LOS ANGELES AREA	CERT	FIFICATE	OF ORI	GIN ORIGINAL	
CHAMBER OF COMMERCE	TO VALIDATE VERIFY.FT	GO TO Certificate Number	LA-COO-56	684-67a6483bd6c7a	
Seller (Exporter) Solisca 7300 Caverna Dr	Transport Ty Vessel	Transport Type VesselPort of Loading Los AngelesDestination Country TaiwanDestination Port KeelungExport Date 2024-11-12Exporting Carrier YM Upward 090W			
Los Angeles CA USA	$\left\{ \left \left(\left X \right \right X \right \left X \right X \right X \right X \right\}$			Keelung Exporting Carrier	
Consignee					
OTS Partners Ltd. Dunhua South Road, Section 2, No. 98, 2FL, Taipei City, 106 Taiwan	Import Permit Number *******		Bill of Lading		
	Owner or Age Solisca LLC	ner or Agent Forwarding Agent olisca LLC Park Street Imports LLC		3	
Buyer (Importer)	Remarks			ଲାନ ଓଡ଼ିଲା	
	Consignor is	eference: SCA20182			
Description (May include notes on Quantity, Item Number, Marks and Numbers,	Kind of Package	es.)	Weight	Country of Origin	
Solisca Tequila Reposado Cristalino (750ml / 40% ABV x 6 units	pack) - 72 Cas	es	650.460	Mexico	
CERTIFICATE OF C Accredited Chamber					
REA CHAMBER	EC COLLER COLLER EDGRANDA	 The above-mentioned goods origi origin applicable in the country(les -The information in this certificate Commerce ("LAACC") is accurate, t -The Applicant undertakes to advis Certificate (or to whom the Certific of any inaccuracy, omission or cha -The Applicant will maintain, and p truth, accuracy and completeness -In consideration for the LAACC's is 	nate in the country(les) speci) to those goods. and in any documents provid- rue and complete. e LAACC and any other perso ate is provided to with the knn nge in such information, or in resent upon request, such doc of this certificate and accomp ssuance of this Certificate, the pility in connection with the is for claims made against LAA!	cumentation as is necessary to verify the panying documents. e Applicant agrees to release, discharge and suance of this certificate and to indemnify CC in connection herewith.	

SOLISCA

park

COMMERCIAL INVOICE

SELLER Park Street Imports, LLC/ Tr 1000 Brickell Avenue, Suite Miami, FL 33131	915 Dunhua South R No. 98, 2FL Taipei City, TAIV			Ship To: BY SHIP: YM Upward 090W FROM: Los Angeles, USA TO: Keelung, Taiwan
Salesperson Lorea Palma	PO NUMBER 112024	DATE 8/11/2022	DATE 11/20/2024	Invoice # SCA20182
TERMS	FOB/INCOTERM	DESCRIPTION	Packages	Shipped
Net 30	Freight Collect	Assorted Spirits Product Manufactured in Mexico 202		TBA 900301
Product Code	PRODUCT DESCRIPTION	Quantit	CASE PRICE y (USD)	TOTAL (USD
SCA-STEQRCNEW-750	Tequila Reposado Cristalino NEW 6/750ml 40% A	BV 7	2 \$100.02	\$7,201.44
			Subtotal Tax Rate Tax Other Grand Total	\$ 7,201.44 \$0.00 \$0.00 \$7,201.44

