View/Print Label

- 1. Ensure there are no other shipping or tracking labels attached to your parcel. Select the Print button on the dialogue box that appears. Note: If your browser does not support this function, select Print from the File menu to print the label.
- 2. Fold the printed label at the solid line below. Place the label in a UPS Shipping Pouch. If you do not have a pouch, affix the folded label using clear plastic shipping tape over the entire label.
- 3. Collection and Drop-off:
 - o If you have a scheduled collection, have your shipment(s) ready for the driver as usual.
 - o To Schedule a Collection or find a UPS location, visit UPS.com

UPS Access Point™ HUBO MINKENBERG

42 HOOFDSTRAAT HERKENBOSCH 6075AG UPS Access Point™
HOMERR SERVICEPOINT SHOW
MOBILE
ORANJELAAN 73A
ROERMOND 6042BC

UPS Access Point™ BALLOONIE

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Benara Udyog Limited Unit - 2 IEC No: 0697002373 Agra Mathura Road, Mauja # Artoni Khasra No. 1976-77, 1977/4 Mauja # Runkata & Khasra no. 36 & 37 282007 Agra U.P. India

Date Reference Subject

Roermond 12/05/23 OC 9548501 Shipping documents

Please find enclosed a copy of the shipping documents for the order:

- Bill of Lading (3 originals and 3 copies)
- Invoice (1 original)
- Certificate of origin (1 original and 1 copy)
- Detailed packing list (1 original)
- Certificate of Analysis (1 original)

Kind regards,

Rockwool B.V.

Lapinus

Customer service department

Sonja van der Haar

Shipper		B/L No. 33040079				
ROCKWOOL B.V. LAPINUS INDUSTRIEWEG 15		FAMOUS PACIFIC LINES				
6045 JG ROERMOND THE NETHERLANDS		OCEAN - BILL OF LADING for combined transport or port to port shipment FMC OTI No. 024325				
AGRA MATHURA ROAD, MAUJA- ARTONA GST: 09AAACB6515A1Z7 IEC: 0697002373 KHASRA NO. 1976-77 1977/4		RECEIVED the goods in apparent good order and condition and, as far as ascertain by reasonable means of checking, as specified above unless otherwise stated. The carrier, in accordance with and to the extent of the the provisions contained in tl B/L, and with liberty to sub-contract, undertakes to perform and / or in this own name to procure performance of the combined transport and the delivery of the goods, including all services which are necessary to such transport from the place and time taking the goods in charge to the place and time of delivery and accepts responsibility.				
Notify party (No claim shall attach for faillure to notify) SAME AS CONSIGNEE		for such transport and such services. Weight, measures, marks, numbers, quality, contents, descriptions and value as declared by the shipper but unknown by the carrier. In accepting this B/L the merchant expressly accepts and agrees to all its stipulations, exceptions and conditions whether written, printed, stamped or otherwise incorporated and in particular to the terms overleaf as if they were all signed by the merchant. This B/L must be surrendered duly endorsed in exchange for the goods or delivery order. IN WHITNESS where of the number of original Bs/L have been signed, if not				
re- carriage by Place of Receive		otherwise stated above, one of which being accomplished the other (s) to be void.				
Vessel name/voyage no. MSC FLAVIA/IS317B Port of loading ROTTERDAM, NETHERLANDS Port of discharge NEW DELHI, INDIA Port of loading ROTTERDAM, NETHERLANDS		For delivery please apply to: S TOTAL TRANSPORT SYSTEMS LTD (MUMBAI) 701-705, T SQUARE				
		SAKI NAKA, ANDHERI (EAST) 400 072 MUMBAI INDIA Tel:+91 22 66441500 Email: IMP.CS04@MUM.TTSPL.IN				

Marks and numbers	Quantity and kind of packages	Description of packages and goods	IMO	Gross Weight	СВМ
ORDER NO: 9548501 DELIVERY NO: 33995002	6 PALLET(S)	STC: 84 BAGS SYNTHETIC HYDRATED CALCIUM SILICATE PROMAXON-D, BAG 15 KG HS CODE: 28399000 NETT WEIGHT: 1.260 KGS DELIVERY TERMS: CIF ICD NEW DELHI PATPARGANJ		1423.800	9.450
		* PHONE: +91 97191 00591 CONTACT: MR. HEMANT SHARMA			

TOTAL PACKAGES: 6, TOTAL GROSS WEIGHT: 1423,800 KGS, TOTAL CBM: 9,450 LOADED INTO CONTAINER(S): TCNU6787521 WITH SEAL: ctg3004457 INDIAN SERVICE TAX COLLECT SHIPPED ON BOARD DESTINATION DELIVERY & ANCILLARY CHARGES TO CONSIGNEE A/C ORIGINAL B/L ISSUED FREIGHT PREPAID

Prepaid	Collect	Payable at	Place and date of issue		
FREIGHT PREPAID		ORIGIN ROTTERDAM 05-05-2023		FPS Famous	Pacific Shipping
TREFAID				_ <	PAUL BRANDS
Laden on board th	ne vessel	No. of original(s) B/L 3/3		7/	
ICS B/L			DRIGINAL	(A)	
05 May 2023			JINI OHAZIL		Me
UJ IVIA	y 2020				
Original Shir	anad on board	05-05-2023		As Agent	
Original Ship	oped on board	03-03-2023		FAMOUS PA	CIFIC LINES

