

Shipper	ORIGINAL
Consignee	
Notify Party	
Place of receipt	
Ocean vessel Port of lading	
Port of discharge Place of delivery	

Marks and numbers	Numbers and Kind of	Description of Goods	Gross Weight	Measurement
-------------------	---------------------	----------------------	--------------	-------------

according to the declaration of the Shipper

Goods received as specified above in apparent good order and conditions unless otherwise stated herewith, to be consolidated in one shipment on Merchant's behalf and shipped to such place as agreed, authorised or permitted herein, and subject to all the terms and conditions appearing on the front and reverse of this Bill of Lading, any local privileges and customs notwithstanding.

The particulars stated above as given by the Shipper and the weight, measures, quantity, conditioning, contents and value of the Goods are unknown.

LIMITATION OF LIABILITY / MERCHANT'S AD VALOREM OPTION.

The Carrier, his Agents and Servants and the Freight Forwarder shall in no event be or become liable for delay or loss of, or damage to the Goods in an amount exceeding US\$ 500 per package and/or unit. For purposes of per package/ per unit limitation, Goods consolidated in one shipment will be considered one package/unit.

IF THE MERCHANT DESIRES TO AVOID SUCH A LIMITATION OF LIABILITY OR ANY OTHER LIMITATION COMPULSORY APPLICABLE, HE SHOULD MAKE SUCH A DECLARATION BEFORE SHIPMENT AND GIVE WRITTEN INSTRUCTIONS TO INSERT THE VALUE OF THE GOODS IN THE PROPER BOX OF THIS BILL OF LADING.

THIS ADDITIONAL LIABILITY WILL BE ASSUMED UPON PAYMENT OF THE AD VALOREM FREIGHT CHARGE.

Merchant, his agents and servants by delivering the Goods for shipment or by accepting this Bill of Lading declare that the above conditions and the terms and conditions on the reverse hereof are known to them and agreed upon; in particular those terms and conditions limiting and excluding the responsibility of the Carrier his agents and servants and of the Freight Forwarder (clause n° 2) and that concerning applicable law and jurisdiction (clauses n° .20)

Merchant, his agents and servants by delivering the Goods for shipment and by accepting this Bill of Lading further declare that the goods shipped and / or consolidated in one container of whatever size shall be deemed to be one package/unit and that the carrier's liability is limited per container.

IN WITNESS thereof THREE original Bills of Lading have been signed all of the same wording and contents, one to be surrendered to the Freight Forwarder duly endorsed in exchange of the Goods or of the Delivery Order. One being accomplished the others to be void.

DECLARED GOODS VALUE

AD VALOREM FREIGHT RATEPAID ON

Freight amount	Freight payable at	Place and date of issue
Number of Original FBL's		
For delivery goods please apply to:		
		<hr/> As agent for the Carrier, Janssen Air & Ocean International BV

Shipper

NON-NEGOTIABLE COPY

Consignee

Notify Party



Place of receipt

Ocean vessel

Port of lading

Port of discharge

Place of delivery

Marks and numbers

Numbers and Kind of

Description of Goods

Gross Weight

Measurement

according to the declaration of the Shipper

Goods received as specified above in apparent good order and conditions unless otherwise stated herewith, to be consolidated in one shipment on Merchant's behalf and shipped to such place as agreed, authorised or permitted herein, and subject to all the terms and conditions appearing on the front and reverse of this Bill of Lading, any local privileges and customs notwithstanding. The particulars stated above as given by the Shipper and the weight, measures, quantity, conditioning, contents and value of the Goods are unknown.

LIMITATION OF LIABILITY / MERCHANT'S AD VALOREM OPTION.

The Carrier, his Agents and Servants and the Freight Forwarder shall in no event be or become liable for delay or loss of, or damage to the Goods in an amount exceeding US\$ 500 per package and/or unit. For purposes of per package/ per unit limitation, Goods consolidated in one shipment will be considered one package/unit.

IF THE MERCHANT DESIRES TO AVOID SUCH A LIMITATION OF LIABILITY OR ANY OTHER LIMITATION COMPULSORY APPLICABLE, HE SHOULD MAKE SUCH A DECLARATION BEFORE SHIPMENT AND GIVE WRITTEN INSTRUCTIONS TO INSERT THE VALUE OF THE GOODS IN THE PROPER BOX OF THIS BILL OF LADING.

THIS ADDITIONAL LIABILITY WILL BE ASSUMED UPON PAYMENT OF THE AD VALOREM FREIGHT CHARGE.

Merchant, his agents and servants by delivering the Goods for shipment or by accepting this Bill of Lading declare that the above conditions and the terms and conditions on the reverse hereof are known to them and agreed upon; in particular those terms and conditions limiting and excluding the responsibility of the Carrier his agents and servants and of the Freight Forwarder (clause n° 2) and that concerning applicable law and jurisdiction (clauses n° .20)

Merchant, his agents and servants by delivering the Goods for shipment and by accepting this Bill of Lading further declare that the goods shipped and / or consolidated in one container of whatever size shall be deemed to be one package/unit and that the carrier's liability is limited per container.

IN WITNESS thereof THREE original Bills of Lading have been signed all of the same wording and contents, one to be surrendered to the Freight Forwarder duly endorsed in exchange of the Goods or of the Delivery Order. One being accomplished the others to be void.

DECLARED GOODS VALUE

AD VALOREM FREIGHT RATEPAID ON

Freight amount	Freight payable at	Place and date of issue
Number of Original FBL's		
For delivery goods please apply to:		
		As agent for the Carrier, Janssen Air & Ocean International BV

