

Shipped in apparent good order and condition by

Tanker Bill of Lading

B/L NO. DUM/PAR-12

Shipper

PT INTIBENUA PERKASATAMA
SPRING TOWER, 02 - 21 JL. K.L. YOS SUDARSO
TANJUNG MULIA - MEDAN DELI - MEDAN -
SUMATERA UTARA - 20241 INDONESIA

FIRST ORIGINAL

Consignee

CELENA ALIMENTOS S/A
CNPJ: 06.159.809/0005-70 AVENIDA: CORONEL SANTA RITA, 2001 -
SALA: 17 CEP: 83221-675 BAIRRO: INDUSTRIAL
PARANAGUA - PR BRASIL

Notify address

CELENA ALIMENTOS S/A
CNPJ: 06.159.809/0005-70 AVENIDA: CORONEL SANTA RITA, 2001 -
SALA: 17 CEP: 83221-675 BAIRRO: INDUSTRIAL
PARANAGUA - PR BRASIL

On board the tanker	Flag	Master
MT. EVA PEARL VOY. 2506	PHILIPPINES	CAPT. TIAGA AL LIRAZAN
Loaded at the port of DUMAI, INDONESIA	To be delivered to the port of PARANAGUA, BRAZIL	

A quantity in bulk said by the Shipper to be:

COMMODITY (Name of Product)	QUANTITY (lbs., tonnes, barrels, gallons)
RBD PALM STEARIN NCM: 1511.90.00	300.000 MT
CLEAN ON BOARD DATED 20TH JULY 2025	FREIGHT UNIT : USD 107.00/MT TOTAL FREIGHT AMOUNT : USD 32,100.00

"FREIGHT PREPAID"

OCEAN CARRIAGE STOWAGE: 3S,9P AND 9S

This shipment of 300.000 Metric tons was loaded on board the Vessel as part of one original lot of 2,249.824

Metric tons stowed in 3S,9P AND 9S with no segregation as to parcels. For the whole shipment 8 (EIGHT) sets of Bill of Lading have been issued for which the Vessel is relieved from all responsibilities to the extent it would be if one set only would have been issued. The Vessel undertakes to deliver only that portion of the cargo actually loaded which is represented by the percentage that the total amount specified in the Bill(s) of Lading bears to the total of the commingling shipment delivered at destination. Neither the Vessel nor the owners assume any responsibility for the consequences of such commingling nor for the separation thereof at the time of delivery.

The quantity, measurement, weight, gauge, quality, nature and value and actual condition of the cargo unknown to the Vessel and the Master, to be delivered to the port of discharge or so near thereto as the Vessel can safely get, always afloat upon prior payment of freight as agreed. Cargo is warranted free of danger to Vessel except for the usual risks inherent in the carriage of the commodity as described.

This shipment is carried under and pursuant to the terms of the Charter dated 27TH JUNE 2025

Between HANSA TANKERS AS as Owner and ICOF SHIP CHARTERING PTE LTD As Charterers, and all conditions, liberties and exceptions whatsoever of the said Charter apply to and govern the rights of the parties concerned in this shipment. The Clause Paramount, New Jason Clause and Both to Blame Collision Clause as set out on the reverse of this Bill of Lading are hereby incorporated herein and shall remain in effect even if unenforceable in the United States of America. General Average payment according to the York-Antwerp Rules 1974, as amended 1994.

The Master is authorized to act for all interests in arranging for salvage assistance on terms of Lloyd's Open Form. The freight is payable discountless and is earned concurrent with loading, ship and/or cargo lost or not lost or abandoned.

The Owners shall have an absolute lien on the cargo for all freight. Deadfreight, demurrage, damages for detention and all other monies due under the above mentioned Charter or under this Bill of Lading, together with the costs and expenses, including attorneys fees, of recovering same, and shall be entitled to sell or otherwise dispose of the property liened and apply the proceeds towards satisfaction of such liability.

The contract of carriage evidenced by this Bill of Lading is between the shipper, consignee and/or owner of the cargo and the owner or demise charterers of the Vessel named herein to carry the cargo described above.

It is understood and agreed that, other than said shipowner or demise charterer, no person, firm or corporation or other legal entity whatsoever, is or shall be deemed to be liable with respect to the shipment as carrier, bailee or otherwise in contract or in tort. If, however, it shall be adjudged that any other than said shipowner or demise charterer is carrier or bailee of said shipment or under any responsibility with respect thereto, all limitations of or exonerations from liability and all defences provided by law or by the terms of the contract of carriage shall be available to such other.