TERMS OF AGREEMENT

Miguel Ruiz Sales Director



SOLIS	CA			
Shipper Aldenbridgeconvoy Beverage Alliance 15751 Tapia Street Irwindale, CA 91706-2177		BILL OF LADING B/L No. BQEGUSS249858 ***COPY NON NEGOTIABLE*** EXPRESS RELEASE Shipper's Ref 112024		
USA		F/	(Agent's Ref. USS-TW	-2411-0006
Consignee (If 'Order' state Notify Party OTS Partners Ltd - Twn Dunhua South Road Section 2 No. 98 2 FL Taipei, 100023 , TW Notify Party and Address (leave blank OTS Partners Ltd - Twn Dunhua South Road Section 2 No. 98 2 FL Taipei, 100023 , TW Pre-Carriage By* Vessel YM Upward 090W Port of Discharge	if stated above) Place of Receipt by Pre-Carrier* Inwindale Door Port of Loading Los Angeles Place of Delivery by On-Carrier*	Bliconsol	Carl-Zeiss-Stra Postfach 10 02 55133 Mainz-H Germany T +49 (61 31) F +49 (61 31)	sse 6 54 lechtsheim 50 30
Keelung	Keelung CFS			
Carrier's Receipt Marks and Nos Container No. 112024 SCA20182 SUSS026113	Particulars furnished by shipper - Carrier not resp Number and kind of packages; description of goods 1 VMF pallet STB 72 Case(s) Spirits	onsible	Gross Weight	Measurement
	Loaded into Container fdcu0513533 Export Clearance Number(s): X20241 SHIPPED ON BOARD- January 11, 2 SLAC - SHIPPER'S LOAD, STOWAGI THESE COMMODITIES, TECHNOLO WERE EXPORTED FROM THE UNIT ACCORDANCE WITH THE EXPORT REGULATIONS. DIVERSION CONTE PROHIBITED Co-Loaded With ECU Worldwid	025 E OGY, OR SOFTWARE ED STATES IN ADMINISTRATION RARY TO U.S. LAW IS	657.72 KGM	2.147 CBM
Ereight deteile, oberges etc.	said to contain, received for shipment	Ear delivery places apply	to:	
Origin Port THC Ocean Freight Destination Port THC	Pre-paid Pre-paid Pre-paid Collect Collect Received by Blue Eagle Consolidation Services Gmi discharge/place of delivery (whichever applicable), a delivery where stated above, the goods as specified the above mentioned port of discharge or place of d extract of which are set out on the reverse side here have been signed,2 of which, if not otherwise stated	and for arrangement or procurement above in apparent good order and co- elivery, whichever applicable. Subjec- of, to which the merchant agrees by below, will be voided upon surrende	ational Corp ng East Road ck/rail, between port of loading/ of pre-carriage from place of re ondition unless otherwise state t always to the exceptions, lim accepting this B/L. In WITNESS	ceipt and on-carriage to plac d. The goods to be delivered tations, conditions and liber whereof Three/3 original Bs
* Applicable only when occument used		Place and date of Issue Benicia, 11-12-2 Signature Hillebrand Gori L For Blue Eagle Consolidation	JSA LLC Benicia as aç	

BILL OF LADING TERMS

Blue Eagle GmbH Consolidation Services

- Definition
- 11 "Bulk Goods" shall include any beverages or other liquids which are not bottled or in cartons or otherwise packaged for retail sale and which are carried or stored in a container, flexitank, Isotank or similar transport container.
- "Combined Transport" shall mean carriage covered by this Bill of Lading where the "Place of Receipt by Pre-Carrier" and/or the "Place of Delivery by On-Carrier" are indicated on the face of this Bill of Lading in the spaces so designated. 12
- "Consignee" shall mean the person, body or corporate body to whom the Goods are to be delivered 1.3
- 1.4 "Carriage" shall mean any carriage performed by the Carrier under or covered by the terms of this Bill of Lading
- 15 "Carrier" shall mean Blue Eagle Consolidation Services GmbH
- 1.6 "Freight" shall mean all monies of whatever nature howsoever payable by the Merchant to the Carrier
- "Goods" shall mean any goods (including the packaging thereof) in relation to which the Carrier provides the Services. 1.7
- "Merchant" shall mean the Shipper, the Consignee, the holder of the Bill of Lading, the owner of the Goods or any person, body or corporate body at whose request the Carrier provides Services, . 1.8
- 19 "Port-to-Port" carriage shall be any carriage which is not Combined Transport

