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Shipper		DACHS Operated by: Kingwood Logistics Ltd.	ER Oce Bill	an Container Line of Lading	
		20/F, The Octagon, 6 Sha Tuen Wan, N.T., Hong Ko			
Consignee		Bill of Lading Number:			
		No. of rider pages:			
Notify Party					
		RECEIVED the Goods or the transportation equipment in apparent good order and condition, except as otherwise indicated, to be transported, delivered or transhipped as provided herein. All of the provisions written, printed or stamped on either side hereof are part of this Bill of Lading - contract.			
Also Notify (For Mer	rchant's reference only)	Delivery Agent			
Combined Transport - Place of Receipt	Pre-Carriage by	F	Port of Loading		
Vessel / Voyage-No.	Port of Discharge	<u> </u>	Combined Transport - Place of Delivery		
Marks and Numbers No. / kind of packing u	nits* Description of Goods		Gross Weight	Measurement	

OCEANFREIGHT and CHARGES Rates, Weight and / or Measurement subject to correction **PREPAID** COLLECT

No. of Original B(s)/L Freight Payable at

Service Type/Mode

IN WITNESS WHEREOF, the Carrier by its agents has signed the number of original Bills of Lading as stated above, all of the same tenor and date, one of which being accomplished, the others to stand void.

TOTAL AMOUNT DUE:

Carrier assumes liability for_ __ Package(s) tendered by Merchant.

Above particulars as declared by shipper unless declared otherwise!

NOTICE: The Laws and/or International Conventions applicable to Port-to-Port and/or Combined Transport Shipments are limiting by virtue and/or by incorporation into this Bill of Lading the Carrier's liability to certain amounts per Package or customary freight unit, unless the Merchant declares a higher cargo value below and pays the Carrier's ad valorem freight rate.

Declared Cargo Value:

If Merchant enters a value, Carrier's per Package limination of liability shall not apply and the ad valorem freight rate will be charged.

SHIPPED ON BOARD:

PLACE AND DATE OF ISSUE:

issued by:

as agents for and on behalf of KINGWOOD Logistics Ltd. (Carrier)

DACHSER Ocean Container Line Bill of Lading Terms and Conditions

or the shipment of the Goods are superseded by this Bill of Lading.

- 1.2
- 1.3
- General Provisions/Definitions

 "Carrier" means the Company stated on the front of this Bill of Lading (hereafter

 "Carrier" means the Company stated on the front of this Bill. is signed.

 "Agent" means the Company stated on the front of this Bill. as being the agent of

 the Carrier and having signed this Bill. for and on behall of the Carrier,

 "Merchant" includes and means the Shipper, the Consignee, the receiver, the

 holder of this Bill. the owner of the goods, any person having a present or future

 interest in the goods or any person acting on behall of any of the above

 mentioned persons.
 "Goods" includes the cargo supplied by the Merchant and includes any transport

 equipment (containers, trailers, wagons, refer or other special equipment,

 transportable tank, pallets, etc.), not supplied by or on behalf of the Carrier,

 transportable tank pallets, etc.) and supplied by the carried on or under deck.

 "Shipper" means the person who concludes the transport contract with the

 Carrier.
- 1.6 1.7
- 1.8

- "Shipper" means the person who concludes the transport contract with the Carrier.

 "Consignee" means the person entitled to receive the goods from the Carrier.

 "Consignee" means the whole of the transport operations and services undertaken or performed by or on behalf of the Carrier in respect of the Goods.

 "Port-to-Port shipment" arises only where the place of receipt and the place of delivery are not indicated on the front of this BrL or if both are ports and the BrL does not in the normation of the place of receipt or the place of delivery on the front thereof specify any place or spot when the place of the place of the place of delivery on the front thereof specify any place or spot whith the area or the ports on minimated.

 "Combined Transport" arises where the Carriage called for by this BrL is not a state of the place of the place of the place is the port of the place of the place of the place is the place that the place is the place is the place of the place is the pla 1.12

- do not constitute a different mode of transport for the purposes of this B/L.

