PLAZA, FATIMA JINNAH ROAD

75530 KARACHI **PAKISTAN**

Tax Registration No (TRN):

Firmenich Warehouse

:CH01-FIRMENICH SA - Meyrin-Satigny :USD-United States Dollar

Currency **Payment Terms**

:60 dvs frm Bill of Lad/AirwvBL

Incoterms

:CPT-KARACHI SEAPORT

Forwarder Name

:BOLLORE LOGISTICS SUISSE SA

Shipped by

Customer Payment date

:25/08/2020

CITIBANK N.A.

Correspondence to:

AWT PLAZA

I.I. CHUNDRIGAR ROAD

Tax Registration No (TRN):

74200 KARACHI **PAKISTAN**

Tax Registration No (TRN):

Marks and Numbers:

UNILEVER PAKISTAN LIMITED / PK-2883

ORIGIN: SWITZERLAND

National TAX number NTN # 0912725-9

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

Product Code Description Quantity **UoM** Net **Unit Price** Amount Shipped Weight 21109675 **FLEXAROME FLAVOR** 552.000 13800.000 KG 25.570 /KG C03 352,866.00 882134

> Freight Hdr(Taxable) **TOTAL LINE AMOUNT:**

4,164.53

TOTAL LINE VAT

357,030.53

Country of Origin: CH

Batch: 1005115649 Delivery Number: 86672584 Production Date: 03/06/20

Best Before: 03/06/22

PO Number: PK-2883

Order Number: 3624283 Flash Point: > 100 °C

Customs Tariff Code: 33021000

This sale is subject to the terms and conditions set forth on the reverse side hereof or attached herewith, unless otherwise agreed by Firmenich in writing. Firmenich reserves the right to cancel the production of any product and to adjust prices. The terms and conditions of this document do not guarantee the same or similar terms and conditions for orders in the future.

This is a computer generated copy, no signature required

Please Remit to Account No

Citibank N.A. (AED) 100598 019 P.O. Box 749 (USD) 100598 027 Dubai

(EUR) 100598 035 (CHF) 100598 043

IBAN

(AED) AE260211000000100598019 (USD) AE040211000000100598027 (EUR) AE790211000000100598035

(CHF) AE570211000000100598043

SWIFT: CITIAEAD

Beneficiary name: Firmenich FZ-LLC

UAE



Firmenich FZ-LLC
Dubai Science Park, Laboratory Complex
Office 116-123 & 128,
Dubai 502648

UAE

Tel: +971 4 363 6900

Fax: +971 4 447 2578

Tax Registration Number(TRN): 100007862400003

Invoice No: 90020805

File No. 96798133

Dubai

11/June/2020

Page: 2 / 2

Continued:

Total Taxable Amount	USD	357,030.53
Total Freight	USD	4,164.53
Total Amount Payable	USD	357,030.53

Invoice Information:

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

H.S.CODE: 33021000 ORIGIN: SWITZERLAND SHIPMODE: SEA

National TAX number NTN # 0912725-9

Special Instructions: Incoterms 2010 applicable

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This is a computer generated copy, no signature required

Please Remit to Account No IBAN

 Citibank N.A.
 (AED) 100598 019
 (AED) AE260211000000100598019

 P.O. Box 749
 (USD) 100598 027
 (USD) AE040211000000100598027

 Dubai
 (EUR) 100598 035
 (EUR) AE790211000000100598035

 UAE
 (CHF) 100598 043
 (CHF) AE570211000000100598043

SWIFT: CITIAEAD

Beneficiary name: Firmenich FZ-LLC

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- 2, ACCEPTANCE, All oral, written or EDI purchase orders ("Order(s)") placed by Buyer and pursuant to which Firmenich supplies any goods denominated in the Form ("Goods") are subject to Firmenich's confirmation either through written confirmation ("Order Confirmation") or through shipping the Goods, Any Order shall be deemed to be firm and may be modified, re-crinded or cancelled, in whole or in part, only upon mutual written agreement of Firmenich and Buyer;
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- 6, DELIVERY, Incoterns 2010 or the then prevailing Incoterns in force at the time of the Order Confirmation shall apply, save that, to the extent there is any inconsistency or conflict between the applicable Incoterns and the Conditions, the Conditions, the Conditions, the Conditions shall prevail. Deliveries are made in accordance with Buyer's shipping instructions and Firmenich's Order Confirmation to the extent permitted by the availability of the Goods or of the raw materials thereof. Firmenich shall not be responsible for failure to meet the delivery date or period agreed between the parties, which are estimates only, and shall not be liable for any cost or damage due to early or late delivery, If Firmenich is unable to serve total demand for the Goods, Firmenich may allocate the available quantity of the Goods as it deems most fair in making partial shipments or shipments cancellation, and may give preference to the earliest commitments. Buyer may cancel any Order for such partial or cancelled shipments under written notification to Firmenich, no later than 48 (forty eight) hours after confirmation by Firmenich of such partial or cancelled shipment, Unless otherwise specified in writing, Buyer shall assume all risks of damage to or loss of the Goods upon delivery of the Goods, For Orders where delivery is to be made by collection by Buyer, such collection shall be at such premises of Firmenich as it may designate to Buyer and delivery shall be deemed to have taken place when the Goods are made available for collection by Buyer at such premises, If Buyer does not collect the Goods from such premises of Firmenich within 5 (five) days of delivery, Firmenich may charge Buyer for storage at commercial rates and Buyer agrees to pay such storage charges on demand. Firmenich reserves the right to make delivery of Goods ordered by Buyer in instalments, Buyer shall comply with Firmenich's Minimum Order Quantity ("MoQ") requirements and pay Firmenich's small packaging surcharges, in each case as prescribed from time
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- 8, LIMITATION OF LIABILITY, Buyer shall carefully check all Goods upon receipt at the shipping destination, Claims must be notified to Firmenich in writing within 7 (severn) working days thereof and prior to the Goods' further processing or other use of such Goods, Any apparent defects must be duly reported on the proof of delivery documentation. Defects not cannobly detectable upon receipt of the Goods shall be notified within 10 (ten) working days of Buyer's detection of the defects but in any event no later than 6 (six) months after receipt of the Goods, or within the stipulated shelf life of the Goods, whichever shall first occur. Failure to give Firmenich such notice shall constitute full waiver of such claims by Buyer. At Firmenich's choice, a sample shall immediately be sent to Firmenich, or Firmenich shall be granted access to the Goods for which a claim is made, firmenich will, at its only, replace such Goods as determined to be defective upon Firmenich's inspection at no cost to Buyer or refund the purchase price, Buyer may not send the Goods back to Firmenich unless authorised in advance, Claims do not discharge Buyer from its obligation to (i) properly document its claim and (ii) mitigate any toos. To the settent permitted by law, Firmenich shall not be liable for personal injury or properly darange unless directly caused by Firmenich's properly darange unless directly caused by Firmenich's low, Firmenich shall not be liable for any loss of profit or anticipated profit, loss of revenue, loss of opportunity, loss of contract, loss of goods'ill or loss arising from business interruption, losses resulting from failure to meet other contractual commitments, or any incidental, special, punitive or consequential losses or daranges whatsoever arising out of or in connection with these Conditions, under sature, intertion and shall not in any event exceed the price of the Goods as mentioned in the relevant in voice.
- 9, PROPERTY. The Goods remain the property of Firmenich until complete payment of the price has been received by Firmenich, and until such time as the property in the Goods passes to Buyer hereunder, Buyer shall hold the Goods in a fiduciary capacity. Buyer is however entitled to use the Goods as set out in these Conditions unless it becomes insolvent or proceedings are issued for