2 2.1

- Application All Carriage shall be subject to these conditions.
- 2.2 The Merchant warrants that it is either the owner of the Goods or that it is authorised by such owner to accept these conditions on behalf of the owner. 2.3
- If the Carriage is subject to any compulsorily applicable legislation, regulations or directives, conditions shall, in relation to such Carriage, be read subject to such legislation, regulations or directives. these
- 24 Insolar as any clause or sub-clause of these conditions or any part thereof is held by a Court to be contrary to any computorily applicable legislation, regulation or directive or otherwise judged by a Court to be unlawful, void or unenforceable such clause or sub-clause shall, to the extent necessary, be severed from these conditions and rendered ineffective as far as possible without modifying the remaining provisions of these conditions.
- 2.5 Nothing in these conditions should be construed as a surrender by the Carrier of any of its rights or immunities or as an increase of any of its responsibilities or liabilities under any compulsorily applicable legislation, regulations or directives.

- Clause Paramount The Hague Rules contained in the International Convention for the Unification of Certain Rules relating to Bills of Lading, signed at Brussels on the 25th August 1924 as enacted in the country of shipment shall apply to this contract. When no such enactment is in force in the country of shipment, the corresponding legislation in the country of destination shall apply, but in respect of shipments to which no such enactments are compulsorily applicable, the terms of the Hague Rules shall apply.
- In trades where the Hague Rules as amended by the Protocol signed at Brussels on 23^{cd} February 1968 (The "Hague-Visby" Rules) compulsoniy apply, the provisions of the legislation computabrity applying the Hague-Visby Rules shall be considered to be incorporated into this Bill of Lading. 32
- If the carriage covered by this Bill of Lading includes carriage from or to a port or place in the United States of America, this Bill of Lading shall be subject to the United States Carriage of Goods by Sea Act 1386 ('US COGSA'), the terms of which are incorporated herein and shall apply throughout the carriage by sea and during the time that the Goods are in the actual custody of the Carrier the sea terminal in the United States of America before loading onto the vessel or after discharge thereform, as the case may be. 33

Services **4**. 4.1

- The Carrier shall have full liberty to subcontract all or any part of the Services on any terms whatsoever.
- 4.2 The Carrier shall, in its absolute discretion, decide on the means, route and method by which the Carriage is to be performed.
- 4.3 Without Prejudice to the generality of Clause 4.2 above, the Carrier may, without notice to the Merchant:
- (i) (ii) (iii) carry the Goods on or under deck; load or carry the Goods aboard any vessel, whether named in this Bill of Lading or not;
- Tranship cross pump or otherwise transfer any Goods to a different conveyance, container or similar transport unit at any time during the Carriage; or at any time during the Carriage unpack and remove any Goods which may have loaded in or on a trailer, container, pallet or similar transport unit. (iv)
- 4.4 The Goods hall be deemed to be delivered when they have been handed over or placed at the disposal of the Merchant or his agent in accordance with this Bill of Lading or when the Goods have been tendered for delivery at the usual place of delivery at the consignee's address within the usual local business hours or handed over tony authority or other party to whom, pursuant to the law, regulation or custom applicable at the place of delivery. He Goods must be handed over, or such other place at which the Carrier is entitled to call upon the Merchant to take delivery.
- 4.5 If the Consignee fails to take delivery of the Goods at the time and place when and where
- Carrier is entitled to deliver or call upon the Merchant to take delivery
- (i) the Carrier shall be entitled to arrange storage of the Goods as agent for the Merchant and the Carrier may contract for such storage on any terms whatsoever;
- the Merchant shall be responsible for any costs or expenses of such storage and/or Freight raised in relation thereto and in addition, the Merchant shall be responsibl arranging insurance in respect of the Goods; and (iv)
- the Carrier shall be entitled to dispose of or deal with (by sale or otherwise as may be reasonable in all the circumstances): (v)
- (a)
- reasonable in all the circumstances): after at least 14 days written notice to the Merchant (or where the Merchant cannot be traced and reasonable efforts have been made by the Carrier to contact any parties who may reasonably be supposed by the Carrier to have any interest in the Goods without notice), any Goods which have been stored in accordance with this clause for a period of 28 days or more and which cannot reasonably be delivered as instructed; and (b) without notice, any Goods which have perished, deteriorated or attered or are in immediate project of doing so in a manner which has caused or may reasonably be expected to cause loss or emige to the Carrier to easy the parties at to continue attribute. (b)