 Scope / Issuance

 By issuance of this B/L the Carrier

 undertakes to perform and/or to procure the performance of the entire transport, from the place at which the goods are taken in charge to the place of delivery designated in this B/L.

 The Carrier may at any time and without notice to the Merchant

 The Carrier may at any time and without notice to the Merchant

 The Carrier may at any time and without notice to the Merchant

 The Carrier may at any time and without notice to the Merchant

 The control of the

If the Data arrier shal, unless otherwise expressly agreed, be relieved of all liability under these ions unless suit is brought within 9 months (unless mandatory law provides something ntl) after the discharge or delivery of the Goods or the date when the Goods should seen delivered, whichever kind of transport applies as described in this B/L.

Law and Jurisdiction

n or dispute under this B/L shall be determined by the law and courts of Hong ecial Administrative Region of the People's Republic of China.

Negotiability and Title to the Goods

- ITIES U. THE TO THE LOOGS.

 This BIL shall be non-negotiable unless made out "to order" in which event it shall be negotiable and shall constitute title to the Goods and the holder shall be entitled to receive or bit brasfer the Goods herein describbed.

 This BIL shall be prima face evidence of the taking in charge by the Carrier of the admissible when the BIL shall be prima face evidence of the taking in charge by the Carrier of the admissible when this BIL has been negotiated or transferred for valuable consideration to a third party acting in good faith.

7. Sub-Contracting
The Carrier shall be entitled to subcontract directly or indirectly on any terms the whole or any part of the handling, storage, warehousing or carriage of the Goods and all duties undertaken by the Carrier in relation to the Goods.

- Exemptions and Immunities of Servants, Agents and other Sub-Contractors

 The Merchant undertakes that no claim or allegation 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 other by whom the whole or any part of the Carriage, whether directly or indirectly, is procured, performed or undertaken, which imposes or attempts to impose upon any such person or vessel any liability whatsoever in connection with the Goods or the Carriage, unless otherwise agreed by Carrier. If any claim or allegation should nevertheless be made, the Merchant shall defend, indemnity and hold harmless the Carrier against all consequences thereof, indemnity and hold harmless the Carrier against all consequences thereof, or control only on its behalf but also as agent and trustee or such persons.

 The Merchant shall defend, indemnity and hold harmless the Carrier against any claim of liability (and any expense arising therefrom) arising from the Carriage of the Goods insofar as such claim or liability exceeds the Carrier's liability under this Bit.
- 8.2

- Methods and Routes of Transportation / Delivery

 The Carrier is entitled to perform the transport in any reasonable manner and by any reasonable means, methods and routes.

 The Carrier reserves the right to determine whether Goods and livestock shall be carried on deck, on an open tory, on an open trailer or an open railway wagon. Goods, which are stated herein to be carried on deck or on open forries, trailers or railway wagons and livestock may be carried on deck or on open forries, trailers or railway wagons and is often to the carrier of the contrainer of the carrier of the carrie
- 9.4
- any other person in accordance with the custom and usage of the port of discharge.

 If Goods should remain in Carrier's custody after discharge from the ship and possession is not taken by Merchant, after notice, within the time allowed in Carrier's applicable tartif, the Goods may be considered to have been delivered to Merchant's expense.

 Merchant's expense.

 Merchant's expense.

 The carrier's opinion the Goods will become deteriorized, decayed or worthiness, the Carrier's opinion the Goods will become deteriorized, decayed or worthiness, the Carrier may, at its discretion and subject to its lien and without any responsibility attaching to it, is set, abandon or otherwise dispose of the Goods at the sole risk and expense of the Merchant.

 The Carrier may receive Goods in less than Full Container Load amounts and may in its absolute discretion, repack, transport and deliver the Goods as Full Container Loads. In such instance, the Carrier raall not be liable to Merchant for any damages or costs attributable to such action or any revenues or contributions received.

