**SALES AGREEMENT**

**SPER/ /10000/ /2017**

**AMONG**

**PT PAL INDONESIA (PERSERO)**

**(AS THE BUYER)**

**AND**

**POSCO DAEWOO MALAYSIA SDN BHD**

**(AS THE SELLER)**

**AND**

**POSCO DAEWOO CORPORATION**

**(AS THE SUPPLIER)**

**AND**

**PT TRAKINDO UTAMA SINGAPORE BRANCH**

**(AS THE VENDOR)**

**SALES AGREEMENT**

This Sales Agreement ("**Agreement**") made and entered into this days of , 2017 by and among PT PAL Indonesia (Persero), an Indonesia corporation having its principal place of business at Ujung-Surabaya Indonesia (the "**Buyer**"), POSCO DAEWOO Malaysia Sdn Bhd, who is the subsidiary of POSCO DAEWOO Corporation having its principal place of business at Suite 1801, 18th Floor, Kenanga International, Jalan Sultan Ismail, 50250, Kuala Lumpur, Malaysia (the “**Seller**”), Daewoo International Corporation, a Korean corporation having its principal place of business at 165, Convensia-daero, Yeansu-gu, Incheon, Korea (the "**Supplier**") and PT. Trakindo Utama Singapore Branch, having its principal place of business at 6 Tuas Avenue 2, Singapore 639446. (the “**Vendor**”).

The Buyer, Seller, Supplier and Vendor jointly hereinafter shall be referred to as the “**Parties**” and individually referred to as a “**Party**”.

WITNESSETH THAT:

WHEREAS, the Buyer wishes to purchase certain goods as defined herein from the Vendor through Seller and Supplier as part of a project requirement under the Contract for Material Package Supply, No. SPER/03/10000/I/2017 dated 21st January 2017 by and between the Buyer and the Supplier (“**Master Contract**”) as amended under Amendment of Contract for Material Package Supply, No. SPER/03/10000/I/2017, dated 12th June 2017 by and between the Buyer and the Supplier (“**Master Contract Amendment**”).

WHEREAS, under Article 1.12 and 1.13 on the Master Contract as amended under Master Contract Amendment stipulates that transaction entered into by the Buyer for the purchase of goods must include PT PAL Indonesia (Persero) as the Buyer, POSCO DAEWOO Malaysia Sdn. Bhd. as the Seller and POSCO Daewoo Corporation as the Supplier.

WHEREAS, the Vendor have agreed to supply the Goods under this Agreement to the Buyer in accordance with the terms and conditions as stipulated herein, with transaction method as stipulated under the Master Contract and the Master Contract Amendment.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained herein, the Parties hereto agree as follows:

**Article 1.** **Sale of Goods**

The Buyer shall purchase from the Seller Equipment Package see bellows table (the "**Goods**") supplied by the Vendor subject to the terms and conditions herein provided. As defined under the Master Contract and the Master Contract Amendment, the purchase of such Goods shall be conducted by the following:

1. Buyer shall be the consignee of the Goods purchased from the Vendor;
2. Any claims for defect of the Goods, shortage of the quantities, warranty, delay in delivery, non-delivery, and any other claims in relation to the purchased of Goods (“**Claims**”) shall be made directly by the Buyer to the Vendor. The Seller and Supplier shall be responsible for late delivery caused by late payment by the Seller and/or the Supplier to the Vendor;
3. Buyer shall obtain advance payment guarantee, performance bond, warranty bond and any kind of documents relevant to this Agreement directly from the Vendor;
4. Buyer shall request Vendor for testing and commissioning for the purchase of Goods as detailed in Exhibit IV; and
5. Seller and Supplier shall make payment directly to the Vendor in a timely manner in accordance with the terms of this Agreement for the purchase of the Goods.