Negotiability and Title

- **5**. This Bill of Lading is issued in a negotiable form unless it is marked "non-negotiable". The holder of this Bill of Lading by endorsement shall be entitled to receive or to transfer the Goods and the Carrier shall be entitled to effect delivery to such holder.
- This Bill of Lading shall be prima facie evidence of the receipt by the Carrier of the Goods as described in this Bill of Lading unless a contrary indication, such as "shipper's weight, load and count", "shipper packed container" or similar expressions, has been made on 5.2 load and count", the Bill of Lading.

Dangerous Goods 6. 6.1

- Dangerous Goods Without prior written agreement by an authorised officer of the Carrier, the Carrier will not accept or deal with Goods which, by the nature, require special handling, carriage or security including, but not limited, by chailing, or precious stores or precious metals, jewellery, pictures, antiques, valuables, watches, human remains, livestock or plants. Should the Merchant cause the Carrier to handle or deal with such goods otherwise than under a prior written agreement, the Carrier shall have no liability whatsoever for any loss or damage suffered by or in relation to the Goods, howsoever caused.
- 6.2 If the Goods are dangerous or may become dangerous during the Carriage, the Merchant
- advise the Carrier in writing before the commencement of the Carriage of the exact nature of the Goods and of the danger and, if appropriate, any precautions to be taken by the Carrier to ensure that the Goods do not cause harm to any person, property or the
- ensure that the Goods, their packaging and any container, flexitank, isolank, trailer or other equipment supplied by the Merchant is clearly marked and labelled and that such marker or distance and any packaging is in accordance with any applicable local law weighting and one of the supervision (b)
- (c) ntions or regulations relating to the Carriage of such use 6.2 above, the which are or minter Behad, Merchant in accordance with Clau not tender for Variase any Goods in sither thomselves, goods, prop archant warrants a

- 6.4 If, in the Carrier's reasonable opinion, the Merchant has or may have breached Clauses 6.2 and 6.3 above or the Goods may otherwise pose a risk to health, property or the
- the Carrier may, at the expense and risk of the Merchant and without liability to the Ca destroy, dispose of, abandon, render harmless or otherwise deal with the Goods in way in which the Carrier, in its absolute discretion considers appropriate;
- the Merchant shall indemnify the Carrier from all and any claims, actions, indemnities, liabilities, expenses, losses, damages, costs, penalties or fines arising from or in relation to the Goods, the Carriage and the Carrier acting in accordance with Clause 6.4(a) (b)

- 7. The Goods 7.1 The Merchant warrants that:-
- 7.1.1 The description and particulars of the Goods and any information supplied by the Merchant (including any information supplied by third parties on behalf of the Merchant) is full and accurate; the Me
- 7.1.2 All Goods are packed and labelled and/or marked in a method which is suitable propriate having regard to the nature of the Goods and the anticipated Carriage; and appro
- Where the Goods are supplied already loaded in a container, flexitank, It trailer, or other transport unit, the Goods are properly loaded, stowed and secured and the container, flexitank, Isolank, trailer or other transport unit is in sound co and suitable for the Carriage,
- 7.1.4 The Merchant has obtained all necessary permits, licenses or other permissions iments required of the Merchant necessary for the intended carriage of the Goods

