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| **TO: Ocean Network Express Pte Ltd.** | | | |  |  |  |
| 1 | Vessel/Voyage: |  |  |
| 2 | Booking No. |  |  |
| 3 | Equipment (Qty/Type) |  |  |
| 4 | Port of Loading |  |  |
| 5 | Port of Discharge |  |  |
| 6 | Final Destination |  |  |
| 7 | Shipper |  |  |
| 8 | Consignee |  |  |
| 9 | Notify Party |  |  |
| 10 | Goods (Cargo Description) |  |  |
| 11 | Packaging |  |  |
| 12 | Quantity (No. of boxes/drums,pallets, etc) |  |  |
| 13 | Cargo Gross Weight |  |  |
| 14 | Cargo Net Weight |  |  |
|  |  |  |  |
| We, [Shipper’s name and registered address] hereby request you carry the Goods from [ ] to [ ], binding ourselves to the terms and conditions of your Booking Confirmation Note, as per Booking No. [ ] above, and of any subsequently issued Contract of Carriage. The terms of this Letter of Indemnity are intended to supplement the terms of the said Booking Confirmation Note and Contract of Carriage, which terms for the avoidance of doubt will prevail over the terms of this Letter of Indemnity in the event of a conflict.  In consideration of your agreeing to carry the Goods as above;  We declare and confirm that the Goods are not goods or products, listed as dangerous under the “International Maritime Dangerous Good (IMDG) Code” and are not goods or products prohibited under the Basel Convention & Regional regulations.  We undertake to ensure that the packaging, stuffing and loading of the Goods are carried out in strict conformity with all applicable laws, conventions, regulations and industry guidelines including the CTU Code for the stuffing and the loading of such goods for transportation.  We agree that whenever the Goods are perceived or are discovered to be otherwise than as declared above and/or pose a threat to the Vessel, any other means of transport, cargoes, properties or persons, and/or are perceived or found to be contraband or prohibited by any laws or regulations of the port of loading, discharge or call, or any place or waters during Carriage, you shall be entitled to have such Goods rendered innocuous, thrown overboard or discharged and left to us at any stage and place you may choose, or otherwise disposed of at your discretion without compensation to us, and we shall be liable for and indemnify you against all  loss, damage or liability including loss of freight, loss or / damage to the Equipment and any claims, liability, loss, damage, delay, costs, fines and/or expenses directly or indirectly arising out of or resulting from the Goods and all resulting actions taken by you, and shall post any necessary bonds or financial guarantees as may be required. | | | |
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| We confirm that we and/or user of the Equipment shall be fully responsible for the cost of redelivering the Equipment to you in the same seaworthy and safe condition (excluding normal wear and tear).  We confirm that we and/or user of the Equipment shall have 5 working days from the receipt of repair estimates from you to either authorize repairs or request a joint survey of the Equipment. A failure by us and/or the user of the Equipment to authorize repairs or to request a joint survey within this period will serve as approval and you may without further reference to us and/ or user proceed with the repairs as estimated for our/user’s account.  We undertake to settle your invoice for such repair costs and/or to indemnify you in respect of any such repair costs which you are unable to recover from the user within [ 5 ] working days of receiving your invoice for the repair costs. | | | |
| This indemnity shall be governed by and construed in accordance with Singapore law and each and every person liable under this indemnity shall at your request submit to the jurisdiction of the Singapore High Court. | | | |

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| Yours faithfully, | |  |  |
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|  |  |  |  |
| (Undersign Name & Title) | |  | (Stamp and Signature of the Shipper/Merchant) |