**Article 2.** **Item, Quantity, Unit Price, Specification and Quality**

2.1 Item, Quantity and Unit Price

| Hull No. | Item | Quantity | Vendor’s Total Price (USD) |
| --- | --- | --- | --- |
| LPD  W000298 | **Main Diesel Generator**  Maker : Caterpillar C18 DITA-SC  (Direct Injection Turbocharged Aftercooled - Separate Circuit) Marine Package Genset Arranged for 565 ekw / 706 kva @ 1800 rpm, 60 Hz, 445 V, 0.8 pf, "P" Prime Power Rating  complete with standard accessories and attachment.  Note : Detail Specification, scope of supply, etc see Annex to Order | 4 Set/shipset | @ unit 178,300.00  Total 4 unit:  **USD 713,200.00** |
| **Emergency Diesel Generator**  Maker : Caterpillar C18 DITA-RAD  (Direct Injection Turbocharged After cooled Radiator) Marine Package Genset Arranged for 395 ekw / 494 kva @ 1800 rpm, 60 Hz, 445 V, 0.8 pf, "P" Prime Power Rating complete with Standard accessories and attachments  Standard accessories and attachments  Note : Detail Specification, scope of supply, etc see Annex to Order | 1 Set/shipset | 1 Unit :  **USD 156,800.00** |
| **Total Price** | | | **USD 870,000.00** |
| *(say in USD : Eight Hundred Seventy Thousand)* | | | |

2.2 Specification and Quality

The specification and quality of the Goods are prescribed and specified in the Annex to Order attached hereto as **Exhibit I.**

**Article 3.** **Total Contract Price**

The total unit price of the Goods (the "Total Price") is **USD 870,000.-** *(Say in USD : Eight Hundred Seventy Thousand)* which is based on **CIF Surabaya Port(Incoterms 2010).** The Total Price shall include all services as stipulated in Exhibit IV (DRAWINGS, COMMISSIONING, TRAINING, SPARE PARTS AND INTEGRATED LOGISTIC SUPPORT) of this Agreement.

**Article 4.** **Payment**

4.1 Except as otherwise agreed by the Parties hereto, all the payment for the Goods shall be made in United States Dollars.

4.2 The Seller shall pay the Vendor the amount equivalent to fifteen per cent (15%) of the Total Price as advance payment (“Advance Payment”) by a telegraphic transfer within five (5) working days after the Seller’s receipt of the amount equivalent to fifteen per cent (15%) of the total price of the Contract (“Contract Price”) from the Buyer. Payment shall be received in the Vendor’s bank account within 15 days from the signing date of this Agreement. The Vendor shall provide the Advance Payment Guarantee and the Performance Guarantee according to Article 20.1 and Article 20.2 hereof. Advance payment is non-refundable.

4.3 The Seller shall pay the Vendor the amount equivalent to eighty percent (80%) of the Total Price of each Goods by a workable sight Letter of Credit one month before ex-works. The Vendor presents the following documents, in which the consignee shall be the Buyer, to the Negotiating Bank,:

4.3.1 Bill of lading (1 Original and 3 Copies)

4.3.2 Certificate of Origin (1 Original and 3 Copies)

4.3.3 Commercial Invoice (3 Originals and 3 Copies)

4.3.4 Packing List (3 Originals and 3 Copies)

4.3.5 Insurance Policy (3 Originals and 3 Copies)

4.4 The Seller shall pay the Vendor the amount equivalent to five percent (5%) of the Total Price by a telegraphic transfer within five (5) working days after the Buyer’s receipt of the original class certificate and Warranty Bond according to the Article 20.3 hereof and the Vendor’s receipt of commissioning acceptance certificate issued by the Buyer according to the Exhibit IV.

4.5 In case there is a penalty charged to the Vendor, the Buyer shall pay the Seller in the amount after deducted by penalty amount. The Seller shall pay the Vendor within five (5) working days in the amount after deducted by penalty amount.