bankruptey or winding up of Duyer, in which situation Firmenich shall be entitled to suspend deliveries, stop Goods in transit or take back powersion of the Goods. Until the Goods have been fully paid for and without prejudice to any other remedies, Firmenich or its agents shall be entitled to draw an inventory of such Goods and re-powers any Goods to which it has title hereunder. Nothing in this clause shall confer any right on Buyer to return Goods supplied hereunder or to refuse or delay payment thereof. Unless otherwise expressly authorised by Firmenich in writing in advance, Buyer may not useful the Goods to any third party.

- 10. NTELLECTUAL PROPERTY, CONFIDENTIALITY. No licence, express or implied, under any patent, trademark, copyright or proprietary know-how on any Good shall be granted through any sale of the Goods hereunder, except to the exteen necessary for Buyer's proper development and manufacturing of its own products incorporating such Good for which Buyer has selected such Good. Buyer is solely liable for any patent, trademark, copyright or proprietary know-how infringement in using the Goods in combination with other materials or operation of any process, Buyer understands and agrees that all intellectual property rights to the Goods and their formulae are and shall remain the sole property of Firmenich, which has a proprietary interest in maintainful econfidentiality status of the Goods and formulae. Unless otherwise expressly authorised by Firmenich in writing in advance, Buyer shall not disclose, resell or otherwise make available Firmenich firmulae, original creations, technologies, samples, Goods and proprietary information to analyse, reverse any third party, or make use of them for any purpose other than as est out above. Buyer understack furthermore not to analyse, reverse engineer, match or counterfelt (in any case, either by itself or through another person) the Goods for its own account or for the account of any third party and not to use in its products similar goods from third parties which are the result of analysing, reverse engineering, matching or counterfelting the Goods.
- 11. FORCE MAJEURE. Firmenich shall not be liable in any way for any non-performance, loss or damage arising directly or indirectly, through or in consequence of production, delivery or holding stock of the Goods, being prevented or delayed by happenings or occurrences due to or by reason of any matters or things beyond the control of Firmenich.
- 12. ASSIGNMENT, SEVERANCE, WAIVER. Buyer shall not assign, transfer or charge any Order or contract with Finnenich without Finnenich's prior written consent, Each of the provisions of these Conditions are severable and distinct from others and if at any time one or more of the provisions is or becomes invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions of these Conditions shall not in any way be affected or impaired by it. Except as agreed upon in these Conditions, no failure to exercise or delay in exercising of any rights hereunder shall operate as a waiver of that or any other right, nor shall any single, defective or partial exercise proclude any other or future exercise of that right. For the avoidance of doubt, each indemnity provided by Buyer under these Conditions is a continuing obligation separate and independent from the parties' other obligations and survives the expiry or earlier termination of these Conditions.
- 13. EXPORT CONTROL Buyer shall comply with all applicable export control laws and shall not, directly or indirectly, export, reexport, ship or divert any Goods to customers or entities which it knows or reasonably should know will resell or export the Goods to parties and/or destinations currently subject to the Sanctions as defined in clause 14 below, or otherwise in violation of applicable national legislation. Buyer shall indemnify and hold. Firmmeinth harmless from and against any and all claims, losses, costs and damages arising from Buyer's failure, intentional or unintentional, to comply with this clause 13 and clause 14 below.
- 14. TRADE COMPLIANCE, Buyer represents, warrants and undertakes that neither it, its affiliates nor any of their respective directors, afficers, agent, employees or any person or entity acting on behalf of any of them, is, or is directly or indirectly, owned or controlled, by a person or entity that is or will be designated on any economic survicious responsive controlls list by a person or entity that is or will be designated on any economic survicious responsive controlls list on governmental authority, including the Office of Foreign Assets Control of the U.S. Department of the Treasury ("OFAC") Specially Designated Nationals and Biocked Persons List. Buyer promises that no action of Buyer or any of its affiliates, and its respective directors, officers, agents, employees or any person or entity acting on behalf of any of them, or any other transaction contemplated bereby or the fulfillment of the terms bereof, will result in a violation of any trade sanctions, foreign trade controls, export controls, non-proliferation, anti-terrorism and similar laws administered by OFAC, the U.S. Departments of State or Commerce in the United States, the European Union and its Member States, Switzerland, the United Nations Security Council ("UNSC"), or any other relevant sanctions authority which prohibit the sale, export or diversion of products, services and technology to sanctioned countries or nationals of those countries, as well as to persons or entities whose names appear on the List of Specially Designated Nationals and Blocked Persons maintained by OFAC (collectively, "Sanctions"). Neither party shall be obliged to perform any obligation otherwise required by these Conditions and the Form, including without limitation an obligation to (i) perform, deliver, accept, sell, purchase, pay or receive monies to, from, or through a person or entity, or (ii) engage in any other acts if this would be in violation of, inconsistent with, or expose such party, a parent company or affiliate of such party, or any other person re
- 15. DATA PRIVACY, If the performance of these Conditions and the Form requires Buyer to collect, receive, store, transmit, retransfer, dispose or otherwise use (collectively "process" or "processing") any information relating to an identified or identifiable natural person ("Personal Data,"). Buyer undertakes to (i) process the Personal Data solely for the legitimate purposes of performing its obligations under these Conditions and the Form and for no other purpose, and only in accordance with the local law governing such processing; (ii) to provide the subject of the Personal Data with the same rights in relation to their Personal Data, including but not limited to rights of access, rectification or erasure available to such individual as they would have in the country in which he or she resides; (iii) ensure that any persons it authories to have access to the Personal Data will respect and maintain the confidentiality and security of the Personal Data; (iv) provide all necessary information to Firmenich to demonstrate compliance with this clause and allow for and contribute to audits, including inspections, conducted by Firmenich or another auditor mandated by Firmenich; and (v) as soon as possible after delivery of the Goods or termination of Buyer's relationship with Firmenich, delete all existing copies of Personal Data or return any Personal Data to Firmenich, at Firmenich's discretion, Buyer warrants that it has full legal authority to process the Personal Data as contemplated, it has in place appropriate technical and organisational measures to prevent unauthorised or unlawful processing or accidental loss or destruction of, or damage to, such Personal Data, and it has adoquete security programs and procedures to ensure that unauthorised or returned to Personal Data is the support of the resonal Data. Buyer shall be responsible for, and remain fully liable to, Firmenich for the actions and univisions of Buyer, all its affiliates and its respective employees, representatives and subcontractors concerning
- 16 GOVERNING LAW AND JURISDICTION, These Conditions and the Form are governed by the laws of the place of incorporation of Firmenich excluding the United Nations Convention on Contracts for the International Sale of Goods or any successor to it. Firmenich and Buyer shall attempt to amicably resolve any dispute arising out of or in connection with these Conditions and the Form, including any question regarding their existence, application, validity or termination, Should they fail to do so within 60 (sixty) days from the date of first notice of any such dispute, then any such dispute shall be (1) submitted to the exclusive jurisdiction of the courts of the place of incorporation of Firmenich, or (2) in Firmenich's sole discretion and provided Firmenich sends a notice to this effect within 90 (ninety) days of the date of first notice of any such dispute, resolved by way of arbitration in the following manner: (a) if Firmenich is incorporated within the Asia-Pacific region, referred to and finally resolved by arbitration in Singapore International Arbitration Centre ("SIAC "In accordance with the Arbitration Rules of the Singapore International Arbitration Centre ("SIAC Rules") for the time being in force, which rules are deemed to be incorporated by reference in this clause: (b) if Firmenich is incorporated within North America or South America, referred to and finally resolved by arbitration in New York, USA, administered by the American Arbitration Association in accordance with its International Arbitration Rules for the time being in force; (c) if Firmenich is incorporated within Europe or within any other place not referred to in (a) or (b) above, referred to and finally resolved by arbitration in Geneva, Switzerland in accordance with the Swiss Rules of International Arbitration of the Swiss Chamber?
 Arbitration Institution in force on the date on which the Notice of Arbitration is submitted in accordance with these rules. Any such arbitration shall be adjudicated by a sole arbitrator and the language of th