rchant's Undertakings

- Merchant's Undertaxings The Merchant agrees not to make any claim against any director, agent, employee or subcontractor of the Carrier in connection with the Carriage whether or not such claim arises out of the negligence on the part of any of them. If, notwithstanding the provisions of this Clause, such a claim is made, whether by the Merchant or otherwise, every director, agent, employee or subcontractor shall have the benefit of all provisions herein benefiting the Carrier as if such provisions were expressly for their benefit and in entering into this contract, the Carrier incorporates such provisions not only on its own behalf but also as agent and trustee for such directors, agents, employees and sub-contractors.
- 8.2 The Merchant shall save harmless and keep the Carrier indemnified from and against all liability, loss, damage, costs and expenses incurred by the Carrier (including, but not limited to, claims, demands, proceedings, fines, penalties and damages) arising out of:
- the Carrier acting in accordance with the Merchant's instructions whether or not d or contributed to directly or indirectly by any act, omission, neglect or default on the part of the Carrier and/ or its employees or agents;
- (ii) any act, omission or default on the part of the Merchant or any breach by the Merchant of any of the warranties or terms of these conditions; and
- (iii) any claims for general average made against the Carrier in relation to the Goods. The Merchant agrees to provide security for any general average claims to the Carrier or other party designated by the Carrier, both promptly and in a form acceptable to Carrier.
- 8.3 The Merchant shall save harmless and keep the Carrier indemnified from and against all claims, costs and demands whatsoever, howsoever arising and by whomsoever made or preferred, in excess of the liability of the Carrier under these conditions.

chant Packed Containers 9. 9.1

- If a Container (which, for the purposes of this clause shall include any container, flat rack or other open container, traiter, tank, flexitank or Isotank or other such transport unit) is packed by or on behalf of the Merchant:
- The Carrier shall not be responsible for any loss or damage to the Goods or any ontents thereof arising from or in relation to: 911 other co the manner in which the Container has been packed or the Goods loaded or stowed therein; (a)
- the unsuitability of the Goods for carriage in the Container; (b)
- the unsuitability or defective condition of the Container; the failure to set any thermostat, ventilation or other such controls or apparatus properly (c) (d)
- or at all 9.1.2
- of at all. If the Container was supplied by or on behalf of the Carrier Clause 9.1.1(c) shall only apply to exclude the liability of the Carrier insofar as the unsuitability or defective condition of the Container should have been apparent to the Merchant upon a reasonable inspection of the Container prior to or during loading.
- The Merchant shall inspect Containers prior to and during packing and the use of the Container by the Merchant shall be prima facie evidence of it being fit for purpose and in good and sound condition. 9.1.3

Charges and Payment

- 10.1 Unless otherwise stated in writing, any quotes provided by the Carrier
- Shall be exclusive of VAT, except sales tax as appropriate; (i)
- Shall be exclusive of any taxes, levies, imposts, duties or other such costs or expenses raised upon the Goods; and (ii)
- Shall, up to the time of shipment, be subject to variation to take into considerat increases in fuel charges, currency fluctuations, freight rates or other such expenses a quotation is so varied, the Carrier shall advise the Merchant as soon as practicable
- 10.2 Unless otherwise agreed in writing by an authorised officer of the Carrier and subject to Clause 10.3 below, all Freight shall be fully earned on receipt of the Goods and shall be
- 10.3 The Merchant acknowledges that Freight has been calculated by reference to particulars provided by the Merchant. The Merchant warrants the correctness of the declaration of contents, insurance, weight, measurements and value of the Goods but if these particulars are incorrect it is agreed that a sum equal to double the correct Freight less the Freight charged shall be payable as liquidated damages for loss of Freight to the Carrier. This clause is without prejudice to the Carrier's nghts or remedies otherwise enforceable or recoverable in the event of the Merchant providing incorrect particulars.
- 10.4 The Merchant shall pay all sums due to the Carrier in cash or as otherwise agreed without reduction or deferment on account of any claim, counterclaim, set-off or abatement.
- 10.5 Freight and any other charges or sums payable to the Carrier shall be paid in the currency named in this Bill of Lading or, at the Carrier's option, in the currency of the country of dispatch or destination at the rate of exchange most stavourable to the Carrier for bankers sight bills current for prepaid Freight on the day of dispatch and for Freight payable at destination on the day when the Merchant is notified on anival of the Goad bene or on the date of withdrawal of the Goader y whichever rate is the most favourable to the Carrier, or at the option of the Carrier on the date of this Bill of Lading.
- 10.6 All duties, taxes and other charges or expenses arising in relation to the Goods shall be paid by the Merchant
- 10.7 The Merchant shall be responsible for any demurrage charges raised in relation to any vessel or equipment used for the provision of the Carriage.
- 10.8 The Merchant shall reimburse the Carrier in proportion to the amount of any Freight for any costs for deviation or delay or any other increase of costs of whatever nature ansing from or in relation to one of the causes listed in Clause 12.3.
- 10.9 If any sum payable by the Merchant to the Carrier becomes ov
- charged at 2% above the Bank of England base rate from time to time in force and st accrue at such rate after as well as before any judgment. Furthermore, the Merch shall save harmless and keep the Carrier indemnified from and against all cost liabilities, expenses, fines, penalties, claims or other losses of whatever nature arising reason of such late payment.
- 10.10 Notwithstanding any agreement by Carrier to collect Freight, duties, taxes or any er sums of whatever nature from the Consignee or any other person, the Merchant all remain liable to pay such sums to the Carrier. shall re

