



**OM LOGISTICS SUPPLY CHAIN**  
Simplifying Your Business

Om Logistics Supply Chain Pvt. Ltd.  
Corporate Office : 130, Punjabi Bagh (T.C.) Ring Road,  
New Delhi-110035  
\*Phone : 011- 45970200  
\*Email: omgroup@olsc.in  
\*Visit us at : www.omlogisticssupplychain.com  
PAN No. AAEC04660K  
Taxable Service : Courier Agency  
CIN : U52100DL2024PTC435076  
OLSC/OPS/7.5/F01/RN-2



Docket No.

1009522

Consignee Copy



AT OWNER'S RISK		E-WAY BILL No.		BOOKING MODE		DATE		TIME		DELIVERY INSTRUCTIONS	
*Subject to Delhi Jurisdiction only				Road		11/11/2025					
Consignor : Avery Dennison P.V.T.LTD.				Consignee: Shriram Enterprises				FREIGHT DETAILS		Rs. P	
GST No : Phone No :				GST No : Phone No :				Rate			
FROM : GST No. : Ranjangan				To : GST No. : Pune				Freight			
CONSIGNMENT DETAILS				PAYMENT TERMS				Docket Charges		250 00	
No. of Pkgs.	Type of Packing	Item Description (Said to Contain)		Freight Mode		Billing Station		Fuel Surcharge			
In Figures	04			TRB		CHR		F.O.V			
In Words	Ro4			If paid by Cash/Cheque, specify amount				Collection Charges			
		Invoice No. (s)	91110040095	(in Figures) Rs. : 91110040095		(in Words) Rs. : 91110040095		Delivery Charges			
	Date			MR No. / Cheque No. :				Detention Charges			
	Gross Invoice Value			Date :				Value added Services (VAS) Charges			
	Net Invoice Value			Docket No.		1009522		Demurrage Charges			
Dimension (LXBXH in Inches)	Part no. (s)			Consignment Acknowledgement by Consignee		received the shipment as per details contained here in		Handling/Labour (Booking)			
	Quantity			Signature : .....		Seal of the company with date		Handling/Labour (delivery)			
TOTAL CFT	TOTAL CFT (Kgs.)	Actual Weight (Kgs.)	Charged Weight (Kgs.)					Others			
		290. Kg						TOTAL			
								SGST@9%			
								CGST@9%			
								IGST@18%			
								G. TOTAL			
QUALITY & QUANTITY NOT CHECKED				REMARKS		ENDORSEMENT		GENERAL INFORMATION		OM LOGISTICS SUPPLY CHAIN PVT. LTD.	
Signature of the Shipper or his agent				Unloading by consignee:		If is intended to use the Receiver Copy of this set for the purpose of borrowing from the Receiver Bank		This is not a GST Invoice. For Tax Invoice contact to our branch.		Employee Code	

TRANSPORTER ID: 88AAECO4660K1Z7



## TERMS &amp; CONDITIONS FOR GOODS RECEIPT OWNER'S RISK

1. Nature, contents, conditions and value of the consignment are unknown to the Om Logistics Supply chain Pvt. Ltd. (herein after called the company)  
The company entry goods on Owner risk.

2. (a) The company does not guarantee delivery within any specified time & the company shall not be liable for any delay in transport or delivery not due to an negligence or default of the carrier or his agent or servant.

(b) The company or their agents shall be exempted from any loss or damages through pillage's, accident from the collision or any other road or river hazard of default of the staff/drivers/lehours or agents of the company.

3. In the event stomary route due to causes beyond the control of the company it will be within discretion of the of any interruption of through communication of the booked or customer company to cause this traffic to be carried by the next shortest open route but only the condition applying to the booked or custom company being equally operative over the route by which the consignment is carried not with standing or route of carriage for the transport for reason beyond control of the company

4. The company shall not liable for any loss or damage to goods due to theft. Whether condition, strikes, riots, disturbance, fire, explosion or accident, leakage and breakage however all reasonable precaution are taken to provide against such contingencies even if F.O.V. is paid on the goods as per clause 17.

5. Delivery of goods should be taken from company's godown within a week of their arrival failing which godown rent of 0.10 paise per kg per day, or part there per day will be charged. The Consignor or Consignee or other holder of the Receipt if interested shall ascertain the date and time of arrival from the company.