1. DEFINITIONS
"Carrier" means the Company stated on the front of this Bill of Lading as being the Carrier and on whose behalf this Bill of Lading has been signed.
"Merchan" includes the shipper, the consigness, the receiver of the Goods, the holder of this Bill of Lading, any person owning or entitled to the passassion of the Goods or this Bill of Lading, any person having a present or future interest in the Goods or any person acting on behalf of any of the above mentioned persons.
"Goods" includes the cargo supplied by the Merchant and includes any Container not supplied by or on behalf of the Carrier.
"Container" includes any container, traiter, transportable tank, lift van, flat, pailel, or any similar article of the Carrier respect of the Goods.
"Carriage" means the whole of the operations and services undertaken or performed by or on behalf of the Carrier in respect of the Goods.
"Combined Transport" arises where the Carriage called for by this Bill of Lading is not a Port to Port Shipment.
"Port to Port Shipment arises where the Place of Receipt and the Place of Delivery are not indicated on the front of this Bill of Lading or if both the Place of Receipt and the Place of Delivery are of Receipt and the Place and Delivery indicated are ports and the Bill of Lading does not in the nomination of the Place of Delivery indicated are ports and the Bill of Lading does not in the nomination of the Place of Delivery are the Place of Delivery and the Place of Delivery are of Receipt or the Place of Delivery on the front hereof specify any place or spot within the area of the place of Deliver manse the provisions of the International Convention for Unification of

of Receipt or the Place of Delivery on the front hereof specify any place or spot within the area of the port so nominated,

"Hague Rules" means the provisions of the International Convention for Unification of Certain Rules relating to Bills of Lucing signed at Brussels on 25th August 1924.

"Hague-Vistly Rules" means the Hisgue Rules as amended by the Protocol signed at Brussels on 23or February 1968.

"COGSA" means the Carriage of Goods by Sea Act of the United States of America approved on 16th April 1936.

"COGWA" means the Carriage of Goods by Water Act 1936 of Canada.
"Charges" includes freight and all expenses and money obligations incurred and payable by the Merchant.
"Shipping Unit" includes freight unit and the term "unit" as used in the Hague Rules and Hague Visby Rules. "Shipping one about the state of the state o and Hague

CARRIER'S TARIEF

— was a second of the second o

3. WARRANTY

3. WARKARY IT.
The Merchant warrants that in agreeing to the terms hereof he is or is the agent of and has
the authority of the person owning or entitled to the possession of the Goods or any person
who has a present or future interest in the Goods.

who has a present or future interest in the Goods.

(1) This Bill of Lading shall be non-negotiable uritess made out, "to order" in which event it shall be negotiable and shall constitute ritle to the Goods and the holder shall be entitled to receive or to transfer the Goods herein described.

(2) This Bill of Lading shall be primar facile evidence of the taking in charge by the Carrier of the Goods as herein described. However, proof to the contrary shall not be admissible when this Bill of Lading shall shall be primar facile evidence of the solds are shed in described. However, proof to the contrary shall not be admissible when this Bill of Lading has been negotiated or transferred for valuable consideration to a third party acting in good faith.

5. CERTAIN RIGHTS AND IMMUNITIES FOR THE CARRIER AND OTHER PERSONS

(1) The Carrier shall be emittled to sub-contract on any terms the whole or any par the Carriage.

(1) The Carrier shall be entitled to sub-contract on any terms the whole we sup years the Carriage.

(2) The Merchant undertakes that no claim or aliegation shall be made against any person or vessel whatsoever, other than the Carrier, including, but not limited to, the Carrier's servants or agents, any independent contractor and his servants or agents, and all others by whom the whole or any part of the Carriage, whether directly or indirectly, is procured performed or undertaken, which imposes or settlempts to impose upon any such person or vessel any liability whatsoever in connection with the Goods or the Carriage, and if any claim or allegation should nevertheless be made to defend, indemnify and hold harmless the Carrier against all consequences thereof. Without projudice to the foregoing every such person and vessel shall have the benefit of all provisions herein 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 benefit but also as agent or fursites for such persons and vessels and such persons and vessels shall to this extent be or be deemed to be parties to this contract.

(3) The Merchant shall defend, indemnify and hold harmless the Carrier against any claim.

be parties to this contract.

(3) The Merchant shall defend, indemnify and hold harmless the Carrier against any claim or liability (and any expense arising therefrom) arising from the Carriage of the Goods insofar as such claim or liability exceeds the Carrier's plainity under this Bill of Lading.

(4) The defences and limits of liability provided for in this Bill of Lading shall apply in any action against the Carrier's whether the action the Gourd in Contract or in Tort.

such claim or liability accesseds the Carrier's liability outder this Bill of Lading.

(4) The defences and limits of bilability provided to in this Bill of Lading, and provided in against the Carrier whether the action be found in Contract or in Tort.

