SHIPPER KIEFER SEA FOODS,								VOYAGE NUMBER		
1/127 FISHERMAN COLONY, THARUVAIKULAM,TUTICORIN. 628105 TAMIL NADU, INDIA.				ORIGINAL			23080N/S BILL OF LADING NUMBER AID0269916			
			BILL OF LADING		NG					
CONSIGNEE STE BENKALIA CONGELATION ET CO	NSERVER	IE.		EXPO	RT REFERENCES					
ZONE INDUSTIELLE, PORT DE PECHE 4170 ZARZIS, TUNIS - TUNISIA				CMACGM						
NOTIFY PARTY, Carrier not STE BENKALIA CONGELATION ET CO ZONE INDUSRTIELLE, 4170 ZARZIS, TUNIS - TUNISIA	NSERVER	IE,		<u>CA</u>	<u>RRIER:</u> CMA CGM Société Anony Head Office: 4, quai d'Arenc - 1 Tel: (33) 4 88 91 90 00 - 562 024 422 R.C.	3002 Marseille - Fran Fax: (33) 4 88 91 90	ce	ros		
PRE CARRIAGE BY	PRE CARRIAGE BY* PLACE OF RECEIPT*			FREIGHT TO BE PAID AT NUMBER OF ORIGINAL				BILLS OF LADING		
VESSEL CAPE FLINT		TUTICOR	PORT OF LOADING	SFAX P	PORT OF DISCHARGE	THREE (3) FINAL	PLACE OF	DELIVERY*		
MARKS AND NOS CONTAINER AND SEALS	NO AND OF PACK				ODS AS STATED BY SHIPPER UNT SAID TO CONTAIN	GROSS WEIGHT CARGO	TARE	MEASUREMENT		
TEMU9114925 SEAL C5890150	1 x	40RH	725 BAGS			KGS 29200.000	KGS 4590	CBM 50.000		
4. Cargo et pon is at merchant risk,	expenses and	responsibil	ADDITIO	E NO. -2024 D EVICE N. 2023 - KIEFE - KIEFE	TD :08.09.2023" O - EML232104857 R SEA FOODS, ated container set at ing temperature of Sheet 1 of 2 PPER. CARRIER NOT RESPONSIE USES	y. However if special free	time condition			
according to port rates 22. Reafer container can only be op- not be ixable in any respect whatsoc 153. All expenses, including but not up to reloading of empties in shufe I 194. For the purpose of the present York/Antwerp rules, 2004.	pply/monitoring erated by elec- ever for conseq limited to over hold/deck are f carriage, claus	trical power juences, du time/drayag for Receiver ze 14(2) sha	ort of discharge for Merchant s account r. During land transportation the Carrier wi e to non refrigeration. ge to stacking area if any, from ship's hold r's account.	then rate 216. Mis be weigi losses, o 225. The deck of ill consigni- the term consent 239. Thi and/or n 274. Thi	es applicable as per general tariff grid shal s-declaration of cargo weight endangers or hed at any place and time of carriage and expenses or damages whatsoever resultin s shipper acknowledges that the Carrier m any vessel and in taking remittance of this se and the holder of the bill of lading, as th is and conditions of this bill of lading and e to the possible carriage of the goods on th is Bill of Lading has been generated electr nanual signature shall be considered as fo e Merchant is responsible for returning any sus goods placards, labels or markings, at	start from the day follow ew, port workers and ves any mis-declaration will e g thereof and be subject t g thereof and be subject t all of lading the Merchan e case may be) confirms his unc e deck of any vessel. onically. Bills of Lading be rged and will be treated a empty container. with in	ing the last free sels' safety. Y pose you to o to freight surch ied in this bill it (including th his express a conditional and earing a CMA is null.	e day. four cargo may claims for all harge. of lading on the e shipper, the cceptance of all l irrevocable CGM stamp ee of any.		
RECEIVED by the carrier from indicated above stated by the signal of loading, whichever is a charges. On presentation of the prejudice to any rule of commis- contract contained herein or evaluation of the contract contained herein or evaluations arising bet Manseille and no other Court shall where the defendent has his regular.	n the shipper shipper to co spplicable, to this documen on law or st videnced her ween the Car Il have jurisdi stered office. iginal Bills of	er in appa proprise the port port of (duly en atutes ren eby had be rier and the ction with f Lading, L	arent good order and condition (un e cargo specified above for transpo- of discharge or the place of delive ndorsed) to the Carrier, by or on be idering them binding upon the ship ween made between them. e Merchant in relation with the contract regards to any such claim or action, N	less other rtation sub ery, whiche ehalf of th per, holde t of Carriag lotwithstan	wise noted herein) the total numbricity of all the terms hereof (includinater is applicable. Delivery of the e holder, the rights and liabilities ar r and carrier) become binding in all e evidenced by this Bill of Lading shall ding the above, the Carrier is also entitied, one of which being accomplishe (CT ON PAGE ONE)	g the terms on page of Goods will only be m ising in accordance v respects between the exclusively be brought led to bring the claim of	one) from the ade on pay with the term e Carrier an before the Tr r action befor	e place of receipt or the ment of all Freight and is hereof shall (withou id Holder as though th dhunal de Commande de		
PLACE AND DATE OF ISS SIGNED FOR THE SHIPF *APPLICABLE ONLY WH TRANSPORT BILL OF LA	PER IEN THIS D	MBAI DOCUME	07 OCT ; ENT IS USED AS A COMBINED		SIGNED FOR THE CARRIER BY CMA CGM Agencies (India as agents for the carrier CMA	a) P∨t Ltd	6 miles	<i>1</i> 2		
						and a stand of the stand	- Anno - Lane	Concernant Concernant Concernant Concernant		

NEW Objection and the second sec					Brange Barana Pring	
Ar COMPOSE OF STATE AND A			ORIGINAL		Friday in the same	080N/S
	CMACGM		BILL OF LADING		BILL OF LADING NUMBER AID0269916	
PRE CARRIAGE BY*	PLACE OF RECEIPT*	на стратование стратование с транатование стратование с на стратование стратование с на стратовани	FREIGHT TO BE PAID AT	NUMBER OF	FORIGINAL	BILLS OF LADIN
		TUT		THREE (3)		
VESSEL APE FLINT TUTI	PORT OF LOADING	SFA	PORT OF DISCHARGE	FINAL	PLACE OF	DELIVERY"
MARKS AND NOS NO AND KIND CONTAINER AND SEALS OF PACKAGE			GOODS AS STATED BY SHIPPER	GROSS WEIGHT CARGO	TARE	MEASUREME
		COM COM + COM COM - COM		KGS	KGS	CBM
	CMA CGM TUNISIA IMMEUBLE MARHABA CEN RUE TAHAR SFAR ET AB INTERSECTION SFAX TUNISIA Ded on Board CAPE FLINT (td As agents for the Can		M CHEBBI 2023 CMA CGM Agencies (Ind			
A statute can be a single appropriate for the single si		MA COM COM COM COM COM		A second		
		MA COLA + CALL COLA COLA COLA COLA COLA COLA	COM COM DOM DOM COMPOSITION CONTRACTOR COM COM COM COM	CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR		
1. Datamir da por la del construcción de la del construcción del construcción de la del		MA DEMA - CARLOCAL - COM COM - COM A COM R COM - CARLOCAL - COM A COM - COM R COM - CARLOCAL - COM A COM - COM A COM A COM - COM A COM - COM - COM A COM - COM A COM - COM - COM A COM - COM - COM A COM - COM A COM - COM - COM A COM - COM A COM - COM - COM A COM - COM A COM - COM - COM - COM A COM - COM A COM - COM A COM - CO		Card 2000 and the Card 2000 and the Card 2000 and 2000 an		
A particular organization of the standard						
And the second s	Continued From Previous ABOVE PARTICULARS DECLA	1. culture 174 cay.	Sheet 2 of 2	29200.000 LE.	4590	50.000
And the second s	A DESCRIPTION OF A DESC	1. culture 174 cay.	Charles and A - Charles and Charles and the stand and the stand	the second production of the second	4590	50.000
	A DESCRIPTION OF A DESC	1. culture 174 cay.	Charles and A - Charles and Charles and the stand and the stand	the second production of the second	4590	50.00
	A DESCRIPTION OF A DESC	1. culture 174 cay.	Charles and A - Charles and Charles and the stand and the stand	the second production of the second	4590	50.000
	A DESCRIPTION OF A DESC	1. culture 174 cay.	Charles and A - Charles and Charles and the stand and the stand	the second production of the second	4590	50.00
	A DESCRIPTION OF A DESC	1. culture 174 cay.	Charles and A - Charles and Charles and the stand and the stand	the second production of the second	4590	50.004
	ABOVE PARTICULARS DECLA		Charles and A - Charles and Charles and the stand and the stand	the second production of the second	4590	50.00
	ABOVE PARTICULARS DECLA			the second production of the second	4590	50.00
				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
<text></text>				the second production of the second	4590	50.00
				the second production of the second	4590	50.00
det of release, failing which the constanter shall be computed to any loss of expenses whatsoewer	ABOVE PARTICULARS DECLY ABOVE PARTICULARS DECLINARS DECLY ABOVE PARTICULARS DECLY ABOVE PARTICULARS DE		SHIPPER: CARRIER NOT RESPONSIB			
date of release, failing which the container shall be committed to car year or what year of the second marker is entitled to car year of the second marker i	ABOVE PARTICULARS DECLA	RED BY S	SHIPPER: CARRIER NOT RESPONSIB	Turnstance whatsoever.	the Goods Inste	the n territory or
date of release, failing which the container shall be c mining the Carrier for any loss or expense whatscewe to biguidate damages equivalent to the sound mining rier to a container lessor. The Carrier is entitled to ca say of the container which shall be remitted as security usual for payment of all detention and demurrage an 	ABOVE PARTICULARS DECLY ABOVE PARTICULARS DECLY ABOVE PARTICULARS DECLY Internet of the second secon	RED BYS RED BYS	SHIPPER: CARRIER NOT RESPONSIB	Turnstance whatsoever.	the Goods Inste	the n territory or
date of release, failing which the container shall be c smirily the Carrier for any loss or expense whatsoeve est to liquidate damages equivalent to the sound mu- rier to a container lessor. The Carrier is entitled to co- set of the container which shall be remitted as secur- ucular for payment of all detention and demurrage an . The Merchant warrants that the particulars relating focuras are dequate and correct. In case of failure on the string the container shall be content at any the securation of the particulars relating and the securation of the securation of the market as a particular to the securation of the particulars relating and the securation of the particular securation of the securation the securation of the securation of the market as a particular securation the securation of the securation of the securation of the securation the securation of the	ABOVE PARTICULARS DECLA ABOVE PARTICULARS DECLARS ABOVE PARTICULARS DECLARS DECLARS ABOVE PARTICULARS DECLARS DECLARS DECLARS ABOVE PARTICULARS DECLARS	Rep ey (1) (1) (1) (1) (1) (1) (1) (1)	SHIPPER: CARRIER NOT RESPONSIB	Turnstance whatsoever.	the Goods Inste	the n territory or
date of release, failing which the container shall be c mining the Carrier for any loss or expense whatsceve et a logicated damages equivalent to the sound mining fier to a container lessor. The Carrier is entitled to ca set of the container which shall be remitted as securi- ucular for payment of all detention and demurrage an . The Merchant warrants that the particulars relating todus (for non-containerized cargo) as processing and disclole in case of discrepency between the Verified C ght declared to the Carrier (to non-containerized cargo phing instruction or otherwise weighted during the Car	ABOVE PARTICULARS DECLY ABOVE PARTICULARS DECLY ABOVE	Image: section of the sectio	SHIPPER: CARRIER NOT RESPONSIB	Turnstance whatsoever.	the Goods Inste	the n territory or
date of release, failing which the container shall be compared to the container is entitled to compare the vertice of a second to the container is entitled to compare the vertice of the container which shall be remitted as second to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted as a compared to the container which shall be remitted to compare the Merchant at any time container which shall be remitted to container which which which shall be remitted to container w	ABOVE PARTICULARS DECLA ABOVE PARTICULARS DECLARS ABOVE PARTICULARS DECLARS DECLARS ABOVE PARTICULARS DECLARS DECLARS DECLARS ABOVE PARTICULARS DECLARS DECLARS DECLARS DECLARS ABOVE PARTICULARS DECLARS DECLARS DECLARS DECLARS DECLARS ABOVE PARTICULARS DECLARS DE		SHIPPER: CARRIER NOT RESPONSIB	Turnstance whatsoever.	the Goods Inste	the n territory or
Actendible contraction of the Carrier sharing and operation of the Carrier (carrier sharing and correct). In case of discrepancy between the Verified Corriging in cases of disc	ABOVE PARTICULARS DECL ³ ABOVE PARTICULARS DECL ³ ABOVE PARTICULARS DECL ³ ABOVE AND	RED BY RED W A A A A A A A A A A A A A	SHIPPER: CARRIER NOT RESPONSIB	LE. LE. LE. LE. LE. LE. LE. LE.	the Goods Inste	the n territory or