SHIPPER KIEFER SEA FOODS, 1/127 FISHERMAN COLONY,							VOYAGE NUMBER	
				ORIGINAL		1895		
THARUVAIKULAM, TUTICORIN, 628105 TAMIL NADU, INDIA.				BILL OF LADING		BILL OF LADING NUMBER		
				BILL OF LADING AID0271353			.002/1353	
CONSIGNEE				EXPORT REFERENCES				
TO ORDER				CMACGM				
PRE CARRIAGE BY*		PLACE OF RECEIPT*		FREIGHT TO BE PAID AT	TO BE PAID AT NUMBER OF ORIGINAL BILLS OF LADING			
VESSEL		DODT OF LOADING	TUTICO					
FSL KELANG TUTICOP		PORT OF LOADING IN PORT SFAX POR		PORT OF DISCHARGE	FINAL	FINAL PLACE OF DELIVERY*		
MARKS AND NOS NO AND KIND CONTAINER AND SEALS OF PACKAGES		DESCRIPTION OF PACKAGES AND GOODS AS STATED BY SHIPPER SHIPPER'S LOAD STOW AND COUNT SAID TO CONTAIN		GROSS WEIGHT CARGO	TARE	MEASUREMENT		
TTNU8448371 SEAL C5890208	1X40RE	725 BAGS			KGS 29200.000	KGS 4660	CBM 50.000	
				EML232104865 ATED CONTAINER SET RRIING TEMPERATURE	BLE.			
4. Cargo at port is at merchant risk,	expenses and responsi	And the second day of	www.cm	a-cam.com. or in any of CMA CGM agen	y. However if special free	time condition	ns are granted	
 FCL Free out The out The out The out Ground sentiation payable by Merchant as per line/port tariff Ground sentiatorsgee/power supply/monitoring costs at port of discharge for Merchant s-account according to port rates. Resultar container can only be operated by electrical power. During land transportation the Carrier will not be liable in any respect whatsoever for consequences, due to non refrigeration. All expenses, including but not limited to overtime/drayage to stacking area if any, from ship's hold up to reloading of empties in ship's hold/deck are for Receiver's account. All expenses of the present carriage, clause 14(2) shall exclude the application of the York/Antweep rates, 2004. Demurrage and detention shall be calculated and paid as per general tariff available on the web site. 				216. Mis-declaration of cargo weight endangers crew, port workers and vessels' safety. Your cargo may be weighed at any place and time of carriage and any mis-declaration will expose you to claims for all losses, expenses or damages whatsoever resulting thereof and be subject to freight surcharge. 225. The shipper acknowledges that the Carrier may carry the goods identified in this bill of lating on the deck of any vessel and in laking remittance of this bill of lading the Merchant (including the shipper, the deck of any vessel and in taking remittance of this bill of lading the Merchant (including the shipper, the consignee and the holder of the bill of lading and expressly confirms his express acceptance of all the terms and conditions of this bill of lading and expressly confirms his unconditional and irrevocable consent to the possible carriage of the goods on the deck of any vessel. 239. This Bill of Lading has been generated electronically. Bills of Lading bearing a CMA CGM stamp and/or manual signature shall be considered as forged and will be treated as null. 274. The Merchant is responsible for returning any empty container, with interior clean, free of any dangerous goods placards, labels or markings, at the designated place, and within 60 days follows to be accepted on the deck of any cardio the start of the solution of the solution.				
RECEIVED by the carrier fro indicated above stated by the port of loading, whichever is charges. On presentation of prejudice to any rule of comm contract contained herein or e All claims end actions cristing be Marseille and no other Court sha where the defendant has his recei	m the shipper in app shipper to comprise to applicable, to the po this document (duly ion law or statutes re videnced hereby had byteen the Carrier and a there jurisdiction with stered office.	parent good order and condition (unli- the cargo specified above for transport of discharge or the place of deliver endorsed) to the Carrier, by or on be endering them binding upper the bind	less other tation sub ry, whiche shalf of the ber, holder of Carriage otwithstand	wise noted herein) the total numb oject to all the terms hereof (includin sver is applicable. Delivery of the e holder, the rights and liabilities and r and carrier) become binding in all e evidenced by this Bill of Lading ehall ding the above, the Carrier is also entit	er or quantity of Comb g the terms on page or Goods will only be ma ising in accordance w respects between the exclusively be brought 1 det to bring the claim of	ainers or of ne) from the ade on pays with the term carrier and before the Tr action before	ther packages or unity a place of receipt or the ment of all Freight and thereof shall (withou d Holder as though th	
PLACE AND DATE OF ISSUE MUMBAI 16 NO			2023	SIGNED FOR THE CARRIER CMA CGM S.A.				
SIGNED FOR THE SHIPPER *APPLICABLE ONLY WHEN THIS DOCUMENT IS USED AS A COMBI TRANSPORT BILL OF LADING				BY CMA CGM Agencies (India) Pvt Ltd as agents for the carrier CMA CGM S. A.				
					01			



