



FORWARDER AIRWAYBILL



41814002635

1 FROM (SHIPPER)	
Shipper's Account No. 131892	Shipper's Ref. MKO100010483
Front (Your Name) Print Please Suranjan Rajendram	Phone Number 94117463463 +94772560087
Company Makeen Books (Pvt) Ltd	Local No. Dep't/Floor No.
Street Address 441, Galle Road Colombo 3--	
City Colombo	State/Province Colombo
Country Sri Lanka	ZIP/Postal Code 00300
2 TO (RECEIVER)	
Receiver's Account No.	Receiver's Ref.
To (Receiver Name) Print Please Shahan	Phone Number(s) +94773845001 +94773845001
Company Nadun	Dept./Floor No.
Street Address (ARAMEX CANNOT DELIVER TO A.P.O. BOX) 281/D/1 waliwita kaduwela--	
City Kaduwela	State/Province Colombo
Country Sri Lanka	ZIP/Postal Code 10640
3 SHIPPER'S SIGNATURE & AUTHORIZATION	
Shipper's Signature (Required) X	Date 09/26/2019
Received By Aramex	Time 10:00
Collection Location Shipper's Door	Collection Ref.

ORG. STN CMB	DEST. STN CMB	*41814002635*	
4 SHIPMENT INFORMATION			
No. of Pieces 1	Actual Weight 0.20 KG	Chargeable Weight 0.20 KG	Country of Manufacture
Description of Goods/Harmonized Code: 1 Book		Customs Value 2,540.00	Currency LKR
5 SERVICES		Remarks	
PROD GRP DOM	PROD TYP SMP	CODS,RTRN	
SVC CODE	SVC CODE	SVC CODE	Urgent Delivery
6 TRANSPORTATION CHARGES		7 DUTIES AND TAXES	
Default to Shipper Account if Not Noted		Default to Receiver if not Noted	
<input type="checkbox"/> Bill Shipper <input type="checkbox"/> Cash <input type="checkbox"/> Prepaid Stock <input checked="" type="checkbox"/> Account <input type="checkbox"/> Bill Receiver Account (Collect) <input type="checkbox"/> Bill 3rd Party "Approved" Account APP A/C _____ Currency _____		<input type="checkbox"/> Bill Shipper Account (Free Domicile) <input type="checkbox"/> Bill Receiver <input type="checkbox"/> Bill 3rd Party "Approved" Account APP A/C _____	
8 COST OF GOODS		No Charges if not Noted	
Transport Svc		APP A/C	2,540.00
Currency		Cost of	LKR
9 RECEIVER SIGNATURE			
Received above shipment in good order and condition			
Receiver's Signature (Required) X	Date	Time	
Name (Please Print)			

CONDITIONS OF CARRIAGE

In tendering the shipment for carriage, customer agrees to these terms and conditions of carriage and that this air bill is negotiable and has been prepared by the customer or on the customer's behalf by ARAMEX used in these conditions. ARAMEX includes Aramex Co. Ltd all operating divisions and subsidiaries of Aramex Ltd and their respective agents/servants/officers and employees.

1. SCOPE OF CONDITIONS
These conditions shall govern and apply to all services provided by ARAMEX BY SIGNING THIS AIRBILL, THE CUSTOMER ACKNOWLEDGES THAT HE/SHE HAS READ THESE CONDITIONS AND AGREES TO BE BOUND BY EACH OF THEM. ARAMEX shall not be bound by any agreement which varies from these conditions such agreement is in writing and signed by an authorized officer of ARAMEX the absence of such written agreement these conditions shall constitute the entire agreement between ARAMEX and each of its customers. Employee of ARAMEX shall have the authority to alter or waive these terms and conditions as stated herein.

2. ARAMEX'S OBLIGATION
ARAMEX agrees, subject to receiving payment of applicable rates and charges in effect on the date of acceptance by ARAMEX of a shipment to arrange for the transportation of the shipment between the locations agreed upon by ARAMEX and the customer. ARAMEX reserves the right to transport the cargo by any route and procedure and by successive carriers and according to its own handling/procedure and transportation methods.

3. SERVICE RESTRICTION
a) ARAMEX reserves the right to refuse any documents or parcels from any person or company at its own discretion.
b) ARAMEX reserves the right to abandon carriage of any shipment at any time after acceptance when such shipment could possibly cause damage or delay to other shipments or equipment or personnel or when any such carriage is prohibited by law or is in violation of any off the rules contained herein.
c) ARAMEX reserves the right to open and inspect any shipment consigned by a customer to ensure that it is capable of carriage to the state or country of destination within the standard customs procedures and handling methods of ARAMEX exercising this right ARAMEX does not warrant that any particular item to be carried is capable of carriage without infringing the law of any country or state through which the item may be carried.