Period-Port Shipment
When the Carrier has any responsibility by law or otherwise with respect to the Coarrier has any responsibility by law or otherwise with respect to the Goods, the fability of the Carrier for loss of and damage to the Goods shall be determined in accordance with any national slaw making the Hague Pules compulsor applicable to this Bit. including the UK carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1924), the US Carriage for Goods by Sea Act (1925), the US Carriage for Goods by Sea Act (1926), the US Carria

- protocol (Hague Visty Rules dated 1968) shall be computerily applicable to this contract. If the whole of the Carriage undertaken by the Carrier is limited to Carriage from a Container Yard (CY) or Container Freight Station (CFS) in or immediately adjacent to the sea terminal at the port of loading to a CY or CFS in or immediately adjacent to the sea terminal at the port of loading to a CY or CFS in or immediately adjacent to the sea terminal at the port of discharge, the Isability of the Carrier shall be tearnined by the Hague Fulles, or the Hague Visty Palies respectively as mentioned under Clause 10.1 here before or whether the loss or damage is provided to have occurred during the period of Carriage at sea or prior or subsequent thereto. The Carrier shall be table for loss or damage to the Goods from the time when the Goods are The Carrier shall be table to loss or damage to the Goods occurring from the time when the Carrier received the Goods into its charge until the time of delivery. The Carrier shall however be relieved of lability for any loss or damage is set of amage at so or be resulted from:

 a the wongful act or neglect of the Shipper or Consignee
 b) compliance with the instructions of the person entitled to give them
 c) the lack of or defective condition of packing in the case of Goods which by their nature are lable to wastage or to be damaged when not (adequately) packed thanding, leading, stowage or unitedanting of the Goods by the Shipper, the Carrier shipper, and the Carrier of the Carrier of the Consignee or any other person acting on behalf of the Shipper or the Consignee or any other person acting on behalf of the Shipper or the Consignee or any other person acting or behalf of the Shipper or the Consignee or any other person acting or behalf of the Shipper or the Consignee or any other person acting or behalf of the Shipper or the Consignee or any other person acting or behalf of the Shipper or the Consignee or any other person acting or behalf of the Shipper or the Consignee or any othe

- - institute by or inacceptacy or marks or numbers on the Goods, coverings, or unit loads strikes or lockouts or stoppage or restraint of labour from whatever cause whether partial or general an act, neglect or default in the navigation of a ship occurring during Carriage by
 - water fire occurring during Carriage by water, unless the fire was caused by the actual fault or privity of the Carrier or the water carrier or by lack of exercise of due difigence to make the vessel seaworth, properly to man, equip and supply the vessel or to make her fit and safe for the reception, carriage and preservation of the
- diligence to make the vessel seawwarmy, where the constraints of the cooks.

 a nuclear 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 and the constraints of the consequences whereof it could not prevent by the evertise of reasonable diligence.

 ere under Clause 10.4 the Carrier is not under any liability in respect to some of the factors still differ the country of the carrier could not avoid and the consequences whereof it could not prevent by the evertise of reasonable diligence.

 ere under Clause 10.4 the Carrier is not under any liability in respect to some of the factors still under this Calause have contributed to the loss or damage, burden of proof that the loss or damage sate due to one or more of the causes, or events, sittled in Clause 10.4 shall rest upon the Carrier. When the Carrier establishes that in the unstances of the case, the loss or damage could be attributed to one or more of the expection of causes to 10.4, it shall be presumed that it was so caused. The mant shall, however, be entitled to prove that the loss or damage was not, in fact, caused wholly or partly by one or more of these causes or events.

 withstanding anything provided for in other clauses of these Conditions, if it can be prover are the loss or damage occurred, the Carrier and the Merchant shall, as to the liability of Carrier be entitled to require such liability to be determined by the provisions contained in international convention or national law or customary terms and conditions, which visions

 ennot be departed from by private contract to the detriment of the clause of the contract to the detriment of the clause of the contract to the detriment of the carrier and the contract to the detriment of the carrier and the contract to the detriment of the carrier and the contract to the detriment of the carrier and the contract to the detriment of the carrier
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 cannot be departed from by private contract to the detriment of the claimant, and
 would have applied if the Merchant 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 if above mentioned regulations shall apply.
 not be proven where the loss or damage occurred, then the liability of the Carrier is
 eccording to the regulations mentioned under clause 10.1 of this BL.