**Article 5.** **Delivery of the Goods**

5.1. The Goods shall be delivered by the Vendor as follows:

| Hull No. | Item | Delivery Time | Delivery Term |
| --- | --- | --- | --- |
| W000298 | **Main Diesel Generator**  Maker : Caterpillar C18 DITA-SC | End of January 2018 (With FAT in Dec 2017) | CIF Surabaya Port |
| **Emergency Diesel Generator**  Maker : Caterpillar C18 DITA-RAD | End of January 2018  (With FAT in Dec 2017) | CIF Surabaya Port |

5.2. As informed and requested by the Buyer and the Seller, the consignee shall be the Buyer PT PAL Indonesia (Persero) and detailed in exhibit V.

5.3. The Vendor agrees to make delivery of the Goods as mentioned in Exhibit II. The Vendor shall inform the Seller and the Buyer in writing of the expected shipment date twenty (20) days prior to shipment of the Goods.

**Article 6.** **Late Delivery**

6.1. In the event that the Vendor delays shipment of the Goods in accordance with the shipment schedule as stipulated in the Article 5 hereof, the Buyer shall claim for the late delivery to the Vendor directly and the Seller shall exempt from any liability for the late delivery except for late delivery caused by late payment by the Seller to the Vendor.

6.2. The Buyer has the right to claim liquidated damages for late delivery of the Goods, equivalent to zero point five percent (0.5%) of the of the Contract Price per day of delay. The liquidated damages for delay shall be limited to a maximum of five per cent (5%) of the Contract Price.

**Article 7.** **Packing and Marking**

The Goods shall be packed and marked in the manner customary for exporting. Shipping Mark, Tags/Identification and Packing shall be as mentioned in Exhibit III.

**Article 8.** **Warranty**

The Vendor shall provide warranty to the Buyer for the Goods for 12 (Twelve) months after commissioning Acceptance Certificate of the Goods issued by the Buyer based upon and subject to the Vendor’s Standard or 18 (Eighteen) months after delivery of the equipment whichever come earlier.

**Article 9.** **Claim**

Notwithstanding anything contained herein to the contrary, the Parties acknowledge and confirm that i) the Goods to be supplied hereunder is warranted not by the Seller but by the Vendor to be free from defect in material and workmanship or any quality issues and therefore the Seller shall not be liable to the Buyer or its customer for any defects of the Goods, including, without limitation, warranty, after-sales service, non-conformity, product liability, etc.; and ii) any and all claims by the Buyer or the Vendor or any third party arising out of or in connection with the defect, warranty, poor quality, non-conformity, non-delivery, delay in delivery, shortage, infringement of intellectual property right, product liability, license, patent, non-acceptance, delay in acceptance, and others arising from or in connection with the Goods under this Agreement (the “Claims”) shall be directly settled by and between both the Buyer and the Vendor, and iii) the Buyer and the Vendor shall irrevocably exempt and release the Seller from all the Claims, and jointly and severally defend at their expenses and indemnify and hold the Seller harmless from and against any and all losses, damages, costs, expenses, liabilities and proceedings incurred by the Seller in relation to the Claims (except for late delivery caused by late payment by the Seller to the Vendor.), iv) the Buyer shall not make any delay with regard to the payment to the Seller in any case, and v) the Buyer and the Seller shall not make any delay with regard to the payment obligations under this Agreement to the Vendor in any case.

**Article 10.** **Force Majeure**

* 1. Except for the payments due for the Goods delivered by Seller, any party ("Affected Party") hereto shall not be responsible to the other party ("Non- Affected Party") for non-performance (either in whole or in part) or delay in performance of the terms and conditions of this Agreement, due to war, war-like operations, terror; act of God; riot; strikes, sabotage or other labor disturbances in the manufacturing plant; lockout of the manufacturing plant; epidemics, floods, earthquakes, typhoon; embargoes, laws and regulations of the Buyer's country or Singapore Government; In case of any such event the terms of this Agreement relating to time and performance shall be suspended during the continuance of the event.