CARRIER'S RESPONSIBILITY

(7) CLAUSE PARAMOUNT

(7) Subject to clause 13 below, this Bill of Lading insolar as it relates to sea carriage by any vossel whether named herein or not shall have effect subject to the Hague Rules or any legislation making such Rules or the Hague-Nisby Rules compulsorily applicable (such as OCSA or COGWA) to this Bill of Lading and the provisions of the Hague Rules or applicable legislation shall be deemed incorporated herein. The Hague Rules or applicable legislation shall be deemed incorporated herein. The Hague Rules or applicable legislation shall be deemed incorporated herein. The Hague Rules or COGSA or COGWA) to this Bill of Lading is subject to U.S. or Caradian law respectively shall apply to the carriage of Goods by Inland waterways and reference to carriage by sea in such Rules or legislation shall be deemed to include reference to include shall subject to U.S. or CodWA) at this Bill of Lading is subject to U.S. or Caradian law respectively shall apply to the carriage of Goods by Inland waterways and reference to carriage shall be extremed to include reference to include the United States of America and amendments thereto and where applicable any invisions of the laws of the United States of America and amendm

- Rules (or COGSA or COGWA if this Bill of Lading is subject to U.S. or Canadian law respectively).

 Where under (I) above, the Carriar is not liable in respect of some of the factors causing the loss or damage, he shall only be liable to the extent that those factors for which he is liable have contributed to the loss or damage. Subject to 64(C) below, where the Haigue Fulles or any legislation applying such Rules or the Haigue-Visby Rules (such as COGSA or COGWA) is not corroudsorily applicable, the Carrier's liablity shall not exceed US\$2.00 per kill of the gross weight of the Goods lost, damaged or in respect of which the claim arises or the value of such Goods, whichever is the leasar.

 The value of such Goods, whichever is the leasar.

 The value of the Goods shall be determined according to the commodify exchange price at the place and time of delivery to the Merchant or at the place and time when they should have been so dislivered or if there is no such price according to the current market price by reference to the normal value of Goods of the same kind and qualify, at such place and time.

 Where the stage of Carriage where the loss or damage occurred can be veted:
- the liability of the Carrier shall be determined by the provisions contained in any

- international convention or national law of the country which provisions.

 (a) cannot be departed from by private contract to the detriment of the Merchant,
- and would have applied if the Merchant had made a separate and direct contract with the Carrier in respect of the particular stage of Carriage where the loss or damage occurred and had received as evidence thereof any particular docu-ment which must be issued in order to make such international convention or
- national law applicable;
 with respect to the transportation in the United States of America or in Canada to the Port of Discharge, the responsibility of the Carrier shall be to procure transportation by carriers (one or more) and such transportation by carriers (one or more) and such transportation shall be subject to the inland carriers' contracts of carriers and any law compulsority applicable. The Carrier guarantees the fulfilment of such inland carriers' onligations under their contracts and tariffs;
 Where neither (i) or (ii) above apply, any liability of the Carrier shall be determined by £(3)(A) above.
 GENERAL PROVISIONS
 Delay, Consequential Lines

[4] GENERAL PROVISIONS (A) Dolay, Consequential Loss save as otherwise provided herein, the Carrier shall in no circumstances be flable for direct, inflictor or consequential loss or damage caused by delay or any other cause whatsoever and however caused. Without prejudice to the foregoing, if the Carrier is found liable for delay, flability shall be limited to the freight applicate to the relevant stage

(B) Packegs or Shipping Unit Limistion

ckege or Shipping Unit Limietion ere the Hague Rules or any legislation making such Rules compulsorily applicable is COGA or COGWA) to this Bill of Lading apply, the Carner shall not, unless a clouds has been noted in accordance with (C) below, be or become liable for any lamage to or in connection with the Goods in an amount per package or shipping.

loss or damage to or in connection with the Goods in an amount per package or shipping unit in excess of the package or shipping unit limitation as laid down by such Rulas or legislation. Such limitation amount according to COGAS is US\$500 and according to COGAS is US\$500 and according to COGAM is Cost \$6.00 km in initiation amount is applicable undersuch Rulas or legislation, the limitation shall be US\$500. It is limitation amount is applicable undersuch Rulas or legislation; (C) Ad Valorem Declared Value of Package or Shipping Unit.

The Carrier's liability may be increased to a higher value by a declaration in writing of the value of the Goods by the shipper upon delivery to the Carrier's liability may be increased to a higher value by a declaration in writing or the value of the Goods by the shipper upon delivery to the Carrier to Goods for a shipment, such higher value being inserted on the front of this Bill of Lading in the space provided and, if required by the Carrier, extending that all in such case, if the actual value of the Goods shall accord such declared value, the value shall inevertheless be deemed to to the declared value and the Carrier's liability, if any, shall not exceed the declared value and any partial loss or damage shall be adjusted pro rata on the basis of such declared.

value.

(D) Definition of Package or Shipping Unit
Where a Container is used to consolidate Goods and such Container is stuffed by the
Carrier, the number of packages or shipping units stated on the face of this Bill of Lading
in the box provided shall be deemed the number of packages or shipping units for the
purpose of any limit of liability per package or shipping unit provided in any internation convention or national law relating to the carriage of Goods by sea. Except as aloresaid
the Container shall be considered the package or shipping unit.

The words "shipping unit" shall mean each physical unit or piece of cargo not

The words "shipping unit" shall mean each physical unit or piece of cargo not shipped in a package, including articles or things of any description whatsoever, except Goods shipped in bulk, and insepective of the weight or measurement unit employed in calculating freight charges. As to Goods shipped in bulk, the limitation applicable fererol shall be the limitation provided in such convention or law which may be applicable, and in no event shall anything herein be construed to be a waiver of limitation as to Goods shipped in bulk. ped in bulk.

self-peur in busic.

