INDEMNITY AGREEMENT

Party A: Econocaribe Consolidator	rs, Inc. dba Ecu Worldwide
Party B:	(name of shipper/freight forwarder/NVOCC)
Ecu Worldwide Booking Reference	e:
Commodity:	
Destination (City, Country):	
WHEREAS Party A (here bills of lading for shipments of car	sinafter "Carrier") is a non-vessel operating common carrier and issues go;
WHEREAS Party B (here	inafter "Merchant") desires to utilize Carrier's services; and
NOW THEREFORE, in hereby agree as follows:	consideration of the mutual covenants contained herein, the Parties
shall defend and hold Carrier har imposts, penalties, detention, demo	at under the bills of lading issued by Carrier, Merchant is liable for and mless from, among other things, freight charges, duties, taxes, fines, urrage, and all other costs and expenses arising from any breach of the is Indemnity Agreement supplements rather than supersedes the bill of
Merchant hereby agrees that to the shipment relating to the book	at it will assume full responsibility for the payment of all charges related king referenced.
consignee, including but not lim clearance, abandonment, disposition	nent referenced above incurs extra costs not covered or paid by the ited to demurrage, detention, storage, destination charges, customs on and/or destruction of the cargo at destination, re-exportation, returnation in the country of origin or a third country, Merchant agrees to pay
1 1	consibility for missing container(s) as well as any damages incurred to dinternal damages which may be detected upon return of the empty
_	ursuant to, and shall be governed by, the laws of the State of Florida. that any action to enforce the terms of this Agreement shall be brought y, Florida.
IN WITNESS WHEREO 2018.	OF Parties hereto have signed this Agreement on this day of
By:Econocaribe Consolidators, Inc. db	Date: ba Ecu Worldwide
By:	Date: