ShipperKOHINOOR MILLS LTD(DYEING DIVISION) 8TH KM MANGA RAIWIND ROAD, DIST KASUR, LAHORE, PAKISTAN

Consigned to the erder of HSBC LTD.,

DHAKA, BANGLADESH, BIN: 000002671-0002

FORM 'E'NO: BOP-2021-0000006943 DATED: 26-07-2021

Notify Address (It is agreed that no responsibility shall attach to the carrier or its Agents for failure the USTRIES (PVT) LTD.,

FACTORY: KHEJUR BAGAN, BARA ASHULIA, SAVAR, DHAKA, BANGLADESH BIN/VAT REG NO: 00000771673-0403

Place of Receipt by Pre-Carrier Pre-Carriage by Vessel GLEN CANYON V:005E Port of Loading KARACHI, PAKISTAN

Place of Delivery
CHITTAGONG, BANGLADESH Port of Discharge CHITTAGONG, BANGLADESH

BILL OF LADING FOR COMBINED TRANSPORT SHIPMENT OR PORT TO PORT SHIPMENT NOT NEGOTIABLE UNLESS CONSIGNED "TO ORDER"

Bill of Lading NCTG37228



FIRST ORIGINAL

Marks and Nos. PI#

Number and Kind of Packages & Description of Goods

ROLLS

CIPL-03382

CIPL-03390

CIPL-03391

FREIGHT PREPAID

CONTAINER NO TCNU-940613-0

SEAL 303376

01X40' H/C CONTAINER STC: 371 ROLLS

371 ROLLS -36,213 YARDS **CFR CHATTOGRAM SEAPORT, BANGLADESH FABRICS FOR 100 PCT EXPORT ORIENTED READYMADE GARMENTS INDUSTRY AS PER BENEFICIARY'S PROFORMA INVOICE NO. 18210** DATED 16JUN2021, 18180 DATED 11JUN2021 AND 18250 DATED 11MAY2021,

DC NUMBER: BBCDAK141746 AND DATE: 210614 **DOCUMENTARY CREDIT NUMBER BBCDAK141746,** BANGLADESH BANK DC NO.0000285921061118, LCA NO 371675, H.S.CODE NOS. 5211.32.00,

Gross Weight

Measurement

SAID TO WEIGH 12869.00 KGS

12220.00 KGS

PED ON BOARD

2 9 JUL 2021 altic Shipping (Pvt) Ltd.

As Agents

Continued on attached list...

FCL/FCL-CY/CY. SHIPPER LOAD, STOWED & COUNT. ALL DESTINATION CHARGES ON CONSIGNEE'S ACCOUNT.

ABOVE PARTICULARS AS DECLARED BY SHIPPER - CARRIER NOT RESPONSIBLE - SUBJECT TO OTHER TERMS & CONDITIONS AS ON REVERSE

Received in good order and condition, unless otherwise noted herein, at the place of receipt for transport and delivery as mentioned above. The Particulars as stated above by shipper and the weight, measure, quantity, condition, contents and value of Goods are unknown to the Carrier. Quality, quantity, and nature of the cargo stuffed inside the container by the shipper is unknown to the carrier. One of these Combined Transport Bill of Lading must be surrendered duly endorsed in exchange for the goods. IN WITNESS whereof the original Combined Transport Bills of Lading all of this tenor and date have been signed in the number stated below one of which being accomplished and the other(s) to be void. The contract evidenced by or contained in this bill of lading is governed by the law of pakistan and any claim dispute arising hereunder or in connection herewith shall be determined by the courts in Pakistan and no other courts. Cargo insurance not provided by the Carriers. In case subject hereunder or in connection herewith shall be determined by the courts in Pakistan and no other courts. Cargo insurance not provided by the Carriers. In case subject shipment is not loaded on vessel named aforesaid for any reason / is not cleared / claimed by the consignee and cargo is abandonded at destination or cargo is mis-declared by the shipper subject to any seizure of the shipment at port of loading or port of discharges all charges / penalties / fines / legal fee pertaining to this shipment will be for shipper's account and carrier hold shipper fully responsible for the same. All charges with regard to losses and / or damages to container(s) is/are returned to lines custody at destination will be on consignee account. Destination THC, Container Detention charges and all other applicable ancillaries are payable at destination by consignee. The shipment will be held back by carrier/carrier's agent if shipper or consignee over any month without any responsibility of claims on their part. In case shipment has been rejected by the authorities at the discharging port, re-shipment expenses, demurrage, deprition for a cargo. Consignee to pay aforesaid charges including telliver jorder Charges, Ins., Gate Pass, House B/L, Bank Guarantee, Container Service Charges, Washing, Damage, Dirty, Oily, Lift on/off, Empty Delivery Charges and any other charges in addition to those indicated that the Line may levy from time to time as per Line's tariff available on request.