[15] Rust, etc.

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 receipt of the Goods in apparent good order and condition is not a representation that such conditions of rust, oxidation or the like did not exist on receipt.

such conditions of rust, oxidation or the like did not exist on receipt.

[F) Notice of Loss or Demage
The Carrier shall be deemed prima facle to have delivered the Goods as described
in this Bill of Lading unless notice of loss of, or damage to, the Goods, indicating the
general nature of such loss or damage, shall have been given in writing to the Carrier or
to his representative at the place of delivery before or at the time of removal of the Goods
into the custody of the person entitled to delivery thereof under this Bill of Lading or, if
the loss or damage is not apparent, within three consecutive days thereafter.

the loss of damagers in expect.

(G) Time-bar

The Carriershall be discharged of all liability unless suit to brought in the proper forum and written notice thereof received by the Carrier within twelve months after delivery of the Goods or the date when the Goods should have been delivered. In the event that such time period shall be found contrary to any convention or law compulsorily applicable, the period prescribed by such convention or law shall then apply but in that circumstance.

MERCHANT'S RESPONSIBILITY

only.

7. MERCHANT'S RESPONSIBILITY
(1) The description and particulars of the Goods actout on the face heroof are furnished by the Merchant and the Merchant warrants to the Camer that the description and particulars including, but not limited to, or weight, content, measure, quantity, quality, condition, marks numbers and value are correct.

(2) The Merchant shall comply with all applicable laws, regulations and requirements of oustoms, port and other authorities and shall bear and pay all dulies, taxes, lines, linposts, expenses and losses-incurred or sulfered by reson thereof orby reason of any lilegal, incorrect or insufficient marking, humbering or addressing of the Goods.

(3) The Merchant undertakes that the Goods are packed in a manner adequate to withstand the ordinary risks of Carriage having regard to their nature and in compliance with all laws, regulations and requirements which may be applicable.

(4) No Goods which are or may become dangerous, inflammable or damaging or which are or may become liable to damage any property or person whatsoever shall be tendered to the Carrier for Carriage without the Carrier's express consent in writing and without the Container or other covering in which the Goods are to be transported and the Goods being distinctly marked on the outside so as to indicate the nature and character of any such articles and so as to comply with all applicable laws, regulations and requirements. If any such articles are delivered to the Carrier without such written consent and marking or if in the opinion of the Carrier than the contribution of the Carrier without such written consent and marking or if in the opinion of the Carrier than a distinct and without the Carrier and the Carrier than the Carrier than the Carrier and the Carrier than the Carrier to the Carrier of the Carrier of the Carrier of any person or vessel (other than the Merchant) ref

8. CONTAINERS

Goods may be stuffed by the Carrier in or on Containers and Goods may be stuffed with at

- Goods may be stuffed by the Carrier in or on Containers and Goods may be stuffed her Goods.

 The terms of this Bill of Lading shall govern the responsability of the Carrier in conview of the Carrier of the Carrier in convention of the Carrier of the Carrier of the Merchant, which are stopping or after the Goods are received by the Carrier or delivered to the Merchant.

 It is Container has been stuffed by or on behalf of the Merchant.

 It is Carrier shall not be liable for loss of or damage to the Goods. caused by the manner in which the Container has been stuffed; caused by the unsultability of the Goods for carriage in Containers;

 It is container the unsultability of the Goods for carriage in Containers;

 It is container the Container has been supplied by or on behalf of the Carrier, this paragraph (she shall only apply if the unsultability or defective condition arrais (a) without any want of due diligence on the part of the Carrier or (b) would have been appared upon reasonable inspection by the Merchant at or prior to the time when the Container as suffect.

 If the Container as suffect or seal the Container.

 The Carrier has greed to seal the Container.

 The Carrier has formed and the common one of the matters over the Carrier are instructed to provide a Container, in the absence of a written to the contrary, the Carrier is instructed to provide a Container of any fartype or quality.

particular type or quality

9. TEMPERATURE CONTROLLED CARGO

(1) The Merchant undertakes not to tender for transportation any Goods which require temperature control without previously giving written notice (and filing in the box on the front of this Bill of Lading it this Bill of Lading has been prepared by the Merchant or a person acting on this behalf) of their nature and particular remiprature range to be maintained and in the case of

a temperature controlled Container staffed by or on behalf of the Merchant further undertakes that the Container has been properly pre-cooled, that the Goods have been properly stuffed in the Container and that its thermostatic controls have been properly set by the Merchant before receipt of the Goods by the Carrier. If the above requirements are not complied with the Carrier shall not be liable for any loss

If the above requirements are not complied with the Carrier shall not be liable for any loss of or damage to the Goods caused by such non-compliance.

(2) The Carrier shall not be liable for any loss of or damage to the Goods arising from defects, derangement, breakdown, stoppage of the temperature controlling macrimery, plant, insulation or any apparatus of the Container, provided that the Carrier shall before or at the beginning of the Carriage exercise due diligence to maintain the refrigerated Container in an efficient state.

10. INSPECTION OF GOODS

INSPECTION OF GOODS The Carrier or any person authorised by the Carriershall be entitled, but under no obligation, sen any Container or package at any time and to inspect the Goods.

to open any Container or package at any time and to inspect the Goods.

11. MATTERS AFFECTING PERFORMANCE

(1) If at any time the Carriage is or is likely to be affected by any hindrance, risk, delay, difficulty or disadvantage of any kind (including the condition of the Goods), whensever and howscover arising (whether or not the Carriage has commenced) the the Carriar ray:

(A) without notice to the Merchant abandon the Carriage of the Goods and where reasonably possible place the Goods or any part of them at the Merchant's disposal at any place which the Carrier ray deem safe and convenient, whereupon the responsibility of the Carrier in respect of such Goods shall cases;

(B) without prejudice to the Carrier's right subsequently to abandon the Carriage under (A) above, continue the Carriage.

In any event the Carriage.

In any event the Carriage and the Merchant's slap by any additional costs resulting from the above mentioned circumstances.

circumstances.

[2] The liability of the Carrier in respect of the Goods shall cease on the delivery or other disposition of the Goods in accordance with the orders or recommendations given by any government or authority or any person acting or purporting to act as or on behalf of such government or authority.

12. METHODS AND ROUTE OF TRANSPORTATION

12. METHODS AND ROUTE OF TRANSPORTATION

(1) The Carrier may at any time and without notice to the Merchant use any means of transport or storage whatsoever; load or cany; the Goods on any vessel whother named on the front harned or not; transfer the Goods from one conveyance to another including transhipping or carrying the same on another vessel than that named on the front heroof or by any other means of transport whatsoever, at any place unpack and remove Goods which have been stuffed in or on a Container and tonward the same in any manner whatsoever, proceed at any speed and by any route in his discretion (whether or not the nearest or most direct or customary or advertised movel 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 (whother or not the place is a port named or the front hereof as the situated Port of Loading or intended Port of Dischargel; comply with any poiders or recommendations given by any government or authority or any person or body acting or purporting to act as or on behalf of such 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 proceed with or without plots, to to we not be towed or to be dry-docked; permit the vessels to carry livestock, Goods of all kinds, dangerous or otherwise, contrabend, explosives, munitions or walke stores and sail armed or unarmed.

warfive stores and sall armed or unarmed.

(2) The liberties set out in (1) above may be invoked by the Carrier for any purhalscover whother or not connected with the Carriage of the Goods. Anything accordance with (1) above or any delay arising therefrom shall be deemed to be with contractual Carriage and shall not be a deviation of whatsoever nature or degree.

contractual Carriago and shall not be a deviation of whatsoever nature or degree.

13. DECK CARGO (AND LIVESTOCK)

(1) Goods of any description whether containerised or not may be stowed on or under dack without notice to the Merichant and such stowage shall not be a deviation of whatsoever nature or degree Subject to (2) below, such Goods whether carried on deck or under deck shall participate in General Average and such Goods whether carried on deck or under deck shall participate in General Average and such Goods whether carried on deck or under deck shall participate in General Average and such Goods whether carried on deck or under deck shall participate in General Average and such Goods for the pulpe Rules or any legislation making such Rules or the Hegue-Yisby Rules compulsorily applicable (such as COGSA) or COGWA) to this Bill of Lading.

(2) Goods (not being Goods stuffed in or on Containers ofter than open filest or pallets) which are stated on the front of this Bill of Lading to be carried on deck and which are so camed (and investock, whether or not carried on deck) are carried without responsibility on the part of the Carrier for loss or damage of whatsoever nature arising during carriage by see or inland waterway whether caused by unseaworthiness or negligence or any other carried or the contraction of the carried of the carrier deck and selection, discountly and thold harmless the Carrieraginal shall any extra cost incurred for any reason whatsoever. In connection with carriage of livestock.

14. DELIVERY OF GOODS

14. DELIVERY OF GOODS
If delivery of the Goods or any part thereof is not taken by the Merchant at the time and place when and where the Carrier is entitled to call upon the Merchant to take delivery thereof, the Carrier shall be entitled without notice to remove from a Container the Goods or that part intereof if stuffed in or on a Container and to store the Goods or there part thereof abone, affoat, in the open or under cover at the sole risk and expense of the Merchant. Such storage shall constitute due delivery hereunder, and thereupon the liability of the Carrier in respect of the Goods or that part thereof shall ogase.

Goods or that part thereof shall coase.

15. BOTH-TO-BLAME COLLISION

If the vessel on which the Goods are carried (the carying vessel) comes into collision with any other vessel or object (the non-carying vessel or object (the non-carying vessel or object) at a result of the negligence of the non-carrying vessel or object, the Merchant undertakes to defend, indemnify and hot harmless the Carrier against all claims by or liability to (and any expense arising therefrom) any vessel or parson in respect of any loss of, or damage to, or any claim whatsower of the Merchant paid or payable to the Merchant by the non-carrying vessel or object or the owner of, charterer of or person responsible for the non-carrying vessel or object and set-off, recoupled or necovered by such vessel, object or person(s) against the Carrier, the carrying vessel or charterers.

18. GENERAL AVERAGE 18. GENERAL AVERAGE
(1) The Carrier may declare General Average which shall be adjustable according to the York/Antwerp Rules of 1974 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 his connection.
(2) Notwithstanding (1) above, the Merchant shall defend, indemnity and hold harmless the Carrier in respect of any claim [and any expense arising thereform] of a General Average anature which may be made on the Carrier and shall provide such security as may be required by the Carrier in his connection.
(3) The Carrier in his connection.

(3) The Carrier shall be under no obligation to take any steps whatsoever to collect security for General Average contributions due to the Merhant.

17. CHARGES

17. ChARGES
(1) Charges shall be deemed fully earned on receipt of the Goods by the Carrier and shall be paid and non-returnable in any event.
(2) The Charges have been calculated on the basis of particulars furnished by or on behalf of the Merchant. The Carrier shall be entitled to production of the commercial invoice for the Goods or true copy thereof and to inspect, reveigh, remeasure and revalue the Goods are the particulars are found by the Carrier to be incorrect the Merchant shall pay the Goods are formed by the Carrier to be incorrect the Merchant shall pay the Carrier to be incorrect the Merchant shall pay the Carrier to be shown in a state of the Charges charged) and the costs incurred by the Carrier in set shiftshiring the correct particulars.
(3) All Charges shall be paid without any set-oil, counter-claim, deduction or stay of execution.

18. LIEN

18. LIEN
The Carrier shall have a Ben on Goods and any documents relating thereto for all sums whatsoever due at any time to the Carrier from the Merchant and for General Average contributions to whomsoever due and for the costs of recovering the same and the Carrier shall have the right to self the Goods and documents by public auction or private tresty, without notice to the Merchant and at the Merchant's expense and without any liability towards the Merchant.

19. VARIATION OF THE CONTRACT

No server to regent of the Cerrier shall have power to waive or vary any of the terms hereof unless such waiver or variation is in writing and is specifically authorised or ratified in writing by a director or officer of the Cerrier who has the actual authority of the Cerrier so to waive or vary.

AN PAN IAL INVALIDITY
If any provision in this Bill of Lading is held to be invalid or unenforceable by any court
or regulatory or sell regulatory agency or body, such invalidity or unenforceability 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 provision were not contained hirein.



ORIGINAL

Part of the ROCKWOOL Group

INVOICE

Invoice address: 78559 Benara Udyog Limited Unit - 2

IEC No: 0697002373

GST: 09AAACB6515A1Z7 PAN:AAA Khasra No. 1976-77, 1977/4 Mauja # Runkata & Khasra no. 36 & 3 Agra Mathura Road, Mauja # Artoni

282007 AGRA U.P.

INDIA

Paver: 78559

Benara Udyog Limited Unit - 2

IEC No: 0697002373

GST: 09AAACB6515A1Z7 PAN:AAACB515

Khasra No. 1976-77, 1977/4

Mauja # Runkata & Khasra no. 36 & 37 Agra Mathura Road, Mauja # Artoni

282007 Agra U.P.

INDIA

Ordered by: 78559

Benara Udyog Limited Unit - 2

IEC No: 0697002373

GST: 09AAACB6515A1Z7 PAN:AAACB515A

Khasra No. 1976-77, 1977/4

Mauja # Runkata & Khasra no. 36 & 37 Agra Mathura Road, Mauja # Artoni

282007 AGRA U.P.

INDIA

Invoice no. / date: Order no. / date:

Contactperson:

163917823 / 24.04.2023

Page 1 / 1

9548501 / 13.04.2023

Your reference:

Jenny Schreurs

Number Amount Material Item Unit Unit Unit Material description

10 Promaxon-D

bag 15 kg pallet 210 kg

Synthetic hydrated calcium silicate

1,260,00 1.260,00 4.710,00 5.934,60 136919 KG 1,000 KG KG

Stat. No.: 28399000

Delivery No/Date: 33995002 / 01.05.2023

Container Number: 92-BDV-3

Country of origin: BE

Freight Cost 1.400,00

7.334,60 Amount excl. VAT 0,00 % 0,00 **Output Tax**

Export supply 0% VAT # art. 146 (1) VAT Directive 2006/112/EC

EUR 7.334,60

Delivery date:

01.05.2023 -

Terms of delivery:

CIF ICD New Delhi Patpargani

Payment term:

60 days net

Gross/Nett weight:

1.423,800 / 1.260 KG

Transp. volume:

13.860 M3

Delivery address: 78559 Benara Udyog Limited Unit - 2 IEC No: 0697002373

Agra Mathura Road Mauja # Artoni

Agra U.P. 282007

India

Rockwool B.V. | Industrieweg 15, 6045 JG Roermond, The Netherlands | Postbus 1160, 6040 KD Roermond, The Netherlands T: +31 (0) 475 35 35 35 | E: cs@lapinus.com | www.lapinus.com | KvK Nederland 13014428 | VAT NL0016.96.592.B01 | EORI NL001696592 Bank: ING BANK N.V. | IBAN: NL87 INGB 0674 2921 11 | BIC/SWIFT INGBNL2A | Beneficiary: ROCKWOOL B.V.

The general terms and conditions of ROCKWOOL BV, as filed with the Chamber of Commerce The Netherlands, are applicable to all our offers and agreements and the execution thereof, more specifically they apply to this order and the execution thereof. You have received a copy of the general terms and conditions of ROCKWOOL BV with the quotation. On your first request we will send you a new copy. Prices, delivery date and freight cost may be subject to change, actual freight cost will be invoiced.