4. LIMITATION OF LIABILITY
Subject to Section 2 and 6 hereof:
a) ARAMEX will be responsible for the cargo/shipment only while it is within ARAMEX custody and control. ARAMEX shall not be liable for loss or damage of a shipment while the shipment is out of ARAMEX custody or control. ARAMEX'S LIABILITY IS IN ANY EVENT LIMITED TO ONE HUNDRED DOLLARS (US\$100/-) or its equivalent per shipment unless a higher value is declared on the Airway Bill at the time of tender and an additional charge is paid. Revenues and determined by ARAMEX floor each one Hundred Dollars (US\$100/-) or fraction thereof which the insured value designated by the customer on the Airway Bill exceeds One Hundred Dollars (US\$100/-) per shipment.
b) Notwithstanding the foregoing, the customer at the time of tender a higher value than One Hundred Dollars (US\$100.00) on the Airway Bill ARAMEX'S liability shall in any event be limited to the lower of the insured value or the amount of loss or damage actually sustained by the customer.
c) The actual value of a shipment shall be ascertained by reference to its replacement value or reconstruction value at the time and place of shipment. However, in the event of loss or damage to a shipment, the customer or other items off consequential loss.
d) NOTWITHSTANDING ANY OF THE FOREGOING, THE MAXIMUM INSURED VALUE ON ANY SHIPMENT ACCEPTED BY ARAMEX IS TEN THOUSAND DOLLARS (US\$10,000.00) AND IN NO EVENT SHALL THE LIABILITY OF ARAMEX EXCEED THAT AMOUNT.

5. CONSEQUENTIAL DAMAGES EXCLUDED
ARAMEX SHALL NOT BE LIABLE IN ANY EVENT, FOR ANY CONSEQUENTIAL OR SPECIAL OR INCIDENTAL DAMAGE OR OTHER INDIRECT LOSS HOWEVER ARISING, WHETHER OR NOT ARAMEX HAD KNOWLEDGE THAT SUCH DAMAGE MIGHT BE INCURRED, INCLUDING, BUT NOT LIMITED TO LOSS OF INCOME, PROFITS, INTEREST, LITIGATION OR LOSS OF MARKET.

6. LIABILITY NOT ASSUMED:
a) ARAMEX shall not be liable for any loss/damage, delay, misdelivery or non-delivery not caused by its own negligence. For any loss/damage, delay, misdelivery or non-delivery caused by:
i. the act/omission of the shipper or consignee or any other party who claims an interest in the shipment
ii. the nature of the shipment or any defective activity or inherent vice thereof
iii. violation by the shipper or consignee of any terms or condition stated herein including but not limited to improper or insufficient packing, securing, marking or addressing, misdescribing the contents of any shipment or failure to observe any off these rules relating to the shipments not acceptable for transportation whether such rules are now or hereafter promulgated by ARAMEX
iv. Acts of God, perils of the air, embolism, authorities acting with actual or apparent authority or lack of or omission off preconditions or other government officials, strikes or other local dispute/hazard incidents to a state off weather conditions/temperature or atmospheric changes or conditions/mechanical or other delay off any aircraft used in providing transportation services or any other cause reasonably beyond the control off ARAMEX
v. Acts or omissions off any postal service/authorities or any other entity to whom a shipment is tendered by ARAMEX for transportation regardless off whether the shipper requested or had knowledge off such third party delivery requirement
vi. Electrical or magnetic injury/erasure, or other such damage to electronic or photographic images or recordings in any shipment/damage due to insects or vermin
b) While ARAMEX will endeavor to exercise its best efforts to provide expeditious delivery in accordance with regular delivery schedule ARAMEX will not under any circumstances be liable for delay in pickup/transportation or delivery off any shipment regardless off the cause off such delay.

7. MATERIALS NOT ACCEPTABLE FOR TRANSPORT:
a) ARAMEX will notify customer from time to time as to certain classes of materials which are not accepted by ARAMEX for carriage. Customer's responsibility to accurately describe the shipment on this Airbill and to ensure that no material is delivered to ARAMEX which has been declared to be unacceptable by ARAMEX.
b) ARAMEX will not carry:
i) property the carriage off which is prohibited by any law/regulation or statute or local government off any country/territory through which the property may be carried
ii) firearms
iii) jewelry
iv) currency
v) cashier's checks
vi) antiques
vii) plants
viii) animals
ix) works off art
x) precious stones
xi) deeds
xii) travel's checks
xiii) negotiable instruments in bearer form
xiv) liquid (toxic or poisonous) material
xv) hazardous or or combustible material
xvi) industrial carbon and diamonds

OR the event that any customer should consign to ARAMEX any such materials described above, or any item which the customer has undervalued for customs purposes or misdescribed whether intentionally or otherwise the customer shall indemnify and hold ARAMEX harmless from all claims, fines and expenses arising in connection therewith and ARAMEX shall have the right to abandon such property after release possession off said property to any agent or employee of any national or local government claiming jurisdiction over such materials immediately upon ARAMEX obtaining knowledge that such materials infringing these conditions have been turned over to ARAMEX shall be free to exercise any off its rights reserved to it under this section without incurring liability whatsoever to the customer.