10.2 Within five (5) days from the date of commencement of the event, the Affected Party shall advise the Non-Affected Party by fax or email of the date when such delay in performance commenced, and the reasons therefor as enumerated in this Agreement; likewise, within five (5) days after the delay ends, the Affected Party shall advise Non-Affected Party by fax or email of the date when such delay ended, and shall also specify the re-determined time by which the performance of the obligations hereunder is to be completed.

**Article 11.** **Breach, Indemnity**

* 1. In the event that either party breaches any obligation under this Agreement or toward a third party, delays or interferes with the other party in the performance of this Agreement, it shall be liable to the other party for any reasonable direct damages sustained by the other party, but neither party shall be liable to the other party for any consequential damage or indirect damage, such as loss of profit. In the event a third party commences any proceeding for which a party hereto intends to claim indemnity, such party shall promptly notify the other party and allow suitable participation in all stages of the proceeding and settlement thereof. Failure to promptly notify or allow equitable participation by the other party shall reduce the right of indemnity by the extent of actual resultant prejudice.
  2. It is specifically understood and agreed by the Parties hereto that the Buyer shall be solely responsible for observance of any restriction against importation of the Goods, including antidumping order, imposed by any federal or local authority in Indonesia and shall defend and save harmless the Seller and Supplier from any liabilities and obligations under the restriction or any claims arising out of the infringement of the restriction.
  3. It is specifically understood and agreed by the Parties hereto that the Vendor’s sole liability is limited to this Agreement and by supplying the Goods under this Agreement, the Vendor shall not become or be considered to become a party of the Master Contract and/or its amendment between the Buyer and the Supplier, nor any project that is executed by Buyer with any third party, and there are no obligations under such agreement/contract or project that are applicable to the Vendor. Any breach or non-performance under such agreement/contract or project shall fully be the responsibility of the Buyer and/or Seller and/or Supplier. The Buyer, the Seller and the Supplier hereby release and indemnify the Vendor from any claims and/or suits brought by a third party in relation to such agreement/contract or projects (including any legal costs or fees that may occur due to such claims and/or suits).

**Article 12.** **Taxes/Duties, Contingent Charges**

Any duties, tariffs for import and export or other taxes or charges which are now assessed or imposed or which may hereafter be assessed or imposed by Indonesian Government in connection with the Goods and/or transactions thereof shall be borne and paid by the Buyer.

**Article 13.** **Infringement**

The Vendor shall be liable for and shall indemnify and hold the Seller and the Buyer harmless from and against all losses and damages incurred and suits and claims brought by third party due to possible infringement of trademark, patent, copyright or other proprietary rights of the third party in connection with the Vendor and sale of the Goods according to the Specification attached hereto as Exhibit I. The Vendor shall be liable for and shall indemnify and hold the Buyer harmless from and against any liabilities, claims and damages arising out of death of or injury to any person or damage to any property alleged to have resulted from a defect in or malfunction of the Goods.

**Article 14.** **Termination**

* 1. This Agreement may be terminated upon occurrence of any of the following events:

1. Agreement in writing of the parties hereto;
2. By the non-defaulting party, upon default by the other party in the performance of any of its obligations under this Agreement, if not remedied within thirty (30) days after receipt of written notice from the non-defaulting party;
3. By the other party, upon either party's (a) making an assignment for the benefit of creditors, being adjudged bankrupt, or becoming insolvent; (b) having a reasonable petition filed seeking its dissolution or liquidation not stayed or dismissed within sixty (60) days; or (c) ceasing to do business for any reason;
4. By either party, if a force majeure condition under Article 11 hereof makes it unreasonable to proceed with this Agreement in the foreseeable future after receipt of written notice from the either party.
   1. Upon termination of this Agreement, neither party shall be discharged from any antecedent obligations or liabilities to the other party under this Agreement unless otherwise agreed in writing by the parties hereto.
   2. Nothing in this Agreement shall prevent either party from enforcing such remedies as may be available in lieu of termination.

