

Hanover,

Guarantee for missing bill of lading No.

We have been informed that you are prepared, in accordance with the request of the
company

to release to said company or to a third party nominated by this company the consignment
of goods " " that was received by M/S in , without the company presenting
at this time the original bill of lading No. for this consignment issued on in

A condition for this is that the company provides you with a guarantee for the missing
bill of lading.

On this basis we, Sparkasse Hannover, Landschaftstr. 4/5 , D-30159 Hanover, hereby
irrevocably commit to pay you upon your first demand any amount up to the maximum of

(in words: 00/100)

against your written request for payment and your written confirmation and in the language
of the guarantee, that you are entitled to the amount claimed under this guarantee for the
missing bill of lading on the basis of damage that has arisen from the delivery of the above-
mentioned consignment of goods without presentation of the original bill of lading .

For identification purposes, your claim under this guarantee will only be deemed valid if it is
forwarded to us by a major bank confirming that your request for payment and your
aforementioned written confirmation are validly signed by you.

This guarantee for the missing bill of lading shall expire once we have submitted a copy of
the original bill of lading for the aforementioned goods consignment. The original of this
document must be returned to us against delivery of a copy of the original bill of lading to
you or upon satisfaction of the claims arising from the guarantee for the missing bill of
lading.

Any payments provided under this guarantee for the missing bill of lading shall reduce our
obligation proportionally.

This guarantee for the missing bill of lading shall be governed by the laws of the Federal
Republic of Germany. The place of jurisdiction shall be Hanover.

Sparkasse Hannover