Agent to contact for release of goods Freight payable at **BS SHIPPING LINES LTD** KARACHI COLLYER TOWER, BLOCK -G, ROAD -2, PLOT-4, Number of Original Bs/L Place and date of issue LANE-4, HALISHAHAR HOUSING ESTATE, CHITTAGONG, LAHORE THREE (3) BANGLADESH, TEL:88-031-2512564/2513024 FAX:88-031-2524455 Total Freight Amount For and on behalf of

BALTIC SHIPPING (PVT) LTD Baltic Lines AS AGENT

29-JUL-21

ATTACHED LIST

B/L No: BSLKCTG37228

Vessel: GLEN CANYON

Voyage: 005E

POL: KARACHI, PAKISTAN

POD: CHITTAGONG, BANGLADESH

Container No.

Seal No.

No of Pkgs/Units

N N N

Description of Goods

Weight

12869.00 KGS

IRC NO.BA-0170503, TIN: 590516243941, BIN/VAT REG NO: 000771673-0403 AGAINST SALES CONTRACT NO. CIPL/093/21 AND FILE NO(CIPL-03390) INVOICE NO KD21-0541 CBM: 35

Total No of Pkgs/units: 1 x 40

Bhoja Terrace Shah NAMOUNT rier is factority com hall be teachia espect of loss or damage to the Goods, nce to the value of such Goods at the nee in accordance with the contract or

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se and limits of liability provided for in these Conditions shall apply in any ac Carrier for loss of or damage or delay to the Goods whether the actio

against the Carrier for loss of or damage or delay to the Goods whether the action be ounded in contract or in tort.

14. LIABILITY OF OTHER PERSONS

13. Any person or vessel whatsoever, including but not limited to, the Carrier's servants or agents, any independent contractor or his servants or agents, and all others by whom he whole or any part of the contract evidence by this Bill of Lading, whether directly or ndirectly, is procured, performed or undertaken, shall have the benefit of all provisions in its Bill of Lading benefiting the Carrier as if such provisions were expressly for his benefit and in entering into this contract the Carrier to the extent of these provisions, does so not only on his own behalf but also as agent or trustee for such persons and vessels shall to this extent be or be deemed to be parties to this contract. 2) The aggregate of the amounts recoverable from the Carrier and the persons referred or in paragraph (2) of Clause 5 shall in no case exceed the limits provided for in these conditions.

(2) The aggregate of the amounts recoverable from the Carrier and the persons referred to in paragraps (2) of Clause 5 shall in no case exceed the limits provided for in these conditions.