6. The company undertakes to and deliver the goods in the like order and conditions as received subject to any deterioration in the conditions of goods resulting from natural cause like effect to temperature, weather condition to be consignee or to his order or he assign on the relative receipt being surrendered to this company duly discharged by the bank through which receipt has been negotiated or on holder on receipt producing a letter from such bank authorizing delivery of the goods and only the holder of the receipt entitled to deliver as above said shall have right recourse against the company for all claims arising thereon.

7. The company has the right to reweight re-measure reclassify or re-calculate the rates at the place or destination before delivery for reasons as signed writing and only in the presence of the holder of the receipt or his duly authorized agents and to collect any commission or under charges.

9. The company shall have the right to dispose of perishable goods undelivered after 24 hours of arrival without any notice and other goods after 40 days.

10. The consignor making a false declaration as to the content description qualities of the goods carried will be held liable for any damage which company may

maintain as result of such declaration. The consignor will therefore declare this goods correctly and taken precautions to comply with government regulation force, from time to time. The company will not be responsible if the any goods declared contraband and confiscated by the government authority.

11. The consignor shall be primarily, liable to pay the transport charges and all other incidental charges if any at Head Office of the company in Delhi or at any other agreed place.

12. The company shall have the right to entrust the goods to any other lorry or service for transport in the goods being so entrusted by the company to another carrier, the other carriers shall be between the consignor and the company be deemed to be the company's agent so that the company shall not with tander

13. (a) No inquiry will be entertained relating to any consignment after the expiry of 30 days from the date of delivery.

OUR OFFICE

(b) No intimation will be given to the consignee about arrival of goods, it is consignee's duty to inquire about arrival of the particular of good.

© The company reserve the right to withhold delivery of the consignment to recover the freight, old due and other charges.

(d) The company reserve the right to sell the goods after 60 days of arrivals of goods at destination to relieves its dues.

14. No suit shall be against the company in respect of any consignment without a claim made in writing in that behalf and preferred within 60 days from the date of arrival at destination by the party concerned.

10. When a bank has agreed to accept a Lorry Receipt as a document of title to the goods hereby carried & has become interested as holder or as endorsee of the Lorry receipt whether before or after the entrustment of the goods to the company hereby agree in consideration of the same to hold themselves

liable and shall be deemed to have held themselves liable at all times directly to the bank concerned as if the bank were a party to the material times directly to Bank concerned as if the bank were the party to contract herein contained with the right to recourse against the company to extend to the bank's interest in the

security as such as insured in terms of the provisions of the carries act III of 1995 against any and all risk of physical loss or damage under any circumstances whatsoever any to indemnify and pay the bank to the extent of loss or damage on any ground whatsoever as against the co-ventor, consignee or owner of the

16. The court in Delhi City only shall have jurisdiction in respect of all claims and matters arising out of or in respect of the goods receipt.

18. Demurrage shall be charged @ 1% per day on invoice value or Rs. 1/- per Kg per day, whichever is higher.

20. The companies do not undertake the responsibility for rebooking of the goods consigned through them for any destination.

2.1. (a) The company shall have a lien at right to retain the goods for unpaid/outstanding dues being freight octroi warehouse handling charges, demurrage, labour and/or other charges etc, both current, previous and/or arrears thereof, in respect of any consignment of the party or its associate subsidiary.

company/companies its agents its principals, its representative and or consignment handed by or death with at the instruction of the party shall also have a general lien for their previous unpaid/outstanding was (as state above) payable by the person mentioned herein above. No dues of the company shall have

Be delayed with held/deducted of adjusted against any claim or counter claim. No claim shall be entertained unless the dues as a afore mentioned are settled by the company by the party concerned. Interest @24% per annum will be payable from the due date, till payment by the party to the company. Due date would be

(b) No criminal case will be logged against the company in case of company exercising his lien on the goods for non payment of any unpaid/out standing dues

22. The consignor hereby expressly declares that the above particulars furnished by him its agent are correct. No prohibited articles are included and no is

23. In case of misunderstanding or an act by the which party lodges claim with the insurance company after the dues process the claim is settled. We and

consignor, consignee under mutual agree we will not issue authority to insurance for any kind of recovery from the carrier (Recovery will not be initiated against carrier) by any party individually or jointly. We have agree to this as special understanding between carrier/consignor/consignee, which over-ride any other

Clause/ract/power which is already in force

**OUR OFFICES IN ALL INDIA**

[illegible]