TERMS OF ACREEMENT 1) Merchandise: Delivery. Consignor will from time to time deliver to Consignee on consignment such amounts of asserted stones, Jewelry, reloted products and merchandise ("Merchandise") as may be agreed upon, pursuant to the terms and conditions set forth herein and in a memo or other documentation. If no notice of defect in shipment, or return of Merchandise, is received by Consignor within 5 business days after Consignor between a cerein of Merchandise, is received by Consignor within 5 business days after Consignor there is received by the first of loss. Consignor shall never the Merchandise for its full value for and against all risk of loss. Consignor processes to Consignor therefor. 2)

Merchandise is received by it until returned to and accepted by Consignor, and will name Consignor as a loss payee and an additional named insured. Consignor is the time writing of any loss or damage and will immediately notify Consignor in writing of any loss or damage and will immediately notify Consignor in writing of any loss or damage and will immediately notify Consignor in writing of any loss or damage and will immediately notify Consignor in writing of any loss or damage and will immediately notify Consignor in writing of any loss or damage and amount for the cost and payment of all shrink, loss and damage to any Merchandise whether insured or not and shalf are seen into tor any deductible amount for the cost and payment of all shrink, loss and damage to any deductible inconsignor for the cost and payment of any loss of any loss of consignor for the cost and payment of all shrink, loss and damage to any Merchandise whether insured or not and shalf are seen and any deductible amount not paid by insured or and shalf any loss of any loss of any deductible amount for the cost and payment of any loss and any damage on the and shalf any loss.

- 1	50 West 47th St, Suite 20N		in taking parties for	tact Name:	M	1/1	MALA	1 60	LL
ri	International Gem Tower	e .	Cont	tact Name:	PUT	x/60	WWW/Ja	3C	1
9	New York, NY 10036	m o	Consignee Compo		SV	2-	CALL		
	T: 800.233.1155	seed of a	Govt Issued Regis	The state of the s	NU	TIELL	3 1 VC(legi	al Name f	Please
	f: 212.883.9532	T			011-	2 4	2 #	1	
- 1	E: sales@simplexdiam.com	0	Busines	s Address:	143	13 75 F	#NEVHILL	4/ATT)	EWS
- 1	www.simplexdiam.com	NIS L. K. V.	The state of the s	City:	ENVE	YME.	State: NE	Zip: 28	134
	The second of th	37.17	The second of the second	Telephone:	1040	347-111	Simile:		T
	Tox ld: 13-3218259	130 - 60	And the last company of the last	€mail:	r1G	80054	arllonc.	CON	7
10	Service Rep:	To the state of	Variable of the state of the state of	ou like to rec	ceive e-1	newsletters:	Yes	No	- 5
-	11 20 3 5	Speacial No		all to their	S. Marie	tking	The Control of	Ter	rms
7	11.0,000	Tag P/	Description		Contractive	Sell Price/	THE STATE OF THE S	Part I	1 T
SI	Item/Lot Number	List P	No of Stones	5 Profession	Oty/Cts		Value	Ret	Sold
1	M13E2>>>	No spread	0100x 1000	14 11.	3	109	5744	-	
	MIDE	-	in land	111	N	100	201-	STATE OF THE	
2	1710-2622 SO14	- Jack	10 WH- NOODS	1401	9	169-	338-	1 J E)	
3	William Date of Berlin State	100100000	the area with	3000	0.5.0	Ser Salley		15 -10	Trace of
4	3 - 7 - 2 - 24 - 24	Ring Du July	Description of The	Pradict Late	J. 61	The contract	Party Cole	PRI S	C. Sal