15. METHOD AND ROUTE OF TRANSPORTATION

(1) The Carrier may at any time, with or without notice to the Merchant, use any means of transport or storage whatsoever; load or carry the Goods on any vessel whether named on the front hereof or not; stow the Goods, whether containerised or not, or or under deck; transfer the Goods from one conveyance to another including transhipping or carrying the same on a vessel other than that named on the front hereof or by any other means of transport whatsoever, at any place unpack or remove Goods which have been stuffed in darrapport whatsoever once any place unpack or remove Goods which have been stuffed in darrapport whatsoever once or considered or and y any route in his discretion (whether or not the nearest or most direct or customary or adventised route) and proceed to or stay at any place whatsoever once or more often and in any order; load or unload the Goods from any conveyance at any place; comply with any orders or recommendations given by any Government or Authority or having under the terms of the insurance on the conveyance employed by the Carrier the right to give orders or directions; permit the vessel to arrow the conveyance of the conveyance of the conveyance of under the terms of the insurance on the conveyance employed by the Carrier the right to give orders or directions; permit the vessel to arrow the stores and sail armed or unamed (2). The liberties set out in paragraph (1) of, this Clause may be invoked by the Carrier for any purposes whatsoever whether or no; connected with the Carriage of the Goods. Anything done in accordance with paragraph (1) of this Clause or any felay arising there of whatsoever nature or be within the contractual Carriers and shall more a deviation of whatsoever nature or o degree.

15. DELIVERY

16. delivery of the Goods or any part thereof

towards the Merchant. 20. GENERAL AVERAGE

Total GW .

20. GENERAL AVERAGE
(1) The Carrier may declare General Average which shall be adjustable according to the York/Antwerp Rules of 1994 at any place at the option of the Carrier and the amended Jason Clause as approved by BIMCO is to be considered as incorporated herein and the Merchant shall provide such security as may be required by the Carrier in this connection. (2) Notwithstanding (1) above, the Merchant shall defend, indermity and hold harmless the Carrier in respect of any claim (and any expense arising therefrom) of a General Average nature which may be made on the Carrier and shall provide such security as may be required by the Carrier in this connection.

(3) The Carrier shall be under no obligation to take any steps whatsoever to collect security 21. NOTICE.

Viless notice of loss or drawage in the Gords and reverse leave of the shall be later.

In Contict.

Viless notice of loss or drawage in the Gords and reverse extractions.

11. NOTICE

Inless notice of loss or damage to the Goods and general nature of it be given in writing the Carrier or the persons referred to in paragraph 2 of Clause 5 at the place of delivery telefore or at the time of the removal of the Goods into the custody of the person entitled obdievery therefore our der this Bill of Lading, or the loss or damage be not apparent, within even consecutive days thereafter, such removal shall be prima facle evidence of the elivery by the Carrier of the Goods as described in this Bill of Lading.

2. NON DELIVERY

2. NOŃ DÉLIVERY
this Bill of Lading is issued evidencing the Carriers Contract of Carriage by Combined anasport, failure to effect delivery within 90 days after the expiry of a time limit agreed and so expressed, failure to reflect in time limit is agreed and so expressed, failure to effect period to the combined transport operation shall, in the absence of the evidence to the contrary, we to the party entitled to receive delivery, the right to treat the Goods as lost. The properties of the combined properties of the delivery. The properties of the combined and cost or consequences at may arise due to non collection of cargo and/or container(s) by consignees at place delivery.

to waive or vary.

25. PARTIAL INVALIDITY
If any provision in this Bill of Lading is held to be invalid or unenforceable by any court or
regulatory or self regulatory agency or body, such invalidity or unenforceablity shall attach
only to such provision. The validity of the remaining provisions shall not be affected thereby
and this Bill of Lading contract shall be carried out as if such invalid or unenforceable

MODIFIED COMBINED TRANSPORT CLAUSE.

ONDIFIED COMBINED TRANSPORT COROLLA CONTROLLA CONTROLLA

on their part. ents/Condition of cargo unknown carrier/agents at load/discharge ports not sible for any shortage in contents, mis-declaration of weight package/description etc & that all claims/consequences will be on the issuing of relevant house B/L(s)

All destination ancillaries on consignee's account.
FOR PERISHABLE/REFRIGERATED CARGOES

28. FOR PERISHABLE/REFRIGERATED CARGOES

(1) Shoped at shipper'sreceiver's own risk and responsibilities:
(2) Pershable cargo-carrier reserves the right to dispose-off the cargo if delivery not taken within three days and rent ⁹⁰ US \$100¹/per day per TEU shall be charge to the consignee.