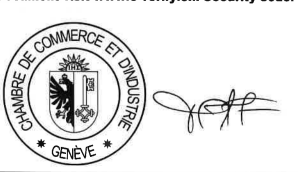
Exportateu ORIGINAL 577843 Exporteur FIRMENICH SA Esportatore Exporter **RUE DE LA BERGERE 7 CERTIFICAT D'ORIGINE** 1217 MEYRIN 2 / SWITZERLAND **URSPRUNGSZEUGNIS CERTIFICATO D'ORIGINE** UNILEVER PAKISTAN LIMITED **CERTIFICATE OF ORIGIN** Empfänger AVARI PLAZA, FATIMA JINNAH ROAD Destinatario Consignee 75530 KARACHI **CONFÉDÉRATION SUISSE PAKISTAN** SCHWEIZERISCHE EIDGENOSSENSCHAFT **CONFEDERAZIONE SVIZZERA SWISS CONFEDERATION** Pays d'origine Ursprungsland Switzerland Paese d'origine Country of origin Informations relatives au transport (mention facultative) Observations Angaben über die Beförderung (Ausfüllung freigestellt) INVOICE Nº 90020805 Bernerkungen Informazioni riguardanti il trasporto (indicazione facoltativa) Osservazioni Particulars of transport (optional declaration) Observations BY SEAFREIGHT Marques, numéros, nombre et nature des colis; désignation des marchandises Poids net Pays d'origine Zeichen, Nummern, Anzahl und Art der Packstücke; Warenbezeichnung Netlogewicht Ursprungsland Marche, numeri, numero e natura dei colli; designazione delle merci Peso netto Paese d'origine Marks, numbers, number and kind of packages, description of the goods Net weight Country of origin kg, I, m3 etc./ecc. FLAVOR COMPOUNDS AS PER INVOICE Nº 90020805, DATED 13800.000 11/06/2020. KG Poids brut Bruttogewicht Peso lordo 14426.520 KG

La Chambre de commerce soussignée certifie l'origine des marchandises désignées ci-dessus

Die unterzeichnete Handelskammer bescheinigt den Ursprung oben bezeichneter Ware La solloscritta Camera di commercio certifica l'origine delle merci summenzionate The undersigned Chamber of commerce certifies the origin of the above mentioned goods

Genève le, 15.07.2020

For verification of this document visit www.e-verify.ch. Security code: CE-4JEQ-79ZG-CT74-TJLR



Chambre de commerce et d'industrie de Genève Genfer Industrie- und Handelskammer

Camera di commercio e dell'industria di Ginevra

Chamber of commerce and industry of Geneva

M. FEBBRAIO

2020/06/10

Date: Time:

Shipment Packing List

Page:

FIRMENICH SA
Rue de la Bergère 7
1217 Meyrin
Switzerland
Telephone:22 780 22 11, Fax:22 780 25 77

Shipment number:

3007797

Manage

Meterial Nr	Doerringion	Cust Code	Pack.Mat.	Qty	Volume	Gross Wght	Gross Wght Dim (LxWxH)
	Customer PO Number	Delivery Number	Batch Nr				
21109675	flexarome flavor 882134	33021000	CARDBOX FLEXAROME 25KG	552	58.512 M3	14,426.520 KG	58x38x48 CM
	PK-2883	86672584	1005115649				

Marks & Number UNILEVER PAKISTAN LIMITED / PK-2883 ORIGIN: SWITZERLAND National TAX number NTN # 0912725-9 BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

FIRMENICH SA Dépt. Transport Rue de la Bergère 7 CH-1242 SATIGNY

58.512 M3 Total Packages: 14,426.520 KG Total Unit (E-DEC): 13,800.000 KG Total Unit (E-DEC): 14,426.520 KG

2020/06/10 16:27:24

Time: Date:

Shipment Packing List

Page:

Telephone:22 780 22 11, Fax:22 780 25 77 Rue de la Bergère 7 FIRMENICH SA 1217 Meyrin Switzerland

Shipment number:

3007797

Volume 58.512 M3 Q Ç 552 CARDBOX FLEXAROME 1005115649 Pack.Mat. Batch Nr 25KG NoN Cust. Code 86672584 33021000 Delivery Number **Customer PO Number** flexarome flavor Description 882134 PK-2883 Material Nr 21109675

Dim (LxWxH)

Gross Wght

58x38x48 CM

14,426.520 KG

Dépt. Transbort Rue de la Bergère 7 CH-1242 \$ATIGNY FIRMENICH SA

ORIGIN: SWITZERLAND

UNILEVER PAKISTAN LIMITED / PK-2883

Marks & Number

National TAX number NTN # 0912725-9

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

Total Packages:	Total Handling Units:	Total Unit (E-DEC):	Total of Deliveries:
58.512 M3	14,426.520 KG	13,800.000 KG	14,426.520 KG
Total Volume:	Total Gross Weight:	Total Net Weight:	Total Gross Wt (w/o HU)

552 0 552

2020/06/10

Date:

Shipment Packing List

Time: Page:

> FIRMENICH SA Rue de la Bergère 7 1217 Meyrin Switzerland

Shipment number:

3007797

			Pack.Mat.	Qty	Volume	Gross Wght	Dim (LxWxH)
Material Nr	Description	Cust. Code	NoM				
	Customer PO Number	Delivery	Batch Nr				
21109675	flexarome flavor 882134	33021000	CARDBOX FLEXAROME 25KG	552	58.512 M3	14,426.520 KG	58x38x48 CM
	PK-2883	86672584	1005115649				