ORIGINAL BILL OF LADING

VOYAGE NUMBER 1895

BILL OF LADING NUMBER

AID0271353 PRE CARRIAGE BY* PLACE OF RECEIPT* FREIGHT TO BE PAID AT NUMBER OF ORIGINAL BILLS OF LADING TUTICORIN THREE (3) PORT OF DISCHARGE VESSEL PORT OF LOADING FINAL PLACE OF DELIVERY* FSL KELANG SFAX PORT, TUNISIA TUTICORIN PORT MARKS AND NOS NO AND KIND DESCRIPTION OF PACKAGES AND GOODS AS STATED BY SHIPPER **GROSS WEIGHT** TARE MEASUREMENT CONTAINER AND SEALS OF PACKAGES SHIPPER'S LOAD STOW AND COUNT SAID TO CONTAIN CARGO CBM KGS KGS INTERSECTION SFAX TUNISIA Shipped on Board FSL KELANG 16-NOV-2023 CMA CGM Agencies (India) Pvt Ltd As agents for the Carrier Weight in Kgs Total: 1 CONTAINER(S) Continued From Previous Sheet Sheet 2 of 2 29200.000 4660 50.000 ABOVE PARTICULARS DECLARED BY SHIPPER, CARRIER NOT RESPONSIBLE. ADDITIONAL CLAUSES the date of release, failing which the container shall be construed as lost. The Merchant shall be liable to indemnity the Carrier for any loss or expense whatsoever arising out of the foregoing, including but not fantied to ligitial supply chain platforms. Carrier to a container lossor. The Carrier is an title to collect a deposit from the Merchant at the time of release of the container which shall be remitted as security for payment of any sums due to the Carrier, to particular for payment of all detention and demurrage and/or container indemnity as referred above. 374.Merchant undertakes and warrants that, in no circumstance whatsoever, the Goods and the Container(s) listed in this Bill of Lading shall be destined and on-carried to Russian Federation territory or Republic of Belarus after unloading at port of discharge. 375.Merchant undertakes and warmets that, in no circumstance whatsoever, the Goods listed in this Bill of Lotling shall be stuffed and on-cerried from the Russian Federation territory or Republic of Belarus before loading at port of loading. particular) for payment of all detention and demanage analysis container indemnity as referred above. 366, The Merchant version with the the particulars relating to the Goods have been checked and that such particulars are adequate and correct. In case of failure of the Merchant to comply with such variantly, the Carrier shall be entitled to charge the Merchant at any time an emount of USD 2.600 per Container or Goods (for non-containerized cargo) as processing and administrative fees. This fee shall also be applicable in case of discrepancy between the Verified Gross Mass (VGM) sent to the Carrier, or the weight descared to the Carrier (for non-containerized cargo), and the weight declared by the Shipper in his shipping instruction or otherwise weighted during the Carriage. 372. Merchant consents to the Carrier sharing information and data contained in the Bill of Leding and/or related to the performance of the Carriage of the Goods with third parties, including but not limited to PLACE AND DATE OF ISSUE MUMBAI SIGNED FOR THE CARRIER CMA CGM S.A. 16 NOV 2023 BY CMA CGM Agencies (India) Pvt Ltd Anter SIGNED FOR THE SMIPPER as agents for the carrier CMA CGM S. A. *APPLICABLE ONLY WHEN THIS DOCUMENT IS USED AS A COMBINED TRANSPORT BILL OF LADING