(3) All destination annillaries on consignees's account.
(4) Line/carrie/agents not responsible for damage to cargo to including but not limited to rot, decay, quality and deterioration.

(5) Carrier not responsible for over stowage above recommendation loads lines, inherent vice discolouration, over-ripening and / or rotten (6) Perishable cargo-carrier not responsible for including but not limited to any decay damage however caused to the cargo shipped at shipper'sreceiver's own risk and responsibility.

(7) Carrier not responsible for any claims due to over stowage above recommended loads lines, inherent wise discolouration, over-ripening and/or rotten damage.

29. FOR SPECIAL EQUIPMENTS

(1)If delivery not taken within three days rent @ US \$.100/- per day per TEU shall be charge to the consignee.

29. FUR SPECIAL EUDIPMENTS (
I)If delivery not taken within hree days rent @ US \$.100/- per day per TEU shall be charge to the consignee.
(2)All destination charges including detention as per special equipment tariff on consignee's account/special gear container on a/c of consignee.
30.PARAMOUNT DELIVERY CLAUSE
Carrier's liability cases once cargo is removed from port area.
31.PARAMOUNT CLAUSE:
Line and/or Carriers not liable for any/all claims if delivery of Cargo and/or Container(s) is not taken by Consignee immediately from the Port and/or Terminal from the date of discharge of Cargo and/or Containers.
31(A), Carrier is not liable for responsible for any damages and / or losses howsoever caused to cargo by Vessel / Owners / Master / Agents at Load or Discharge Ports.

third party acting in good faith.

ISSUANCE OF THIS BILL OF LADING

y issuance of this Bill of Lading the Carrier assumes liability as set out in these Condition

(I) For Port to Port or Combined Transport, undertakes to perform and/or in his own name to procure the performance of the entire transport, from the piace at which the Goods are taken in charge to the place designated for delivery in this Bill of Lading, (2) For the purposes and subject to the provisions of this Bill of Lading, the Carrier shall be responsible for the acts and omissions of any person of whose services he makes use for the performance of the Contract evidenced by this Bill of Lading, but see clause 28 hours.

be responsible for the acts and omissions of any person of whose services he marks use for the performance of the Contract evidenced by this Bill of Lading, but see clause 26 below.

(3) When issued on a Port to Port Basis, the responsibility of the Carrier is limited to that part of the Carriage from and during loading onto the vessel up to and during discharge from the vessel and the Carrier shall not be liable for any loss or damage whatsoever in respect of the Goods or for any other matter arising during any other part of the Carriage even though charges for the whole Carriage have been charged by the Carrier. The Merchant constitutes the Carrier as agent to enter into contracts on behalf of the Merchant with others for transport, storage, handling or any other services in respect of the Goods prior to loading and subsequent to discharge of the Goods from the vessel without the Carrier than the Carrier and th

(3) If any Goods shipped with the knowledge of the Carrier as to their dangerous nature shall become a danger to the vessel, which or cargo, they may in like manner be unloaded or landed at any place or destroyed or rendered innocuous by the Carrier, without flability on the part of the Carrier, seeped General Average, if any.

7. DESCRIPTION OF GOODS AND MERCHANTS PACKING
(1) The Merchant shall be deemed to have guaranteed to the Carrier the accuracy, at the time the Goods were taken in charge by the Carrier, of the description of the Goods, marks, defend, indemnity and hold harmless the Carrier of the description of the Goods, marks, defend, indemnity and hold harmless the Carrier against all used in Merchant shall not be carrier to such obligation from the Merchant shall in a different shall not be carrier to such obligation from the Merchant shall in so way limit his responsibility and liability under this Bill of Lading to any person other than the Merchant.