		PART N	Disco	71.57.46	A. C. A.	- SEFERE	CALIFORNIA PA	26.6%	5.58.3
5	Land Law Fallong M.	See y Drace	WED 3	19PL	a serie	ton off sich	or at the British		1013 TO
6	Section of the sectio	te Legal	DUE 17 25	202	V II	# 45	VV		3
7	The control of the co	The state of the s	1000		OA	1000	0	A	Turk.
	With the same of t	Service Control		476	STATE T	7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	The second	The state of	7.8
8		The second		AND SAFELY A	TO NOT		N. C. A. A.	126 14	
9		neg i reljev. Litavileti ski	Control of the part of the		1 341 3	Mary Maria	16. 16 J. 60.	S ROLL	6
10	1 m 1 g 2 2 20 2 m 1	TO Z WITH THE	Solven in the second of	Special and Special Sp	Contracte.	Station of	and Salistines as any	15.30	1000
11	7.8	1987 C. 1840	apriator a tradition of the	Month of the Parish	10 30 2	The Section	LaVaten	4 7 214	a di la
	THE THE PARTY COLOR	April State	TO BE TO BE A SERVED OF THE AMERICAN	o som das i	YE BU	\$ 2. 2. C. 1.86		ar in	
12	SETTING LOS POLICION TO FORM	7 10 mg 4 3 1 mg 10 7 mg	Talkalis me use sho	AND SALES	GWAT.	Was Just 1	AND GROWN AND A	12.30	
13	Market Jacks & All Mark	1	The Grand Control of the	d Ship wi	ein Tra	in neithborous	Carlotter.	Men n	1
250	To SimplexDiam's knowledge, the d	diamonds and	jewelry herein delivered	Market Stranger	Carl and	n and to have the	rogistrou la residence	1	7 :
. 13	have been purchased from legitimat and in compliance with the United N	ate sources no Nations resolu	ot involved in funding conflict utions. SimplexDiam states	Totals	on trous	The of the same	To testion of the land	1	1
- 1	that the diamonds are conflict free b	based on pers	sonal knowledge and/or	Ship Charge	HO SERVE BY	Marie -	TO THE SAME	ero Te	1
	written guarantees provided by the	supplier(s),	tegraporigo (10 mp.	Cidas a hat an	THE 5 1	L 3 olds (4) (8)	QLIC	1	1
	USA PATRIOT ACT COMPLIANCE			G. Totals	en a de la	To the first of	010-	1	1
	("Signer") confirms for Signer and C or will provide all other documentate	consignee, in	nation required by Simple	unot Act, that (1) all inforn	nation provided h	nerein is correct, (2) the	e Signer has	s provided
-	Consignee have disclosed to Simple	lexDiam all rel	elevant information in connection	on with the Mer	chandise	and this "Agreem	nent" which includes the	nis front form	as well a
100	the Consignment Agreement Terms	ns of Agreemer	ent on the back hereof.	ALCOHOLD TO DAY	Sept.	La partie de la companie de la compa		10 7 10	S Selly
	Is this Company AML (Anti-Money Lau registered within the US or pursuant to				TIPLE"	The state of the state of	ARMS I	No	
	This document includes a CONSIG	SNMENT AGR	REEMENT between SIMPLEX	KDIAM INC., a N	New York	corporation with a	an office at 50 W. 47th	h Street, Suit	te 20N,
	New York, N.Y. 10036 ("Consignor"	r" or "Simplext	Diam") and "Consignee" (As M	Mentioned Abov	e); if there	e are two consign	nee parties, Consignee	es are jointly	and
	severally liable under this Agreeme authorized to execute this Agreeme	ent. BY SIGNII ent on behalf o	ING below the parties hereby a of Consignee and to bind Con	agree to all of the signee to the te	the terms of the	of this Agreement is Agreement. Fu	t. Signer warrants that urthermore, the Signer	he/she is du r hereby unc	uly conditional
	personally guarantees in Signer's in	individual capa	acity the full and timely perform	mance and obse	ervance of	of all of the obligat	tions, representations,	and covena	ants of
	Consignee in this Agreement. Conto enforce this guaranty against Sig	nsignor need n	not exhaust any recourse agai	inst Consignee	or any oth	her person, or any	y collateral or property,	, before bein	ng entitled
	obligations of Signer and Consigner	e, and a sepr	arate action may be brought a	nu prosecuted	against Si	gner whether act	ion is brought against	Consignee	whethe
	Consignee be joined.						1 000	la Consider	whethe
		OPERTY OF SIMI	aplexdiam, inc. until full & fin				1 000	la Consider	whethe