**Article 15.** **Arbitration**

All disputes arising in connection with this Agreement shall be finally settled by arbitration in Singapore, in accordance with the Arbitration Rules of the Singapore International Arbitration Centre ("SIAC"). The arbitration award may take the form of an order to pay a sum of money and/or to perform or refrain from an act. The arbitration decision shall be final and binding on the parties concerned, and judgment on the arbitration award may be entered in any court having jurisdiction thereof. The arbitration procedures shall be conducted in English language.

**Article 16.** **Governing Law**

This Agreement shall be governed by and construed in accordance with the laws of the Singapore. However, the trade terms shall be construed in accordance with INCOTERMS 2010.

**Article 17.** **Assignment**

Neither party shall not assign this Agreement to any other person without a prior written consent of the others.

**Article 18.** **Non-Waiver**

No claim or right of either party under this Agreement shall be deemed to be waived or renounced in whole or in part unless the waiver or renunciation of such claim or right is acknowledged and confirmed in writing by such party.

**Article 19.** **Notice**

19.1. Unless otherwise agreed in writing by the parties, all notices, demands and other communications required or permitted to be given in this Agreement, shall be written in English and shall be sufficiently given if delivered in person or sent by email, by airmail or by fax, addressed as follows:

|  |  |
| --- | --- |
| the Buyer | Address : Ujung - Surabaya, Indonesia  Telephone : +62 31 3292275  Email : [jurubeli1@pal.co.id](mailto:jurubeli1@pal.co.id)  Fax : +62 31 3292426 |
| the Seller | Address : Suite 1801, 18th Floor, Kenanga International, Jalan Sultan Ismail, 50250, Kuala Lumpur, Malaysia  Telephone : +60-3-2161-8033  Email : [ian.wslee@posco-daewoo.com](mailto:ian.wslee@posco-daewoo.com)  Fax : +60-3-2161-5790 |
| the Supplier | Address : 165, Convensia-daero, Yeonsu-gu, Incheon, Korea  Telephone : +82-2-759-2399  Email : [mr.hwang@posco-daewoo.com](mailto:mr.hwang@posco-daewoo.com)  Fax : +82-2-759-2511 |
| the Vendor | Address : 6 Tuas Avenue 2, Singapore 639446  Telephone : 65-63947500  Email : [whidajat@tusspl.com](mailto:whidajat@tusspl.com) (Mr. Widjanarko Hidajat)  Fax : +65-63947520 |

19.2 Notices sent by letter shall be effective seven (7) days within Korea business days after sending, and notices by email or fax shall be effective on business day after sending, unless otherwise agreed in writing by the parties.

**Article 20.** **Bank Guarantee/Bond**

20.1 The Vendor shall provide the Buyer with Advance Payment Guarantee as security for the Advance Payment within one (1) month (Review 7 Days APG) after the signing date of this Agreement, which shall be acceptable by the Buyer, in an amount equal to the Advance Payment. The validity of Advance Payment Guarantee continues until the Goods received by The Buyer.

20.2 The Vendor shall provide the Buye*r* with Performance Bond as security for any breach by the Vendor of this Agreement within one (1) month after the signing date of this agreement, which shall be acceptable by the Buyer, in an amount equal to five per cent (5%) of the Contract Price. The validity of a Performance Bond continues until thirty (30) days after Commissioning Acceptance Certificate of the Goods issued by the Buyer and the Original Class Certificate received by the Buyer.

20.3 The Vendor shall provide the Buyer with the Warranty Bond as security for defect correction by the Vendor before the expiry date of the Performance Bond, which shall be acceptable by the Buyer, in an amount equal to five per cent (5%) of the Contract Price. The validity of a Warranty Bond continues until twelve (12) month after Commissioning Acceptance Certificate of the Goods issued by the Buyer based upon and subject to the Vendor’s Standard or 18 (Eighteen) months after delivery of the equipment whichever come earlier

**Article 21.** **Miscellaneous**

21.1 As the implementation of this Agreement, the execution of the agreement will be published in the form of Purchase Order from the Buyer to the Seller and Purchase Order from the Seller to the Vendor. If any discrepancy on the interpretation of this Agreement and the Purchase Order occurs, this Agreement shall govern.