Marks & Number UNILEVER PAKISTAN LIMITED / PK-2883 ORIGIN: SWITZERLAND

National TAX number NTN # 0912725-9

BANK CONTRACT NO. KCN202001018 DATED 24.04.2020

FIRMENICH SA Dépt. Transport Rue de la Bergère 7 CH-1242 SATIGNY

> Total Handling Units: Total Unit (E-DEC): Total of Deliveries: Total Packages: 13,800.000 KG 14,426.520 KG 58.512 M3 14,426.520 KG Total Gross Wt (w/o HU) Total Gross Weight: Total Net Weight: Total Volume:

552

552



Certificate of Analysis

FIRMENICH SA-Meyrin-Satigny FL Rue de la Bergère 7 CH-1217 GENÈVE Tel:+41227802211 Fax:+41227802211

Genève, 15-Jul-20

Page 1/1

Product 21109675

FLEXAROME FLAVOR

882134

Recipient

UNILEVER PAKISTAN LIMITED

AVARI PLAZA, FATIMA JINNAH ROAD

75530 KARACHI

PAKISTAN

Reference

Batch: Production Date:

1005115649 03-Jun-20

Order Number: PO Number:

3624283 / 10 PK-2883

Country of Origin: Best-Before-Date:

Switzerland 03-Jun-22 Delivery Number: 86672584 Quantity Shipped: 13800.000 KG

96798133

Remarks

Invoice:

Characteristic	Result	[Specification]	MU	Method
Appearance	CONFORMS TO		NA	CQ-012
		[GRANULAR POWDER]		
Colour	CONFORMS TO	•	NA	CQ-001
		[BROWN TO DARK BROWN	VN]	
Odour	CONFORMS TO	•	NA	CQ-022
		[FIRMENICH STANDARD]	

Taste **CONFORMS TO** Water Content

12.9 98.6

[FIRMENICH STANDARD] [4.0 - 16.0] [>= 98.0]

% CQ-250 % passes CQ-014-11

CQ-024

Ghyslaine Caix Senior Manager Quality Control ghyslaine.caix@firmenich.com

This computer generated Certificate of Analysis is valid without signature.

Dépt. Tansport

NA

Rue de la Bergère 7 AZ SATIGNY CH-12

Additional Product Information

Part. Size Sieve 1.25 mm

Flash Point

> 100 °C / > 212 °F

Storage Condition

Dry area, unopened containers, optimum temp. 11-25 °C / 52-77 °F

The manufacturing process includes a sieve whose size guarantees the conformance to particle size parameters

This Certificate of Analysis does not relieve the purchaser from undertaking their own tests in order to assure the suitability of this product for its application and to comply with all relevant legal requirements for any goods into which this product is incorporated. The values and specifications are valid for the time of analysis.

DOC. Number: FPWFLXA000

TO OM TMACONCON

TEA FLEXAROME FLAVOR 882134 TFS1287

We hereby confirm that the above mentioned flavoring is manufactured by Firmenich and is by its nature and by its purity at the time of delivery, fit for human consumption as an added component of foods at the prescribed doses. The flavoring substances/preparations used in the manufacture of this product are all classified as 'GRAS' (Generally Recognized As Safe) in compliance with the US Code of Federal Regulations, Title 21, (Food & Drugs) Part 170.30 and are referred to in Parts 172, 182 and 184 of these Regulations or are present on the GRAS lists published by FEMA.

The flavour is Natural Flavour

GRS/FIRJAVA/06/03/2019

FIRMENICH SA Dépt. Transport Rue de la Bergère 7 CH-1242/SATIGNY

This is a computer generated document which requires no signature

ATTESTATION FOR EXPORTATION

Exporter declaration					
Exporter :	exporter:				
Firmenich SA, Rue de la Bergère 7, CH - 1217 Meyrin 2					SWITZERLAND
Consignee :					Country of destination ;
UNILEVER PAKISTAN AVARI PLAZA, FATIM		ROAD, 7553	80 KARACHI		PAKISTAN
Means of conveyance :		1		Invoice number :	
Sea			6		
Description of product			1		
21109675	F	LEXAROME	FLAVOR 8821	34	× ×
Gross mass (kg):		ss (kg) :		d kind of packages :	Marks and batch numbers :
* * *	13800	0.000 KG	552 X 25	5 KG	1005115649
				21	Reference: 0003007797
Enclosures :			en =		a quality assurance system.
Name and Function :		Place :		Date :	Signature :
DAVID PARADISGARTEN GRS GLOBAL DATA COMP	LIANCE,		2 SWITZERLAND	10.06.2020	am
LEGAL & COMPLIANCE			<u> </u>	ě	- V
Official authority atte	station				
be produced according to the	e swiss food not contain	l law. According any substances	to these regulation which could be ha	s, food does not only have	rought into circulation in Switzerland must e to be produced under faultless hygienic er or amount. In this respect the exporting
The head of the official author	ority :				* *
SERVICE DE LA CON	ISOMMAT	TION ET DES	S AFFAIRES VE	TERINAIRES	SEXPORT CONT
Certificate No:	Place :	S 2 19	Date :	Signature and s	
GE 20-6411	GENEVE	¥.	12.06.2020/jf	Dr Patrick El Chimiste car	