Afzender / Consignor / Expéditeur / Remitente S202405285 (4) Nr. Rockwool B.V. Industrieweg 15 6045 JG ROERMOND The Netherlands ORIGINEEL/ ORIGINAL zq60q2291p **EUROPESE UNIE EUROPEAN UNION** Benara Udyog Itd,
Agra Mathura Road, Mauja-Artona
GST: 09AAACB6515A1Z7
IEC: 0697002373
Khasra No. 1926 2 Geadresseerde / Consignee / Destinataire / Destinatario UNION EUROPÉENNE **UNIÓN EUROPEA CERTIFICAAT VAN OORSPRONG** IEC: 0697002373 Khasra No. 1976-77 1977/4 CERTIFICATE OF ORIGIN Khasra No. 1976-77 1977/4 282007 AGRA U.P. Phone: +91 97191 00591 Contact: Mr. Hemant Sharma India CERTIFICAT D'ORIGINE **CERTIFICADO DE ORIGEN** 3 Land van oorsprong / Country of origin / Pays d'origine / Pais de origen EUROPEAN UNION Gegevens in verband met het vervoer (facultatief) / Transport details (optional) / Opmerkingen / Remarks / Remarques / Observaciones Informations relatives au transport (mention facultative) / Expedición Ordernr. 9548501 HS code. 28399000 Volgnummer, merken, nummers, aantal en aard van de colli; omschrijving van de goederen / Description of goods / Description de marchandises Hoeveelheid / Quantity / Quantité / Cantidad GROSS: 1423,80 PROMAXON-D SYNTHETIC HYDRATED CALCIUM SILLICATE, Promaxon-D 84 BAGS
PACKED ON 6 PALLETS NETT: 1260,00 ONDERGETEKENDE AUTORITEIT VERKLAART DAT DE HIERBOVEN VERMELDE GOEDEREN VAN OORSPRONG ZIJN UIT HET IN VAK 3 GENOEMDE LAND THE UNDERSIGNED AUTHORITY CERTIFIES THAT THE GOODS DESCRIBED ABOVE ORIGINATE IN THE COUNTRY SHOWN IN BOX 3 L'AUTORITÉ SOUSSIGNÉE CERTIFIE QUE LES MARCHANDISES DÉSIGNÉES CI-DESSUS SONT ORIGINAIRES DU PAYS FIGURANT DANS LA CASE No. 3 LA AUTORIDAD MERASCRIDA CERTIFICA QUE LAS MERCANCIAS DESIGNADAS SÓN ORIGINARIAS DEL PAÍS INDICADO EN LA CASILLA No. 3 **Netherlands Chamber of Commerce** Kamer van Koophandel of Origin Accredited Chamber 24 APR 2023 NE1300101 Plaats en datum van afgifts; aanduiding, handtekening en stempel van de bevoegde autoriteit Place and date of issue; name, signature and stamp of competent authority zg60g2291p Lieu et date de délivrance; désignation, signature et cachet de l'autorité compétente UTRECHT Lugar y fecha de expedición; designación, firma y sello de la autoridad competente Harenberg, H.G. To verify this document please visit: https://certificates.iccwbo.org/ Electronic Certifying Stamp Verification Code: zg60g2291p

6045 JG Roermond / The Netherlands Industrieweg 15 Rockwool B.V.

Our ordernr : 9548501

Delivery nr : 33995002

Container nr: 92-BDV-3

Shipment nr.: 0007445079

Your ordernr:

For Benara Udyog Limited Unit - 2 IEC No: 0697002373

Agra Mathura Road, Mauja -

Artoni 282007 Agra U.PORIGINAL India



DETAILED PACKING LIST

n m	,00 1150,00			
Dimensions in m per package	1150,00			
Dimer	1150,00			
	115			
ght	1423,800			
Total gross weight per item kgs	1423			
Total g				
	1260,000			
Total net weight per item kgs	1260			
Total no				
E	1260,00			
y per ite	126			
Total quantity per item in m ¹ / m ² / kg				
Tota			 	
ckage	1,00			
s per pa				
Contents per package in m¹ / m² / kg				
_	et 210 kg 1260 Kilogram			
i numbe kages	10 kg 0 Kil			
Type and number of packages	pallet 210 kg 1260 Kilo			
ta.	Promaxon-D, bag 15 kg 15,0			
Product and dimensions	, bag			
Prc and din	Kon-D			
	romax 5,0			

Date: 24-04-2023

84 BAGS PACKED ON 6 PALLETS

Kgs

1423,800

1260,000 **Kgs**





For attn of

Mr./ Mrs.