21.2 The Buyer has the right and the authority to suspend business dealings with Business Partners of the Buyer if found indications of irregularities and / or fraud resulting in losses / potentially detrimental of the Buyer, in accordance with the Regulation of the Minister of State-Owned Enterprises No. PER-19/MBU/2012 dated December 27, 2012 Delay Guidelines Business Transactions The Indicated deviation And / Or Fraud.

**IN WITNESS WHEREOF**, the parties hereto have executed this Agreement asof the day and year first above written.

**BUYER**  **SELLER**

For and on behalf of For and on behalf of

PT PAL INDONESIA (PERSERO) Posco Daewoo Corporation

Name : Budiman Saleh Name : Sang-Hoon Lee

Title : President Director Title : Senior Vice President

**VENDOR Acknowledged**

For and on behalf of For and on behalf of

PT Trakindo Utama Singapore Branch Posco Daewoo Corporation (M) Sdn Bhd

Name : Name :

Title : Title :

**EXHIBIT I:**

**ANNEX TO ORDER (enclosed)**

*Please attached the final Annex to order which initial each page*

**EXHIBIT II**

**SHIPPING LINE PROHIBITED BY BUYER**

In this contract, the Buyer prohibits to use shipping line as mentioned :

1. Shipping Line APL
2. Panalpina
3. NYK
4. RCL
5. Maersk Shipping Line
6. MCC Shipping Line
7. AGILITY
8. ECU LINE
9. FREIGHT LINER

Notify:

Before shipment, the vendor must be re-confirm to the Buyer for:

* **Used Shipping Line**
* **Total Cargo**
* **Free time demurrage 21 days**
* **Photo of Material before Shipment**

**EXHIBIT III :**

**SHIPPING MARK, TAGS/IDENTIFICATION AND PACKING**

SHIPPING MARK shall be as follows :

**PT PAL INDONESIA (PERSERO)**

PROJECT NAME : LPD

PROJECT CODE : W000298

SPER NO. : SPER/ /10000/ /2017

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**MATERIAL TAGS / IDENTIFICATION:**

shall be written in Waterproof Sticker by printing or Hand Written by steel maker which ever available.

Identification should be mentioned :

- W000298

- SPER/ /10000/ /2017

- Overall dimension: L \_\_\_\_\_ x W \_\_\_\_\_ x H \_\_\_\_\_\_\_ ; weight \_\_\_\_\_\_\_\_\_\_\_ kgs.

- Part of equipments: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**PACKAGING :**

Materials should be BUNDLED, BOXES, CONTAINER or other available SEAWORTHY PACKAGING.

**EXHIBIT IV :**

**DRAWINGS, COMMISSIONING, TRAINING, SPARE PARTS AND ILS**

**1. Drawings and other technical documents relevant to the Goods**

a. Preliminary Drawing shall be submitted to the Buyer before sign contract, after Order Confirmation.

b. Approval drawing 5 pcs / ship, shall be delivered to the Buyer within 2 weeks after sign contract. Approval will be given by Buyer within 2 weeks.

c. Working Drawing 7 pcs / ship, shall be delivered to the Buyer within 2 weeks after approval drawing by Buyer.

d. Final Drawing include LR Class Certificate and relevant certificates, Operation and Maintenance manual, and shop test record shall be delivered 1 set soft copy in 1 (one) CD/Flash disk and hard copy 8 pcs.

e. Preliminery Invitation of Commisioning on board 1 month before and will be confirmed 2 week before execution date.

f. Vendor’s agree not to disturb the delivery schedule of **the Goods see article 2 (Item, Quantity, Unit Price, Specification and Quality)** W000298 Related to order projects in the Buyer.