BILL OF LADING

OUUDDED							
SHIPPER			B/L NO.	FILE NO.			
FIRMENICH S.A. (MEY	· ·		73000033310	73000/21/013	077		
7, RUE DE LA BERGER	ĿΕ		TRACKING NO.	BOOKING NO.			
1017 MEVE-1				BOL730002101	3077		
1217 MEYRIN			EXPORT REFERENCE				
SWITZERLAND							
CONSIGNEE (IF «TO ORDER» SO	INDICATE)						
CITIBANK N.A.	INDICATE)		FORWARDING AGENT				
AWT PLAZA			BOLLORE LOGISTICS SUISSE SA				
I.I. CHUNDRIGAR ROA	D		CHEMIN GRENET 21				
74200 KARACHI	T)		CASE POSTALE 136				
PAKISTAN			1217 MEYRIN 1				
PARIBIAN			SWITZERLAND				
NOTIFY PARTY (NO CLAIM SHALL	ATTACH FOR F	All LIDE TO NOTIEV	FOR DELIVERY ARRIVETO				
UNILEVER PAKISTAN L		ALONE TO NOTIFT)	FOR DELIVERY APPLY TO :				
AVARI PLAZA,	IID.		BOLLORE LOGISTICS PAKISTAN P				
			SUITE NO. 101 , FIRST FL., 1	· ·			
FATIMA JINNAH ROAD 75530 KARACHI			BL. 6, P.E.C.H.S, SHAHRA-E-	FAISAL			
			74400 KARACHI 74400				
PAKISTAN			PAKISTAN				
PRE-CARRIAGE BY *		PLACE OF RECEIPT *	-				
THE-DAITHIAGE BY		PLACE OF RECEIP1					
VESSEL		PORT OF LOADING *	POINT AND COUNTRY OF CRICIN				
MSC TOPAZ		PORT OF LOADING *	POINT AND COUNTRY OF ORIGIN				
PORT OF DISCHARGE		ANTWERPEN	TYPE OF MOVE				
KARACHI		PLACE OF DELIVERY *	TYPE OF MOVE	LOADING PIER / TER	RMINAL		
		T					
MARKS AND NUMBERS	NUMBER OF PACKAGES	DESCRIPTION	ON OF PACKAGES AND GOODS	GROSS WEIGHT	VOLUME =		
	TAGIOIGEO						
UNILEVER PASKITAN		FEO PROVICES					
		552 PACKAGES	n ₂₇ "	14426,520 K	58.512 M3		
86672584/552		13800 KG 882134 TFS1					
SHIPMENT: 3007797		TEA FLEXAROME FLAVOR	- 4				
		H.S.CODE: 33021000					
NTN# 0912725-9		BANK CONTRACT NO. KC	N202001018				
		DATED 24.04.2020	2				
		REEFER DETAILS:					
		Temp : 22 °c					
		Vent : closed					
		Dehumidification : O	FF				
		Period detention: 10	days				
CONTAINER: TTNU 818	480/7						
SEAL: 0002320							
TYPE: 40'RF							
			16 July 196				
		100/5 010-101	WARO AD DECLARED BY 611122				
		1	ILARS AS DECLARED BY SHIPPER				
		COMBINED TRANSPORT BILL OF LADING	CONTAINERIZED DECLARED VALUE		REFER TO CLAUSE 6 (4) (II) +(C) ON REVERSE SIDE		
carriage from the place or port indicated	above to such port	nt good order and condition unless otherwise stated, for or place as agreed, autorized, or permitted herein and thit and reverse of Bill of Lading to which the Merchant all stipulations and exceptions thereto whether written,	FREIGHT AND CHARGES	PREPAID	COLLECT		
expressly agrees by accepting this Bill o printed, stamped or otherwise incorporate	of Lading including and the first of the fir	all stipulations and exceptions thereto whether written,		THEFT			
The particulars given above are as stated value of the goods are unknown to the car	by the shipper and	the weight, measure, quantity, condition, contents, and					
In witness whereof the number of original sloned, one of witch being accomplished.	Bills of Lading as a	started herebelow, all of this tenor and date, have been to be void. If required by the carrier, one (1) original Bill	(A)	x			
of Lading must be surrendered in exchang	ge for the goods or d	delivery order.					
Number of Original Bill of Lading		ora Naras Suisse SA					
THREE/3	Boll	oré logisires Suisse 3A					
		Cheure					
ANTWERPEN		- CV 0x 135					
12/07/2020		CH-1217 Meyrin 1	TOTAL FREIGHT PAYABLE AT:				
		Signed as Agent for the Carrier	ORIGIN				
Place and date of issue		Trans Service Line					



				DILL	OF LADING	
SHIPPER			B/L NO.	FILE NO.		
FIRMENICH S.A. (MEY	RIN)		73000033310	73000/21/013077		
7, RUE DE LA BERGER	E		TRACKING NO.	BOOKING NO.		
				BOL730002101	3077	
1217 MEYRIN			EXPORT REFERENCE			
SWITZERLAND						
CONSIGNEE (IF "TO ORDER" SO	INDICATE)		FORWARDING AGENT			
CITIBANK N.A.			BOLLORE LOGISTICS SUISSE SA			
AWT PLAZA			CHEMIN GRENET 21			
I.I, CHUNDRIGAR ROA	D		CASE POSTALE 136			
74200 KARACHI	74200 KARACHI		1217 MEYRIN 1			
PAKISTAN			SWITZERLAND			
NOTIFY PARTY (NO CLAIM SHALL	ATTACH FOR FA	ILURE TO NOTIFY)	FOR DELIVERY APPLY TO :			
UNILEVER PAKISTAN L		,	BOLLORE LOGISTICS PAKISTAN	מיים דייים		
AVARI PLAZA,	10.		Comment of the St. March			
FATIMA JINNAH ROAD			SUITE NO. 101 , FIRST FL.,			
75530 KARACHI			BL. 6, P.E.C.H.S, SHAHRA-E	-FALSAL		
			74400 KARACHI 74400			
PAKISTAN			PAKISTAN			
PRE-CARRIAGE BY *		PLACE OF RECEIPT *	x 6 9 x			
VESSEL		PORT OF LOADING *	POINT AND COUNTRY OF ORIGIN			
MSC TOPAZ		ANTWERPEN				
PORT OF DISCHARGE		PLACE OF DELIVERY*	TYPE OF MOVE	LOADING PIER / TER	RMINAL	
KARACHI						
MARKS AND NUMBERS	NUMBER OF PACKAGES	DESCRIPTION	N OF PACKAGES AND GOODS	GROSS WEIGHT	VOLUME	
UNILEVER PASKITAN		552 PACKAGES	7-7	14426,520 K	58.512 M3	
86672584/552		13800 KG 882134 TFS12	87			
SHIPMENT: 3007797		TEA FLEXAROME FLAVOR	C C 2			
		H.S.CODE: 33021000				
NTN# 0912725-9		BANK CONTRACT NO. KCN	202001018			
		DATED 24.04.2020	5			
		REEFER DETAILS:				
		Temp : 22 °c				
		Vent : closed				
		Dehumidification : OF	F	H		
		Period detention: 10	days			
CONTAINER: TTNU 818	480/7					
SEAL: 0002320						
TYPE: 40'RF						
		ABOVE PARTICUL	ARS AS DECLARED BY SHIPPER			
		COMBINED TRANSPORT BILL OF LADING good order and condition unless otherwise stated, for	CONTAINERIZED DECLARED VALUE		REFERITO CLAUSE 8 (4) (8) 4(C) ON REVERSE SIDE	
carriage from the place or port indicated	above to such port o	r place as agreed, autorized, or permitted herein and	FREIGHT AND CHARGES	PREPAID	COLLECT	
expressly agrees by accepting this Bill of printed, stamped or otherwise incorporate	of Lading including at d as fully as if they we	I stipulations and exceptions thereto whether written,				
The particulars given above are as stated value of the goods are unknown to the car	l by the shipper and t mer.	he weight, measure, quantity, condition, contents, and				
In witness whereof the number of original signed, one of witch being accomplished, of Lading must be surrendered in exchange	the other(s), if any, to	arted herebelow, all of this tenor and date, have been a be void. If required by the carrier, one (1) original Bill slove order.		х		
Number of Original Bill of Lading						
	1 II	loré Logistos Suisso 🛶 .				
THREE/3	1,5011	Clemb Grenet 24				
		VOI 24 133	***			
ANTWERPEN		CU 1217 Mayare 1	COTAL EDELOUE PANCE			
12/07/2020	Į.	A	OTAL FREIGHT PAYABLE AT :			
Place and date of issue		Signed as Agent for the Carrier Trans Service Line	ORIGIN			