(2) Without prejudice to Clause 8 (A) (2) (c), the Merchant shall be liable for any loss, damage or injury caused by faulty or insufficient packing of Goods or by faulty loading or packing within containers and trailers and on flats when such loading or packing has been performed by the Merchant or on behalf of the Merchant by a person other than the Carrier, or by defect or unsuitability of the containers, trailers or if alts, when supplied by the Merchant, and shall defend, indemnity and hold harmless the Carrier against any additional expenses so caused.

(3) It is agreed that superficial rust, oxidation or any like condition due to moisture is not a condition of damage but is inherent to the nature of the Goods and acknowledgement of the receipt of the Goods in apparent good order and condition is not a representation that such conditions of rust, broadson or his without the Carrier of the receipt of the Goods in apparent good order and condition is not a representation that such conditions of rust, broadson or the held of the containers are not c

EXTENT OF LIABILITY
 A. (1) The Carrier shall be liable for loss or damage to the Goods occurring between the time when he takes the Goods into his charge and the time of delivery.
 (2) The Carrier shall, however, be relieved of liability for any loss or damage if such loss

time when he takes the Goods into his charge and the time of delivery. (2) The Carrier shall, however, be relieved of lability for any loss or damage if such loss or damage was caused by (a) an act or omission of the Merchant, or person other than the Carrier acting on behalf of the Merchant or from whom the Carrier took the Goods in charge: (b) insufficiency or defective condition of the packaging or marks and/or numbers: (c) inanding, beading, storage or unloading of the Goods by the Merchant or any person acting on behalf of the Merchant: (d) inherent vice of the Goods. (e) strike, lockout, stoppage or restraint of labour, the consequences of which the Carrier (e) strike, lockout, stoppage or restraint of labour, the consequences of which the Carrier (e) an uclear incident if the operator of a nuclear installation or a person acting for him is liable for this damage under an applicable international Convention or National Law governing liability in respect of nuclear energy:
(g) any cause or event which the Carrier could not avoid and the consequences whereod he could not prevent by the exercise of reasonable diligence.
(g) The burden of proving that the loss or damage was due to one or more of the above causes or events specified in (i) o(i) above, if shall be presumed that it was so caused. The claimant shall, however, the entitled to prove that the loss or damage as not, in fact, the respect of loss or damage and the stage of transport where loss or damage as not, in fact, of the case, the object of transport where loss or damage as not, in fact, of the case of the pack of transport where loss or damage as not, in fact, of the case of the pack of transport where loss or damage as not, in fact, of the case of the pack of transport where loss or damage as not, in fact, of the case of the pack of the pack of transport where loss or damage as not, in fact, of the case of the pack of the pack

Law, which provisions a contract to the detriment of the claimant, and (a) cannot be departed from by private contract, to the detriment of the claimant, and (b), would have applied if the claimant had made a separate and direct contract with the Carrier in respect of the particular stage of transport where the loss or damage occurred and received as evidence thereof any particular document which must be issued in order to make such International Convention or National Law applicable. (2) with respect to the transportation in the United States of America or in Canada to the Port of Loading or from the Port of Discharge, the responsibility of the Carrier shall be tol procure transportation shall be subject to the inland carriers' contracts of carriage and tariffs and any law compulsorily applicable. The Carrier quarantees

er guarantees ment of such inland carriers' obligation under the contracts and tariffs.

the fulfilment of such inland carriers' obligation under the contracts and tariffs.

9. CONTAINERS

(1) Goods may be stuffed by the Carrier in or on Containers and Goods may be stuffed with other Goods.

(2) The terms of this Bill of Lading shall Govern the responsibility of the Carrier in connection with or arising out of the supply of a Container to the Merchant, whether supplied before or after the Goods are received by the Carrier or delivered to the Merchant.

(3) If a Container has been stuffed by or on behalf of the Merchant.