Transportation AGREEMENT

Date: 4ST,Jan,2023

Party A，

Party B，

Parties hereto, in accordance to CONTRACT LAW and other law and rule concerned roadway transportation,conclude and inter into this contract on the on basis of legality, equality, justice and voluntary for common abidance, and reached agreement as follow on agency of cargo transportation, duty as well as right and interests by each party.

**I， SCOPE OF AGENCY**

Party B, as being the agency of international cargo transportation, accept party A ’s consignation of international cargo transportation & storage as follow. BL NO, CONTAINERNO，：

**II， Party A’s duty and responsibility**

Party A should be responsible for authenticity, validity and integrality of his offered entrust form, customs declaration,licence, contract, certificate of commodity inspection, file of cancel after verification, invoice, packing list and bill of lading as like.

**III， Party B’s duty and responsibility**

1. Party B should implement strictly conform to the procedure of international transportation.Cargo ownership belong to Party A.
2. Party B should do his endeavor to fulfill the transportation consigned by party A within period.
3. Party B promise that its undertaken activities shall not excess its agent scope stipulated herein and guarantee to make conscious efforts to safeguard client ’s interests, don’t hurt party A’s interests without improper cause.
4. Party B should be responsible for the goods and cargo being signed for its receipt until the same is transferred to carrier or party A or party A’s representative.
5. Party B has responsibility of provide party A with transportation consultation and assist to plan most safe, fast and economical transit and schedule. For delivered transit goods party B shall be under the obligation to effect the report on status of goods by the requirement of party A.
6. With the exception of force majorette party B should be liable for

carry-time post phone , excess payment, short load, breakage/damage and other consequence because of its failure, intent and so on

IV, Settlement of payment

1. Party A should settle all payment with Party B after cargo out of warehouse.
2. Should party A have contestation or protest to the bill of carriage / incedental expense issued by party B, shall submit the problem concerned within 3 days form receipt of the same and asist party B ‘s balance of account.

V， Effect and termination of this contract

This contract shall be taken effect on and from the date of **2TH,Jan,2024** and the effect period shall be **3TH,Jan,2023** , viz. from the date of becoming effective hereof to the date of .

In witeness whereof, the parties hereto have caused this contract to be executed by their duly authorized representatives on the first date abovesaid.

 party A (signature) party B (signature)