11. Lier

- 11. Lien 11.1 The Carrier has a general lien on all goods, documents and money held by or on behalf of the Carrier which may be applied against any account or sums due from the Merchant or the owner of the Goods to the Carrier whatsoever. The Carrier also has a particular lien on all Goods, documents and money held by or on behalf of the Carrier.
- Upon the Carrier exercising its lien under Clause 11.1 above, storage charges shall apply to any Goods or documents held subject to the lien. Such storage charges shall be for the account of the Merchant. 11.2 Up
- 11.3 Upon giving the Merchant at least 28 days written notice, the Carrier may sell, dispose of or otherwise deal with the Goods or documents as agent for and at the expense of the Merchant and apply the proceeds towards the payment of any sums due from the Merchant or the owner of the Goods to the Carrier.
- 11.4 Upon accounting to the Merchant for any balance remaining after payment of any overdue sums and the costs of and/or associated with the storage, sale, disposal and/or dealing with the Goods or documents, the Carrier shall be discharged from any liability whatsoever in respect of the Goods or documents.
- 11.5 The notice period for the sale, disposal or dealing with the Goods or documents in Clause 11.3 above shall not apply where the Goods are likely to perish, deteriorate or damage other goods or property or if the Carrier considers them to be a risk to life, health or the environment. In such circumstances, the right to sell, dispose or deal with the goods in Clause 11.3 shall arise immediately upon the sum becoming due. The Carrier shall take

Page 2 of 2

reasonable steps to notify the Merchant or other persons interested in the Goods or documents of its intention to sell, dispose or otherwise deal with the Goods or documents.

- 11.6 The Carrier may apply any money held by the Carrier to the settlement of any sums due from the Merchant or owner of the Goods as the Carrier, in its absolute discretion, considers appropriate. The Carrier will, after satisfaction of all sums due from the Merchant or owner of the Goods, account to the Merchant for the balance of any money so held.
- 12. Liability

12.2.1

12.2.2

(a)

(b)

1224

(ii)

(iii)

(vii)

(i)

(i)

(ii)

12.10

(i)

(ii)

Claims

Law and Jurisdiction

(i) Act of God

Seizure or forfeiture under legal process;

delivery dates or times

Lading. 12.2.3

- 12.1 Port to Port Shipments
- .1 If the Carriage covered by this Bill of Lading is Port-to-Port the Carrier's liability (if any) for loss, damage or delay to the Goods occurring from and during loading on to any ressel up to and during discharge from that vessel or from another vessel into which the Goods have been transhipped shall be determined in accordance with the Hayue Rules or such other provisions as may be incorporated by Clause 3 above. 12.1.1
- 12.1.2 The Carrier shall have no liability whatsoever howsoever arising for any loss or damage to the Goods (whether or not the Goods are in its actual or constructive possession) before loading or after discharge.
- .3 If, and to the extent that, Clause 12.1.2 is contrary to any compulsory legislation, convention or law, the Carrier shall have the benefits of any rights, immunities, limits, exclusions and defences available to the Carrier in Clause 12.1.1 as if the loss or damage occurred at sea. 1213 12.2 Combined Transport

.1 If the Carriage covered by this Bill of Lading is Combined Transport, the Carriar undertakes to perform and/or in his own name procure the performance of the carriage from the Place of Receipt by Pre-Carrier or the Port of Loading (as applicable) to the Place of Delvery or the Port of Discharge by On-Carrier (as applicable).