				טובנ (OF LADING
SHIPPER			B/L NO.	FILE NO.	
FIRMENICH S.A. (MEY	RIN)		73000033310	73000/21/013077	
7, RUE DE LA BERGER	UE DE LA BERGERE		TRACKING NO.	BOOKING NO.	
				BOL730002101	3077
1217 MEYRIN			EXPORT REFERENCE		
SWITZERLAND					
CONSIGNEE (IF «TO ORDER» SO I	INDICATE)		FORWARDING AGENT		
CITIBANK N.A.			BOLLORE LOGISTICS SUISSE SA		
AWT PLAZA			CHEMIN GRENET 21		
I.I. CHUNDRIGAR ROA	D		CASE POSTALE 136		
74200 KARACHI			1217 MEYRIN 1		
PAKISTAN			SWITZERLAND		
NOTIFY PARTY (NO CLAIM SHALL	ATTACH FOR FA	All LIRE TO NOTIFY)	FOR DELIVERY APPLY TO :		
	RMENICH S.A. (MEYRIN) RUE DE LA BERGERE 1.7 MEYRIN 1.7 MEYRIN 1.7 PLAZA 1. CHUNDRIGAR ROAD 2.00 KARACHI KISTAN 1. CHUNDRIGAR ROAD 2.01 KARACHI KISTAN 1. CHUNDRIGAR ROAD 3.01 KARACHI KISTAN 1. CHUNDRIGAR ROAD 3.03 KARACHI KISTAN 1. CHUNDRIGAR ROAD 3.04 KARACHI KISTAN 1. CHUNDRIGAR ROAD 3.05 KARACHI KISTAN 1. CHUNDRIGAR ROAD 3.06 KARACHI KISTAN 1. CHUNDRIGAR ROAD 3.07 KARACHI KISTAN 1. CHUNDRIGAR 1. CHUNDR		NA N	1 100	
	RMENICH S.A. (MEYRIN) RUE DE LA BERGERE 1.7 MEYRIN ITZERLAND IGNEE (IF-TO ORDER-SO INDICATE) PIBANK N.A. I PLAZA I. CHUNDRIGAR ROAD 200 KARACHI KISTAN Y PARTY (NO CLAIM SHALL ATTACH FOR FAILURE TO NOTIFY) LLEVER PAKISTAN LTD. ARI PLAZA, ANTIMA JINNAH ROAD 330 KARACHI KISTAN ARRIAGE BY PLACE OF RECEIPT EL PORT OF LOADING* ANTWERPEN OF DISCHARGE PLACE OF DELIVERY* RACHI ARAKS AND NUMBERS PACKAGES LLEVER PASKITAN 1572584/552 LLEVER PASKITAN 1572584/552 LLEVER PASKITAN 1572584/552 LLEVER PASKITAN 1572584/552 LLEVER PASKITAN 1572584/552 LLEVER PASKITAN 1572684/552 LABOUT PARTICULAR PARTI		BOLLORE LOGISTICS PAKISTAN PVT		
•			SUITE NO. 101 , FIRST FL., 10-		
			BL. 6, P.E.C.H.S, SHAHRA-E-FA	AISAL	
			74400 KARACHI 74400		
PAKISTAN			PAKISTAN		
DE CARRIAGE BY:		21.405.05.05.05.0			
PRE-CARRIAGE BY "		PLACE OF RECEIPT *	1		
VESSEL		PORT OF LOADING *	POINT AND COUNTRY OF ORIGIN		
MSC TOPAZ					
PORT OF DISCHARGE			TYPE OF MOVE	LOADING PIER / TER	ΙΜΙΝΔΙ
KARACHI		. Dist of Beliveri	THE ST MOVE	LOADING FIELD	IVIIIAAL
MARKS AND NUMBERS		DESCRIPTION	OF PACKAGES AND GOODS	GROSS WEIGHT	VOLUME =
			7		
UNILEVER PASKITAN		552 PACKAGES		14426,520 K	58.512 M3
86672584/552		13800 KG 882134 TFS128	87		
SHIPMENT: 3007797		TEA FLEXAROME FLAVOR			
		H.S.CODE: 33021000			
NTN# 0912725-9		BANK CONTRACT NO. KCN2	202001018		
		REEFER DETAILS.			
			11.63		
		Period detention: 10 d	days		
COMMATATED TOWNS 010	200/5				
	480/7				
TYPE: 40'RF					
		ABOVE BARTIOUS	ADS AS DECLARED BY SUIDDED		
			ARS AS DECLARED BY SHIPPER		
			_ CONTAINERIZED DECLARED VALUE		REFER TO CLAUSE 6 (4) (B) HC) ON REVERSE SIDE
carriage from the place or port indicated subject to all the terms and conditions a	above to such port of ppearing on the fron	or place as agreed, autorized, or permitted herein and	FREIGHT AND CHARGES	PREPAID	COLLECT
printed, stamped or otherwise incorporate	d as fully as if they w	vere all signed by the merchant.			
value of the goods are unknown to the car	mer	INVESTIGATION AND CONTRACTORS AND ADDRESS OF THE PROPERTY OF T			
signed, one of witch being accomplished,	the other(s), if any, t	to be void. If required by the carrier, one (1) original Bill		X	
		annal ameri			
	9	MIL Sting Suisses			
THREE/3		Bollore Croppet 24			
-		Cultura Clausica			
ANTWERPEN		Box Tab			
12/07/2020		CH-1217 Meyrin 1	OTAL FREIGHT PAYABLE AT :		
		Signed as Agent for the Carrier	ORIGIN		DC.
Place and date of issue	•	Trans Service Line			



