GUARANTEE/INDEMNITY FOR RETURN OF EMPTY CONTAINERS

TO: M/s : Seacare Forwarders (Pvt) Ltd.
VESSEL / VOYAGE :
ARRIVED COLOMBO :
BL NO./ CONTAINER NOS.:
1. We hereby accept for removal from the Port/Customs premises and to transport to our stores/nominated depot, the FCL containers referred to individually n the above Bills/s of Lading (including attachments/continuations thereto) which belong to your Principal as stated above, and in whose container/s cargo is consigned to us/our clients and is covered by the above Bill/s of Lading against which you have issued the above delivery order to the Ports Authority at Colombo in favour of:
 2. We hereby agree, undertake and guarantee to perform the following, which we agree to be our responsibilities towards you/our principals in so far as the property of the containers is concerned. a) To inform you of any damage/s to the container observed by us to the containers prior to removal, of same from the Port. b) To make full payment for any costs that you may incur to repair and damages to the container or any maintenance viz. washing/cleaning etc. of the containers, in the event that we had not brought to your notice (in writing) of any exceptions to the otherwise good and sound condition in which we have received the/these container/s into our care i.e. from the time same was/were loaded at the Port onto our/our contractor's vehicle/s. c) To return to your nominated depot as stated in the Delivery Order referred to above, the/all these container/s within 48 hours of removal of same from the Port unless otherwise pre-arranged with you in writing. 3. Should we, our agents and/or our contractors fail in any aspects in performance of the stated responsibilities, we agree that we may be held legally liable/responsible for same, but in any event we guarantee to keep you and your Principal harmless & indemnified from and against all costs and consequences, including losses arising out of non-performance and or under performance of all or any of our responsibilities, including that of our agents and contractors as stated above, or implied by our conduct including that of our agents/contractors, and also guarantee to pay container detention demurrage as per our invoices. 4. In any event I/we undertake to pay to above Shipping Company all damages and/or costs for which you may have become liable for and also any other sums which you may have paid hereunder and all costs and expenses legal and otherwise incurred by you in relation hereto (the incurring of which shall be in your
Signed on this

Name and Designation of Signatory Consignee / Importer :