The Carrier shall have no liability for loss, delay or damage whatsoever and wsoever caused to the Goods which occurs before the Goods are received by or on shall of the Carrier or after delivery of the Goods to the Merchant or the Consignee or herwise in accordance with the Merchant's instructions or the terms of this Bill of

.3 If the Merchant can prove the stage of the carriage during which the loss, damage or delay occurred the liability of the Carrier shall be determined:

by the provisions of any national law or international convention, the provisions of which cannot be departed from by private contract and which apply compulsorily to the relevant stage of the carriage;

where the loss, damage or delay occurred during the carriage of the Goods aboard water borne craft (whether upon inland waterways, coastal routes or the high seas), by the provisions of Clause 12.1.1;

(b) where no national law or international convention applies in accordance with clause (a) above and (b) above does not apply, in accordance with Clauses 12.3 to 12.9 below

4 Where the Merchant is unable to prove the stage of the carriage during which he loss, damage or delay occurred, the liability of the Carrier shall be determined in accordance with Clauses 12.3 to 12.9 below.

Consequences of war, invasion, act of foreign enemy, hostilities, civil war, riots, rebellion insurrection, military or usurped power or confiscation, requisition or destruction of or damage to property by or under the order of any government or public or local authority.

(iv) Breach by the Merchant of a warranty or other obligation provided by the terms of these conditions;

(v) Any other error, act or omission, misstatement or misrepresentation by the Merchant or other owner of the Goods or by servants or agents of either of them;

(vi) Inherent liability to wastage in bulk or weight, latent defect or inherent defect, vice or natural deterioration of the Goods;

12.4 Where the Carrier can demonstrate that the loss, damage or claim could be attributable to one of the causes in clause 12.3 above, it shall be presumed that the loss, damage or claim was or caused. However, the Merchant shall be entitled to prove that the loss, damage or claim was not so caused.

12.5 The Carrier gives no warranties or undertakings with regard to collection or delivery dates or times and is under no liability whatsoever for failure to adhere to any collection or

12.6 The Carrier shall not in any circumstances be liable for any consequential loss whatsoever, howsoever arising, including, but not limited to, loss of profils (whether direct or consequential), goodwill, market share, future or anticipated sales, loss of production or factory "downline", damages, costs and expenses incurred or payable by the Merchant to any third party or any other indirect or consequential loss.

(ii) a sum calculated at the rate of 300 SDR per metric tonne on the gross weight of the goods actually lost or damaged; or

N

20

>

σ

0

e

ത

C

d

M ŝ

đ

õ ത

67

ŝ

9

Ō

S

0

0 C

4

a sum not exceeding 7,300 SDR for all Goods contained within any one contai flexitank, Isotank or similar transport container whichever shall be the least.

the sum of 2 SDR per kilo of the gross weight of the Goods lost or damag whichever shall be the least.

12.8 For the purposes of Clause 12.7, the value of the Goods shall be taken to be their value upon the taking over of the Goods by or on behalf of the Carrier.

12.9 The Carrier may, at its discretion, agree to increase the limits of liability herein. The Carrier reserves the right to demand an additional charge for the Carriage if such an increase is agreed. Such an agreement must be made in writing and signed by an authorised officer of the Carrier.

13.1 Unless the Merchant gives notice to the Carrier or its agent at the Port of Discharge or Place of Delivery by On-Carrier (as applicable) of the general nature of loss, damage or delay before or at the time of removal of the Goods or, if the loss or damage be not apparent, within 3 working days, such removal shall be conclusive evidence of the delivery of the Goods in accordance with and as described in this Bill of Iading.

13.2 The Carrier shall, in any event, be discharged from all liability whatsoever and howsoever arising unless suit is bought and written notice thereof is given to the Carrier within 9 monthe from:

These conditions and any contract or agreement between the Customer an Company which is subject to these conditions and any dispute arising there (including, but not limited to, disputes as to the validity of and effects of such agree these conditions or any part thereof and whether or not such disputes are pursus breach of contract or duty in tort, bailment or otherwise) shall be constitued and res in accordance with German law.

