

SUBJECT TO DELHI JURISDICTION ONLY 3

RITCO LOGISTICS LIMITED

Corp. & Admin. Office: "RITCO HOUSE" 336, Phase-II, Udyog Vihar,

Gurugram - 122 016, Haryana Ph.: 0124-4702300/301 E-mail: ho@ritcologistics.com Regd. Office: 508, 5th Floor, Jyoti Shikhar Tower, District Centre,

Janakpuri, New Delhi-110058 Ph.: 011-25522158

26807078 G.R. No.

Issuing Office: BLR

From My 2070

To Tamshedpur

Jams-healb AHMEDABAD:0795-32528369, 32528412 VEHICLE NO. At Owner's Risk ALLAHABAD: 0532-3209392 **CONSIGNEE COPY** BHILAI: 0788-4051981 WB1128955 BHILWARA:01482-241852 BHIWANDI:02522-273650 Packing Quantity Said to Contain Weight BHUBNESHWAR: 0674-2546494 CHITTORGARG: 01472-320477 CUTTACK:0671-3251716 156 Ture Invoice HO GORAKHPUR: 2341883, 9336412153 D.R. NO. Gross HALDIA: 03224-273268, 273385 HAZIRA: 3290971, 0261-2861001 150 9582670979 HOSHIARPUR: 9878225685 INDORE: 0731-3207115 Tare..... JABALPUR: 0761-4076099 150 JAIPUR: 9928049217 1049 D.O. NO. JAJPUR ROAD: 06726-325137 JAM NAGAR: 0288-3290319 Net 1.450 Kes KANPUR: 9839576341 KASHIPUR: 9837050931 KOLKATTA: 033-25210292, 25210365 DOPI NO. Seal Mo KORBA: 07759-246093 Charged..... LUDHIANA: 9872611247 MUMBAI: 022-33036422, 23432464 050015 NAGPUR: 0172-3207222 PARADEEP: 0672-2228149 Freight :.... RAIPUR: 0771-4020981 GP NO. UDAIPUR: 9928640079 UP BORDER: 0120-2627836 VAPI: 0260-2432576, 3200788 Check by :.... VARANASI: 0542-2371872, 2370148 VISHNUPUR: 9851210631 FORM NO. Consignee's C.S.T. No. : 121482387912 Comput. by: Invoice Value: 3055478 141482387918

Driver Name:

Signature:

Sign of Booking Officer:

P.T.O.

ACKNOWLEDGE

TRUCK REPORTING DATE TRUCK UNLOADING DATEOS VEHICLE NUMBER.... RECEIVED CTY. TYRE TUBE TO FLAPS TO RECEIVED CTY. ROLL SO GUM SOLUTION

SOLUTERMS & CONDITIONS

UNLOADING CHARGES.... THE COMPANY DOES NOT DAKE ANY RESPONSIBILITY . SIZERAIN, WATER OF WEATHER SENDER IS RESPONSIBLE FOR PROPER PACKING AND BREAKABLE GOODS ARE CARRIED AT ABSOLUTE OWNERS RISK ATTERIOR SENDENCE SIGNATURE

PERISHABLE ARE CARRIED AT THE ABSOLUTE RISK OF THE OWNER AND THE COMPANY DOES NOT TAKE AN are & Industries RESPONSIBILITY WHATSOEVER.

THE COMPANY WILL SEND GOODS AT THE EARLIEST POSSIBLE OPPORTUNITY IN FULL OR PART ASSOCIATED TO ITS CONVIENCE.

THE GOODS WILL BE DELIVERED AGAINST PAYMENT 2022 ALL CHARGES.

THE GOODS WILL BE DELIVERED THE DESTINATION IN THE COMPANY'S GODOWN ONL THE SS SETTLED OTHERWISE IN WRITING.

THE DELIVERY OF THE GOODS WILL HAVE TO BE TAKE WITHIN 3 DAYS AFTER ITS ARRIVAL AT THE DESTINATION FAILING WHICH THE SAME WILL BE LIABLE TO PAYMENT OF DEMURRAGE AT THE RATE OF RS. 5 PER QUINTAL/PER PACKAGE PER DAY WHICHEVER IS HIGHER.

7. IF THERE IS ANY CLAIM ON ACCOUNT OF THE SHORT/NON RECEIPT THE SAME SHALL HAVE TO BE INTIIMATED IN WRITING WITHIN 0 DAYS FROM THE DATE OF BOOKING AFTER WHICH THE SAME WILL NOT BE ENTERTAINED.