				BILL	OF LADIN
SHIPPER			B/L NO.	FILE NO.	
FIRMENICH S.A. (MEY	RIN)		73000033310	73000/21/013	77
7, RUE DE LA BERGERI	Ξ		TRACKING NO.	BOOKING NO.	
				BOL730002101	3077
1217 MEYRIN			EXPORT REFERENCE		
SWITZERLAND					
ONSIGNEE (IF «TO ORDER» SO II	NDICATE)		FORWARDING AGENT		
CITIBANK N.A.			BOLLORE LOGISTICS SUISSE SA		
AWT PLAZA			CHEMIN GRENET 21		
I.I. CHUNDRIGAR ROAL	D		CASE POSTALE 136		
74200 KARACHI			1217 MEYRIN 1		
PAKISTAN			SWITZERLAND		
OTIFY PARTY (NO CLAIM SHALL A	ATTACH EOD EAU	LIDE TO NOTICY)	FOR DELIVERY APPLY TO		
UNILEVER PAKISTAN L'		LONE TO NOTH TY	14 THE THE A WAY THE TO	DVIII I IIID	
AVARI PLAZA,	ID.		BOLLORE LOGISTICS PAKISTAN SUITE NO. 101 , FIRST FL.,		
FATIMA JINNAH ROAD			BL. 6, P.E.C.H.S, SHAHRA-E		
75530 KARACHI			74400 KARACHI 74400	FAIDAL	
PAKISTAN			PAKISTAN		
			ON TO TON		
RE-CARRIAGE BY *		PLACE OF RECEIPT *			
ESSEL		PORT OF LOADING *	POINT AND COUNTRY OF ORIGIN		
MSC TOPAZ		ANTWERPEN			
ORT OF DISCHARGE		PLACE OF DELIVERY *	TYPE OF MOVE	LOADING PIER / TER	MINAL
KARACHI					
MARKS AND NUMBERS	NUMBER OF PACKAGES	DESCRIPTION	OF PACKAGES AND GOODS	GROSS WEIGHT	VOLUME
			EX E		
UNILEVER PASKITAN		552 PACKAGES		14426,520 K	58.512 M3
86672584/552		13800 KG 882134 TFS128	77		
SHIPMENT: 3007797		TEA FLEXAROME FLAVOR	e ^{j+1}		
		H.S.CODE: 33021000			
NTN# 0912725-9		BANK CONTRACT NO. KCN2	02001018		
	1	DATED 24.04.2020			
		DEGERE DEMATIC.			
		REEFER DETAILS:			
		Temp : 22 °c Vent : closed			
	1	Dehumidification : OFF			
		Period detention: 10 d			
CONTAINER: TTNU 818	80/7				
SEAL: 0002320					
TYPE: 40'RF					
		ABOVE PARTICULA	RS AS DECLARED BY SHIPPER		
		OMBINED TRANSPORT BILL OF LADING	CONTAINERIZED DECLARED VALUE		REFER TO CLAUSE 6 (4) +(C) ON REVERSE SID
Received by the carrier the goods specific carriage from the place or port indicated subject to all the terms and conditions as	ed above in apparent g above to such port or	pood order and condition unless otherwise stated, for place as agreed, autorized, or permitted herein and and reverse of Bill of Lading to which the Merchant	FREIGHT AND CHARGES	PREPAID	COLLECT
expressly agrees by accepting this Bill or printed, stamped or otherwise incorporate	f Lading including all	stipulations and exceptions thereto whether written			
The particulars given above are as stated value of the goods are unknown to the car	by the shipper and the rier.	e weight, measure, quantity, condition, contents, and			
in witness whereof the number of original signed, one of witch being accomplished, of Lading must be surrendered in exchang	the other(s), if any, to	rted herebelow, all of this tenor and date, have been be void. If required by the carrier, one (1) original Bill year, order.		X	
Number of Original Bill of Lading		sort south			
	'				
THREE/3			Maria A		
A MITTER DOOR					
ANTWERPEN		To	OTAL FREIGHT PAYABLE AT		
12/07/2020			2		
Place and date of issue	, s	igned as Agent for the Carrier Trans Service Line	ORIGIN		



				BILL (OF LADING
SHIPPER			B/L NO.	FILE NO.	
FIRMENICH S.A. (MEY	RIN)		73000033310	73000/21/0130)77
7, RUE DE LA BERGERI	Ξ		TRACKING NO.	BOOKING NO.	
				BOL7300021013	3077
1217 MEYRIN			EXPORT REFERENCE		
SWITZERLAND					
CONSIGNEE (IF «TO ORDER» SO II	NDICATE)		FORWARDING AGENT		
CITIBANK N.A.			BOLLORE LOGISTICS SUISSE SA		
AWT PLAZA			CHEMIN GRENET 21		
I.I. CHUNDRIGAR ROAL)		CASE POSTALE 136		
74200 KARACHI			217 MEYRIN 1		
PAKISTAN			SWITZERLAND		
NOTIFY PARTY (NO CLAIM SHALL A	ATTACH FOR FA	AILURE TO NOTIFY)	FOR DELIVERY APPLY TO :		
UNILEVER PAKISTAN L	ΓD.		SOLLORE LOGISTICS PAKISTAN E	PVT LTD	
AVARI PLAZA,			SUITE NO. 101 , FIRST FL., 1	10-B,	
FATIMA JINNAH ROAD			BL. 6, P.E.C.H.S, SHAHRA-E-	-FAISAL	
75530 KARACHI	I. CHUNDRIGAR ROAD 2000 KARACHI LKISTAN FY PARTY (NO CLAIM SHALL ATTACH FOR FAILURE TO NOTIFY) ILLEVER PAKISTAN LTD. VARI PLAZA, PATIMA JINNAH ROAD 1530 KARACHI LKISTAN CARRIAGE BY* PLACE OF RECEIPT* SEL PORT OF LOADING* ANTWERPEN TOF DISCHARGE PLACE OF DELIVERY* ANTWERPEN PLACE OF DELIVERY* SEL PORT OF LOADING* ANTWERPEN PLACE OF DELIVERY* TOF DISCHARGE PLACE OF DELIVERY* ANTWERPEN DE SEL PORT OF LOADING* ANTWERPEN PLACE OF DELIVERY* TOF DISCHARGE PLACE OF DELIVERY* ANTWERPEN DE SEL PORT OF LOADING* ANTWERPEN PLACE OF DELIVERY* TOF DISCHARGE PLACE OF DELIVERY* ANTWERPEN DE SEL PORT OF LOADING* ANTWERPEN PLACE OF DELIVERY* TOF DISCHARGE PLACE OF DELIVERY* ANTWERPEN DE SEL PORT OF LOADING* ANTWERPEN TOF DISCHARGE PLACE OF DELIVERY* ANTWERPEN DE SEL PORT OF LOADING* ANTWERPEN DE SEL PORT OF LOADIN		74400 KARACHI 74400		
PAKISTAN			PAKISTAN		
PRE-CARRIAGE BY *		PLACE OF RECEIPT *	V		
VESSEL		PORT OF LOADING *	POINT AND COUNTRY OF ORIGIN		
MSC TOPAZ		ANTWERPEN			
PORT OF DISCHARGE		PLACE OF DELIVERY *	TYPE OF MOVE	LOADING PIER / TER	IMINAL
KARACHI					
MARKS AND NUMBERS		DESCRIPTI	ON OF PACKAGES AND GOODS	GROSS WEIGHT	VOLUME
			7		
UNILEVER PASKITAN		552 PACKAGES	**	14426,520 K	58.512 M3
86672584/552		13800 KG 882134 TFS1	1287		
SHIPMENT: 3007797		TEA FLEXAROME FLAVOR	R ,		
		H.S.CODE: 33021000			
NTN# 0912725-9		BANK CONTRACT NO. KO	CN202001018		
		DATED 24.04.2020	:#SII		
		/- V			
		REEFER DETAILS:			
		Temp : 22 °c	and the second second		
		Vent : closed			
		Dehumidification : (OFF		
		Period detention: 10	0 days		
CONTAINER: TTNU 818	80/7				
SEAL: 0002320					
TYPE: 40'RF					
		ABOVE PARTICI	ULARS AS DECLARED BY SHIPPER		
(*) APPLICABLE ONLY WHEN DO	CUMENT USED AS	COMBINED TRANSPORT BILL OF LADING	CONTAINERIZED DECLARED VALUE		REFER TO CLAUSE 6 (4) (II) +(C) ON REVERSE SIDE
Received by the carrier the goods specifie	d above in apparen	it good order and condition unless otherwise stated, for or place as agreed, autorized, or permitted herein and			+(c) on reverse side
subject to all the terms and conditions ar	pearing on the from	at and reverse of Bill of Ladino to which the Marchant	THEIGHT AND CHARGES	PREPAID	COLLECT
The particulars given above are as stated	by the shipper and	all stipulations and exceptions thereto whether written, were all signed by the merchant, the weight, measure, quantity, condition, contents, and			
value of the goods are unknown to the car In witness whereof the number of original	rier. Bills of Lading as s	tarted herebelow, all of this tenor and date, have been		x	
signed, one of witch being accomplished, of Lading must be surrendered in exchang	the other(s), if any,	to be void. If required by the carrier, one (1) original Bill.		^	
Number of Original Bill of Lading					
THREE/3			3		
TIMEE/ J					
ANTWERPEN					
12/07/2020			TOTAL FREIGHT PAYABLE AT :		
12,01,2020		Signed as Agent for the Carrier	ORIGIN		
Place and date of issue		Trans Service Line	OKIGIN		