8. PACKAGING
The packaging of the cargo/documents or goods for transportation is the customer's responsibility including the placing off the goods or documents in any container which may be supplied by the customer. ARAMEX/ARAMEX accepts no responsibility for loss or damage to documents or goods covered by inadequate or inappropriate packaging. The sole responsibility off the customer to address adequately each consignment off documents or goods to enable effective delivery to the customer. ARAMEX shall not be liable for delay in forwarding or delivery resulting from the customer's failure to comply with its obligations in this respect.

9. NEGLIGENCE
The customer is liable for all loss/damage and expenses arising as a result off its failure to comply with its obligations under this agreement as a result off its negligence.

10. CHARGES
Any rates quoted by ARAMEX for carriage are inclusive off local airport taxes exclusive off any value added tax/duties, levies, imposts deposits or outlays incurred in respect off carriage off the customer's goods. Should the customer indicate by endorsement in the space provided on the airbill that the receiver shall be liable for any customs/duties/taxation shall be liable for such customs duty in the event off a default in payment by the customer. ARAMEX will not be liable for any penalties imposed or loss or damage incurred due to the customer's documents or goods being impounded by customs or similar authorities and the customer hereby indemnifies ARAMEX against such penalty or loss.

11. PROPERTY
ARAMEX will only carry documents or goods which are the property off the customer and the customer warrants that it is authorized to accept and is accepting these conditions not only on behalf off itself but as agent and on behalf off all other persons who are or may hereafter be interested in the documents/goods. The customer hereby undertakes to indemnify ARAMEX against any damages costs and expenses resulting from any breach off this warranty.

12. CLAIMS
ANY CLAIMS AGAINST ARAMEX MUST BE SUBMITTED IN WRITING TO THE OFFICE OF ARAMEX NEAREST THE LOCATION WHERE THE SHIPMENT WAS ACCEPTED, WITHIN SEVEN (7) DAYS OF THE DATE OF ACCEPTANCE BY ARAMEX.

13. NON-DELIVERY OF SHIPMENT
Notwithstanding the stipendation to the contrary, the shipper shall be liable for all costs and expenses related to the shipment off the package off costs incurred in either returning the shipment or warehousing the shipment pending disposition.

14. INSURANCE
a) ARAMEX maintains cargo liability insurance to the full extent off the liability offered to the shipper.
b) At the request off the shipper and upon payment therefor at the time prevailing, ARAMEX will arrange insurance coverage on behalf off the shipper in an amount not exceeding Ten Thousand Dollars (10,000.00).
c) The insurance cover shall be governed by all the terms and conditions contained in the policy off insurance issued by insurance carrier/certificate evidencing such insurance will be made available to the shipper.
d) CONSEQUENTIAL DAMAGES AND LOSS OR DAMAGE RESULTING FROM DELAYS IN TRANSPORTATION ARE NOT COVERED BY ANY SUCH POLICY OF INSURANCE.

15. WARSAW CONVENTION:
Where the rules relating to liability established by the Warsaw convention or the cmr convention apply, carrier's liability is governed by and shall be limited in accordance with such rules. Subject to applicable law where the Warsaw convention or the cmr convention do not apply, liability to loss or damage is governed by these terms and conditions and shall be limited to proven damages up to an amount not exceeding 1000 / shipment.
THIS IS A NON-NEGOTIABLE AIRBILL. ALL SERVICES PROVIDED ARE SUBJECT TO THE TERMS AND CONDITIONS SET FORTH ON THE REVERSE OF SHIPPER'S COPY. BY SIGNING THIS AIRBILL, THE SHIPPER ACKNOWLEDGES THAT HE/SHE HAS READ THESE CONDITIONS AND AGREES TO BE BOUND BY EACH OF THEM. ARAMEX'S LIABILITY IS LIMITED TO US\$ 100.00 IN TENDERING THIS SHIPMENT. SHIPPER AGREES THAT ARAMEX SHALL NOT BE LIABLE FOR SPECIAL INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING FROM THE CARRIAGE HEREOF, ARAMEX DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED WITH RESPECT TO THIS SHIPMENT.