- THE COMPANY DOES NOT TAKE ANY RESPONSIBILITY FOR DELAYS OR LOSS IN TRANSIT DUE TO ACCIDENTS. STRIKES OR ANY OTHER CAUSE BEYOND ITS CONTROL OR DUE TO BREAKDOWN ENROUTE AND OF THE CONSEQUENCES THAT FOLLOW.
- ONCE THE DELIVERY OF GOODS IS EFFECTED AGAINST THE RECEIPT NO CLAIM WILL BE ENTERTAINED AFTER
- 10. IF THE OCTROI OR CUSTOM AUTHORITIES ASSESS THE GOODS WRONGLY. THE COMPANY WILL NOT BE RESPONSIBLE FOR THEIR FAULT AND THE CLAIM IF ANY WILL HAVE TO BE MADE BY THE PARTIES ON THE CONCERNED DEPARTMENTS DIRECT WITH NO OBLIGATION OF THE COMPANY TO ASSIST.
- 11. IF ANY DIFFERENCE IS FOUND IN CONSIGNMENT WEIGHT AS COMPARED WITH THE DECLARED WEIGHT ON THE GR AND GOODS ITSELF. THE COMPANY WILL RECOVER FULL CHARGES AT THE DESTINATION FOR ACTUAL WEIGHT PLUS 25% EXTRA
- 12. IF THE GOODS OF THIS GR DOES NOT ARRIVE AT THE DESTINATION WITHIN ONE MONTH THE SENDER SHOULD

SEND THE REGISTERED NOTICE TO THE COMPANY OTHERWISE THE COMPANY WILL NOT BE RESPONSIBLE FOR THE CLAIM THEREAFTER ON ANY ACCOUNT.

- 13. IF THE CONSIGNEE DOES NOT TAKE DELIVERY OF THE GOODS WITHIN ONE MONTH THE COMPANY RESERVES THE RIGHT TO DISPOSE OFF THE MATERIAL IN PUBLIC AUCTION OR THROUGH SOME OTHER MEANS THAT MAY BE CONVENIENT AND THE SENDER WILL BE RESPONSIBLE FOR ALL LOSSES THAT MAY HAVE TO BE SUFFERED BY THE COMPANY INCLUDING FREIGHT ETC.
- GOODS INSURED COVER FIRE RISK ONLY.

CUMPANY DOES NOT TAKE ANY RESPONSIBLE FOR LOBS OF DAMAGE TO MATERIAL CAUSED DUE TO RIOT CIVIL COMMOTION.

PAYORANCE THE LOADED VEHICLE CATCHES FIRE OR MEET WITH AN ACCIDENT THE COMPANY WILL NOT BE RESPONSIBLE FOR ANY LOSS OR DAMAGE CAUSED TO HEMATERIAL.

ALL DISPUTES SUBJECT TO DELHI JURISDICTION ONLY AND EXCUSIVELY.

- 18. IT WILL BE WITHIN THE RIGHTS OF THE COMPANY TO DELIVER THE GOODS/CONSIGNMENT WITHOUT COLLECTION OF THE ORIGINAL GR TO THE PARTY IF THE PARTY'S NAME IS MENTIONED IN THE CONSIGNEE COLUMN THE G.R. COMPANY, SHALL NOT BE LIABLE FOR ANY CLAIMS ARISING THERE OF FROM SUCH DELIVERY.
- 19. SELF GR IS A BEARER CHEQUE AND ANYBODY WHO HOLDS IT CAN COLLECT THE CONSIGNMENT.
- 20. ANY BODY WHO SELFS THIS G.R. TO ANY OTHER BANK OR PARTY WILL BE RESPONSIBLE HIMSELF FOR ALL THE BOUNCED CHEQUES THAT MAY FOLLOW.
- 21. THE COMPANY IS NOT RESPONSIBLE FOR BRINGING BACK THE GOODS.
- 22. CONSIGNOR/CONSIGNEE IS RESPONSIBLE FOR THE ILLEGAL GOODS BOOKED.
- 23. CLAIMS FOR UNINSURED GOODS ARE LIMITED UPTO RS. 50/- ONLY.
- 24. IF THE VEHICLE OR VEHICLES OF THE COMPANY IS/ARE HELD UP TO BARRIER BY THE COMPETENT AUTHORITIES FOR CARRYING ILLEGAL MATERIAL OR MATERIALS NOT CONFIRMING OR MEETING WITH THE SALES TAX/STATUTORY REQUIREMENTS AS HANDED OVER BY THE PARTIES. ALL LOSSES SUFFERED BY THE COMPANY WILL BE PAYABLE BY CONSIGNOR/CONSIGNEE TO THE COMPANY AND THE COMPANY SHALL NOT BE LIABLE FOR ANY LOSS TO THE CONSIGNMENT.