All of the provisions written, printed or stamped on either side hereof are part of this Bill of Lading Contract.

In Witness Whereof, the master has signed THREE (3) ORIGINALS

Bills of Lading of this tenor and date, one of which being accomplished, the others will be void.

SINGAPORE AS AT DUMAI,

Dated at INDONESIA this 20TH day of JULY 2025



AS AGENT FOR AND ON BEHALF OF THE MASTER
CAPT. TIAGA AL LIRAZAN

Shipped in apparent good order and condition by

Shipper

PT INTIBENUA PERKASATAMA
SPRING TOWER, 02 - 21 JL. K.L. YOS SUDARSO
TANJUNG MULIA - MEDAN DELI - MEDAN -
SUMATERA UTARA - 20241 INDONESIA

Tanker Bill of Lading

B/L NO. DUM/PAR-12

SECOND ORIGINAL

Consignee

CELENA ALIMENTOS S/A
CNPJ: 06.159.809/0005-70 AVENIDA: CORONEL SANTA RITA, 2001 -
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Shipped in apparent good order and condition by

Shipper

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SPRING TOWER, 02 - 21 JL. K.L. YOS SUDARSO
TANJUNG MULIA - MEDAN DELI - MEDAN -
SUMATERA UTARA - 20241 INDONESIA

Tanker Bill of Lading

B/L NO. DUM/PAR-12

THIRD ORIGINAL

Consignee

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On board the tanker	Flag	Master
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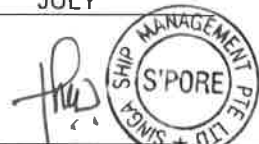
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COPY NOT NEGOTIABLE

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AS AGENT FOR AND ON BEHALF OF THE MASTER
CAPT. TIAGA AL LIRAZAN

TERMS CONTINUED FROM OVERSIDE

1. CLAUSE PARAMOUNT. This Bill of Lading shall have effect subject to the provisions of the carriage of Goods by Sea Act of the United States, approved April 16, 1936, as amended, except that if this Bill of Lading is issued at a place where any other Act, ordinance or legislation gives statutory effect to the International Convention for the Unification of Certain Rules relating to Bills of Lading at Brussels, August 1924, as amended, then this bill of lading shall have effect, subject to the provisions of such Act, ordinance or legislation. The applicable Act, ordinance or legislation (hereinafter called the "Act") shall be deemed to be incorporated herein and nothing herein contained shall be deemed a surrender by the Owner of any of its rights or immunities or an increase of any of its responsibilities or liabilities under the Act if any term or this Bill of Lading be repugnant to the Act to any extent, such term shall be void to the extent but no further.

2. NEW JASON CLAUSE. In the event of accident, danger, damage or disaster before or after the commencement of the voyage, resulting from any cause whatsoever, whether due to negligence or not, for which, or for the consequence of which, the carrier is not responsible, by statute, contract or otherwise, the goods, shippers, consignees or owners of the goods shall contribute with the carrier in General Average to the payment of any sacrifices, losses or expenses of a General Average nature that may be made or incurred and shall pay salvage and special charges incurred in respect of the goods. If a salving ship is owned or operated by the carrier, salvage shall be paid for as fully as if the said salving ship or ships belonged to strangers. Such deposit as the carrier or his agents may deem sufficient to cover the estimated contribution of the goods and any salvage and special charges thereon shall, if required, be made by the goods, shippers, consignees or owners of the goods to the carrier before delivery,

3. BOTH TO BLAME. If the ship comes into collision with another ship as a result of the negligence of the other ship and any act, neglect or default of the Master, mariner, pilot or the servants of the carrier in the navigation or in the management of the ship, the owners of the goods carried hereunder will indemnify the carrier against all loss or liability to the other non-carrying ship or her owners in so far as such loss or liability represent loss of, or damage to, or any claim whatsoever of the owners of said goods, paid or payable by the other or non-carrying ship or her owners to the owners of the said goods and set off, recouped or recovered by the other or non-carrying ship or her owners as part of their claim against the carrying ship or carrier. The foregoing provisions shall also apply where the owners, operators or those in charge of any ship or ships or objects other than, or in addition to, the colliding ships or object are at fault in respect to a collision or contact.