14.2 The German courts shall have exclusive jurisdiction to hear and determine any disp arising from or in relation to these conditions and any contract or agreement sub thereto (whether or not such disputes are pursued for breach of contract or duy in t baliment or otherwise) including, but not limited to, any dispute as to the validity interpretation of the contract or agreement or of these conditions.

Where the date of the aforementioned event or occurrence cannot be

ertained, the date of delivery or intended delivery of the Goods

The date of the event or occurrence alleged to give rise to the cause of action against the Carrier; or

0 These Conditions apply to and govern all claims made against the Carrier arising from or in relation to the Carriage whether such claims are pursued in contract, tort,

12.7 For all claims whatsoever, howsoever arising the Carrier's liability shall not exceed

(a) For claims for loss of or damage to Bulk Goods

(b) For claims for loss of or damage to all other Goods

the value of the loss or damage: or

the value of the loss or damage; or

(viii) Strike, lockout, stoppage or restraint of labour from whatever cause; and (iX) Any cause or event whatsoever which the Carrier is unable to avoid and the consequences of which the Carrier is unable to prevent by the exercise of reasonable

Insufficient or improper packing, labelling, addressing or, where performed by the Merchant or owner of the Goods or servants or agents of either of them, insufficient or improper loading, stowage and securing;

12.3 The Carrier shall not be liable for any loss, damage or claims arising from or in relation

SOLISCA[®] Pro Forma Invoice

park **\$** street

Park Street Imports Supplier Reference: Solisca 1000 Brickell Avenue Suite 215 Miami, FL 33131

Date	Order #
11/21/2024	SCA20182

Bill To	Ship To	Remit Payment To
OTS Partners Ltd - TWN	OTS Partners Ltd - TWN	Park Street Imports, LLC
Dunhua South Road,	Dunhua South Road,	Mail Code: 5286
Section 2 No. 98,	Section 2 No. 98,	P.O. Box 660367
2FL Taipei City INT , 100023	2FL Taipei City International, 100023	Dallas TX , 75266-0367

Customer License #	P.O. No	Terms	Due Date
-	112024	Net 30	12/21/2024

Special Delivery Instructions

	CS	SCA-STEQRCNEW-750 - Tequila Reposado Cristalino NEW 6/750mL 40%		
		SCA-STEQRCHEW-750 - Tequila Reposado Cristalino NEW 0/750112 40 %	0.00	0.00
Invoices are payable on the due date noted above unless otherwise agreed upon between Park Street Imports, LLC (the "Company") and buyer in writing. By accepting delivery of these goods, buyer agrees to pay the invoiced amount for such goods and agrees to be bound to these contract terms. Any overdue balances shall be subject to a late fee of 1.5% per each 30 day period overdue or any portion thereof, subject to an initial grace period of 7 days. Company will comply with all applicable federal, state, and local regulatory obligations.		Total	\$0.00	
		Payments/Credits	\$0.00	
J			Balance	\$0.00

Total Weight:

Signature: Mach

Date: 11/21/2024



Dear Valued Customer,

Please take note of the new remit to address that should be used for check payments of invoices moving forward.

PARK STREET IMPORTS LLC Mail Code: 5286 P.O. Box 660367 Dallas, TX 75266-0367

In addition, please take note of the new banking instructions that should be used for electronic payments moving forward.

Citibank 2001 Biscayne Blvd. Miami, FL 33137 Account No. 9134598236 Routing No. 266086554 SWIFT Code - CITIUS33

Should you have any questions, or need additional documentation to make the appropriate changes, please don't hesitate to contact our Accounts Receivable department via email at <u>accountsreceivable@parkstreet.com</u> or phone at 305-967-7440.

If you are not the one responsible for making this change in your systems, we kindly ask that you forward this on to the person that is.

Thank you for your continued partnership with Park Street.

Sincerely, Park Street Management