**2. FAT, Test Commissioning & Training**

The vendor, at its own cost, shall arrange the FAT, test and commissioning for the Buyer, as follows:

**2.1** **Witness of Factory Acceptance Test (FAT) for**:

Main Diesel Generator & Emergency Generator witnessed by five (5) persons from Ship Owner & (1) persons from Shipyard in USA.

- All economy flight tickets and hotel accommodation should be borne by Vendor.

**2.2** **Start-up & Commissioning Engineer by Vendor**

For Main Diesel Generator & Emergency Generator :

Maximum 2 (two) persons with total 10 (ten) days, 2(two) trips. Maximum per day 10 man days

**Note:**

- All flight tickets and hotel accommodation should be borne by Vendor.

- Maximum per day 10 man days, Overtime and Sunday working as well as an extension of the period provided for, will be invoiced separately.

**3. Spare Parts & Tools**

1) The Vendor shall provide to the Buyer the spare parts & tools for Equipment Package see article 2 (Item, Quantity, Unit Price, Specification and Quality):

a. For sea trial

b. According to Class & Maker’s standard

c. According to depot spare parts for two (2) years (abt 2.000 hours)

**4. Training For Crew and BMT**

a. Crew training for Main Diesel Generator & Emergency Generator see article 2 (Item, Quantity, Unit Price, Specification and Quality) consist of maintenance, and others training for crews, 10 persons / vessel, in Surabaya.

b. BMT ( Based Maintenance Team ) training for Main Diesel Generator & Emergency Generator see article 2 (Item, Quantity, Unit Price, Specification and Quality) consist of trouble shooting, maintenance, and others training for crews, 5 persons, in **PT. Trakindo Utama Training Centre.**

Above mentioned drawings and documents shall be supplied based on **Caterpillar** Standard, except the approval drawings and documents should be dedicated for the project of LPD (W000298).

**EXHIBIT V**

Description on B/L, Packing List, Commercial Invoice that is provided by Seller should be described below:

1. **On Bill Of Lading (B/L)**

**Consignee :**

BENDAHARA KHUSUS PUSKU TNI QQ. PT. PAL INDONESIA (PERSERO)

JL. HANKAM MABES TNI NO.-RT, RW.- KEL. CILANGKAP

KEC. CIPAYUNG, JAKARTA TIMUR DKI JAKARTA

**Notify Parties :**

POSCO DAEWOO MALAYSIA SDN BHD

SUITE 1801, 18TH FLOOR, KENANGA INTERNATIONAL,

JALAN SULTAN ISMAIL, 50250, KUALA LUMPUR, MALAYSIA

TENTARA NASIONAL INDONESIA ANGKATAN LAUT

UP. KEPALA DINAS PENGADAAN ANGKATAN LAUT

GEDUNG B4 LANTAI 6 MARKAS BESAR ANGKATAN LAUT

CILANGKAP-JAKARTA TIMUR

PT. PAL INDONESIA (PERSERO)

UJUNG SURABAYA PO. BOX 1134, UJUNG SEMAMPIR

SURABAYA, JAWA TIMUR 60155

PUSAT KEUANGAN HANKAM

JL. WAHID HASYIM NO. 1

KEBON SIRIH, MENTENG

JAKARTA PUSAT

1. **On Commercial Invoice :**

**To :**

POSCO DAEWOO MALAYSIA SDN BHD.

SUITE 1801, 18TH FLOOR, KENANGA INTERNATIONAL,

JALAN SULTAN ISMAIL, 50250, KUALA LUMPUR, MALAYSIA

**Notify Party :**

PT. PAL INDONESIA (PERSERO)

UJUNG (BASIS TNI-AL) KEL.UJUNG KEC. SEMAMPIR

SURABAYA

1. **On Packing List :**

**To :**

**Notify Party :**