Date

01-05-2023

Please find attached Test Report of compliance with the order (EN 10204: 2004 / 2.2)

Client

Benara Udyog Limited Unit - 2

Client-orderno

*

Lapinus orderno

9548501

Product:

Promaxon-D

bag 15 kg pallet 210 kg

Synthetic hydrated calcium silicate

Total order Qty:

1.260 kg

Batch no. Batch Qty:

2308101 - 420 kg

Batch no. Batch Qty:

2309398 - 210 kg

Batch no. Batch Qty:

2308127 - 210 kg

Batch no. Batch Qty:

2309196 - 420 kg

Kind regards

Customer Services

Lapinus ROCKWOOL B.V. Industrieweg 15 6045 JG Roermond PO Box 1160 6040 KD Roermond The Netherlands

cs@lapinus.com www.lapinus.com

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Bormstraat 24 B-2830 Tisselt Belgium

T +32 (0)15 71 21 86 F +32 (0)15 71 26 90 www.promat.com/industry

To: ROCKWOOL BV - Lapinus Fibres

For Customer: Rockwool BV

Gate B

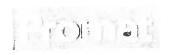
Energieweg 3 6045 JE Roermond

Nederland

PO 4504370843 article n° 136919 Loading date 05/04/2023

ANALYSIS PROMAXON D Synthetic hydrated calcium silicate VISUAL APPEARANCE: WHITE POWDER

BATCH NR.		₹.	PRODUCTION DATE	BULK DENSITY g/l	PARTICLE SIZE d(50) (µm)	COARSE PART (%) > 254 µ	MOISTURE %	WEIGHT (kg)
23 08	037	1	21-Feb-23	110,24	52,30	0,05	1,95	210
23 08	037	2	21-Feb-23	110,24	52,30	0,05	1,95	210
23 08	062	1	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	062	2	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	062	3	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	062	4	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	062	5	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	062	6	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	062	7	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	062	8	21-Feb-23	107,72	55,50	0,53	2,07	210
23 08	070	1	22-Feb-23	112,08	52,30	0,00	1,47	210
23 08	070	2	22-Feb-23	112,08	52,30	0,00	1,47	210
23 08	070	3	22-Feb-23	112,08	52,30	0,00	1,47	210
23 08	070	4	22-Feb-23	112,08	52,30	0,00	1,47	210
23 08	070	5	22-Feb-23	112,08	52,30	0,00	1,47	210
23 08	070	6	22-Feb-23	112,08	52,30	0,00	1,47	210
23 08	075	1	21-Feb-23	108,80	53,80	0,33	2,29	210
23 08	075	2	21-Feb-23	108,80	53,80	0,33	2,29	210
23 08	101	1	22-Feb-23	108,96	50,90	0,00	2,30	210
23 08	101	2	22-Feb-23	108,96	50,90	0,00	2,30	210
23 08	101	3	22-Feb-23	108,96	50,90	0,00	2,30	210
23 08	101	4	22-Feb-23	108,96	50,90	0,00	2,30	210
23 08	101	5	22-Feb-23	108,96	50,90	0,00	2,30	210
23 08	101	6	22-Feb-23	108,96	50,90	0,00	2,30	210



Bormstraat 24 B-2830 Tisselt Belgium T +32 (0)15 71 21 86 F +32 (0)15 71 26 90 www.promat.com/industry

To: ROCKWOOL BV - Lapinus Fibres

For Customer: Rockwool BV

Gate B

Energieweg 3 6045 JE Roermond

Nederland

PO 4504370843 article n° 136919 Loading date 05/04/2023

ANALYSIS PROMAXON D Synthetic hydrated calcium silicate VISUAL APPEARANCE: WHITE POWDER

			VISUAL	41 1 F-1412	A110E. 11			
BATCH NR.		₹.	PRODUCTION DATE	BULK DENSITY g/l	PARTICLE SIZE d(50) (µm)	COARSE PART (%) > 254 µ	MOISTURE %	WEIGHT (kg)
23 08	118	3	22-Feb-23	105,80	51,40	0,39	1,52	210
23 08	118	4	22-Feb-23	105,80	51,40	0.39	1,52	210
23 08	118	5	22-Feb-23	105,80	51,40	0,39	1,52	210
23 08	118	6	22-Feb-23	105,80	51,40	0,39	1,52	210
23 08	119	1	22-Feb-23	102,20	50,50	0.53	1,42	210
23 08	119	2	22-Feb-23	102,20	50,50	0,53	1,42	210
23 08	119	3	22-Feb-23	102,20	50,50	0,53	1,42	210
23 08	119	4	22-Feb-23	102,20	50,50	0,53	1,42	210
23 08	119	5	22-Feb-23	102,20	50,50	0,53	1,42	210
23 08	119	6	22-Feb-23	102,20	50,50	0,53	1,42	210
23 08	127	1	22-Feb-23	105,44	53,70	0,38	1,68	210
23 08	127	2	22-Feb-23	105,44	53,70	0.38	1,68	210
23 08	127	3	22-Feb-23	105,44	53,70	0.38	1,68	210
23 08	127	4	22-Feb-23	105,44	53,70	0.38	1,68	210
23 08	127	5	22-Feb-23	105,44	53,70	0,38	1,68	210
23 08	127	6	22-Feb-23	105,44	53,70	0,38	1,68	210
23 08	127	7	22-Feb-23	105,44	53,70	0,38	1,68	210
23 08	127	8	22-Feb-23	105,44	53,70	0;38	1,68	210
23 09	196	5	2-Mar-23	102,00	52,90	0.00	1,42	210
23 09	196	6	2-Mar-23	102,00	52,90	0,00	1,42	210
23 09	398	1	7-Mar-23	99,32	46,20	0,00	1,78	210
23 09	398	2	7-Mar-23	99,32	46,20	0,00	1,78	210
23 09	398	3	7-Mar-23	99,32	46,20	0,00	1,78	210
23 09	398	4	7-Mar-23	99,32	46,20	.0,00	1,78	210

10080