				BILL (OF LADING
SHIPPER			B/L NO.	FILE NO.	
FIRMENICH S.A. (MEY			73000033310	73000/21/013	077
7, RUE DE LA BERGER	Е		TRACKING NO.	BOOKING NO.	
1017 MEIOTH			EXPORT REFERENCE	BOL730002101	3077
1217 MEYRIN SWITZERLAND			EXPORT REFERENCE		
SWI I ZERLAND					
ONSIGNEE (IF «TO ORDER» SO I	NDICATE)		FORWARDING AGENT		
CITIBANK N.A.			BOLLORE LOGISTICS SUISSE SA		
AWT PLAZA			CHEMIN GRENET 21		
I.I. CHUNDRIGAR ROA	D		CASE POSTALE 136		
74200 KARACHI	74200 KARACHI		1217 MEYRIN 1		
PAKISTAN		SWITZERLAND			
OTIFY PARTY (NO CLAIM SHALL	ATTACH FOR FA	ILUBE TO NOTIEY)	FOR DELIVERY APPLY TO		
UNILEVER PAKISTAN L		LONE TO HOTH TY	N Same the facility	NEW TELD	
AVARI PLAZA,	ID.		BOLLORE LOGISTICS PAKISTAN F SUITE NO. 101 , FIRST FL., 1		
FATIMA JINNAH ROAD			BL. 6, P.E.C.H.S, SHAHRA-E-	· ·	
75530 KARACHI			74400 KARACHI 74400	TAISAD	
PAKISTAN			PAKISTAN 74400		
			- CONTRACTOR		
RE-CARRIAGE BY *		PLACE OF RECEIPT *	Tew v		
- COE1		DODT OF LOADING +	POINT AND COUNTRY OF CRICK		
ESSEL MCC. TODAY		PORT OF LOADING *	POINT AND COUNTRY OF ORIGIN		
MSC TOPAZ DRT OF DISCHARGE		ANTWERPEN	Type of Move	LOADING BIED (15 AT IN TO THE
KARACHI		PLACE OF DELIVERY *	TYPE OF MOVE	LOADING PIER / TER	MINAL
MARKS AND NUMBERS	NUMBER OF	DECORPTION	NOT BACKLOTA AND GOODS	ODODO WEIGHT	VOLUME
MARKS AND NOMBERS	PACKAGES	DESCRIPTION	N OF PACKAGES AND GOODS	GROSS WEIGHT	VOLUME
			_ 469		
UNILEVER PASKITAN		552 PACKAGES		14426,520 K	58.512 M3
86672584/552		13800 KG 882134 TFS12	287		
SHIPMENT: 3007797		TEA FLEXAROME FLAVOR			
		H.S.CODE: 33021000			
NTN# 0912725-9		BANK CONTRACT NO. KCN	V202001018		
		DATED 24.04.2020			
		DEFEND DEMATES			
		REEFER DETAILS:			
		Temp : 22 °c			
		Vent : closed Dehumidification : OF			
		Period detention: 10			
		refrod decemeron: 10	days		
CONTAINER: TTNU 818	180/7				
SEAL: 0002320					
TYPE: 40'RF					
		ABOVE BARTICU	ARS AS DECLARED BY SHIPPER		
(*) APPLICABLE ONLY WHEN D	OCUMENT USED AS	COMBINED TRANSPORT BILL OF LADING	CONTAINERIZED DECLARED VALUE		REFER TO CLAUSE 6 (4) IR +(C) ON REVERSE SIDE
		good order and condition unless otherwise stated, for ir place as agreed, autorized, or permitted herein and	1 ,		7.5- Gram.ros
subject to all the terms and conditions a	ppearing on the front	r place as agreed, autorized, or permitted herein and t and reverse of Bill of Lading to which the Merchant I stipulations and exceptions thereto whether written,	FREIGHT AND CHARGES	PREPAID	COLLECT
printed, stamped or otherwise incorporate	d as fully as if they we	ere all signed by the merchant. he weight, measure, quantity, condition, contents, and	4 4		
value of the goods are unknown to the ca In witness whereof the number of origina	mer. I Bills of Lading as st	arted herebelow, all of this tenor and date, have been		x	
signed, one of witch being accomplished, of Lading must be surrendered in exchan	tne other(s), if any, to ge for the goods or de	be void. If required by the carrier, one (1) original Bill livery order.		^	
Number of Original Bill of Lading	9				
THREE/3					
			×		
ANTWERPEN					
12/07/2020			TOTAL FREIGHT PAYABLE AT		
, · · · ·		Signed as Agent for the Carrier	ORIGIN		
Place and date of issue	`	Trans Service Line			



المجلس الأوروبي للأغذية الحلال Halal Food Council of Europe

Registration No: 827964482

4 Rue de la Presse, 1000 Brussels, Belgium | Tel: +32-2227-1114, +32-2227-2728 | Fax: +32-2218-3141 | www.HFCE.cu

شهادة حلال HALAL CERTIFICATE

The Halal Food Council of Europe hereby certifies that the products listed below have met the Halal requirements in accordance with Islamic laws. المجلس الأوروببي للأغذية الحلال يشهد بأن المنتجات المذكورة أدناه قد إستوفت شروط الحلال وفقأ للشريعة الإسلامية

Date: November 13, 2018

Document #: 1178.13087.IH186351

Firmenich SA - Swiss Rue de la Bergere 7 Meyrin-Satigny, Geneva CH-1217 Switzerland Company Name & Address:

Firmenich SA - Swiss Rue de la Bergere 7 Meyrin-Satigny, Geneva CH-1217 Switzerland

Product Code Plant Name & Address: ProductName

A43226

HC-18FIG717

Product Certificate #

1. TEA FLEXAROME FLAVOR

882134 TFS1287



This Certificate is valid until December 31, 2020 and subject to renewal at that





D150129302HCP1E Page 1 of 1

74200 KARACHI

_ Pakistan

-AT PK-KHI-GTW KHA3

Ref: SO 3624283/UNILEVER PAKIS TAN LIMITED

Pce/Shpt Weight Piece 0.5 kg 1/1

Contents: Documents, gene ral business gene ral business gene ral business (2L)PK74200+42000000