If it can not be proven where the loss or damage occurred, then the lability of the Carrier is firited according to the regulations mentioned under clause 10.1 of this B/L.

Responsibility of the Merchant
The description and particulars of the Goods set out on the face hereof are furnished by the Merchant and the Merchant warrants to the Carrier that the description and particulars including, but not limited to, of weight, content, measure, quantity, quality, condition, marks, numbers value are correct. In case Carrier is responsible for transmitting to (customs) and the content is the content of the shallest without limitation, process or with the content of the shallest other and packing unit. the Shipper's complete name and address, hazardous materials codes, and transport equipment seal numbers here less for this and other purposes on information provided by Merchant. The Merchant warrants to Carrier that all particulars of the Goods, including but without limitation, the recise descriptions, marks, numbers, quantities, weight, seal number; identities of Shipper and Consignee and hazardous materials codes furnished by Merchant are correct and Merchant shall indermityl Carrier against all claims, penalties, losses or damages areing from deletion any maccouracy. These orgalizations shall also apply, if Merchant shall be about the content of the content of the content shall not be respective (custom) authorities.

The Merchant undertakes that the Goods are packed in a manner adequate to withstand the ordinary risks of Carriage (see clause 10) having regard to their anternat is load and the ordinary isks of Carriage (see clause 10) having regard to their anterna and compliance with all laws, regulations and requirements which may be applicable. The Merchant shall be liable for any loss or d

- this oblige our from any cause in connection with the Goods for which the Cartes as a consistency of the Cartes and the Cartes as a consistency of the Cartes and the Cartes as a consistency of the Cartes and the Cartes as a consistency of the Cartes and the Cartes as a consistency of the Cartes and the Ca

- Atters affecting Performance

 Carrier shall use reasonable endeavours to complete the transport and to deliver the obs at the place designated for delivery.

 Lary time the performance of the contract as evidenced by this document is or will be cited by any hindrance, risk, delay, difficulty or disadvantage of whatsoever kind, and if by a of Clause 13.1 the Carrier has no duly be complete the performance of the contract, the riter may elect to:

 At this contract as terminated and place the Goods at the
 - any elect to: treat the performance of this contract as terminated and place the Goods at the Merchant's disposal at any place which the Carrier shall deem safe and convenient

Limitation of liability

Assessment of compensation for loss or damage to the Goods shall be made by reference to
the value of such Goods at the place and time they are delivered to the Consignee or at the
place and time when, in accordance with this B/L, they should have been so delivered. In
case of partial loss and/or damage compensation shall be assessed on a por orat basis.

- The value of the Goods shall be determined according to the current commodity exchange price or, if there is no such price, according to the current market price or, if there are no such prices, by reference to the normal value of Goods of the same kind and quantity.

 Unless otherwise stated by national or international law or convention mandatority to be applied and with exception of Clause 10.8, the Carrier shall in no event be or become lable for any loss or damage to the Goods in an amount exceeding the equivalent of 666,67 SDR pre package or unit or 2,00 SDR per kilogram of gross weight of the Goods lost or damaged, whichever is the higher, unless the nature or value of the Goods have been declared by the Shipper and accepted by the Carrier before the Goods have been declared by the Shipper and accepted by the Carrier and such value is stated on the BL, then such declared water shall be intended to a manual the corrier shall be inhered to an amount not exceeding 6,33 SDR per kilogram of the Coods have been according to the contract, include carriage of Goods by see or waterways, the liability of the Carrier shall be inhered to an amount not exceeding 6,33 SDR per kilogram of the Coods by according to the contract, include carriage of Goods by see or waterways, the liability of the Carrier shall be inhered to an amount not exceeding 6,33 SDR per kilogram of the contract include carriage of Goods by see or waterways, the liability of the Carrier shall be considered as one package or one unit. Exceptions are considered as one package or one unit. The Carrier shall be considered as one package or one unit. The Carrier shall be considered as one package or one unit. The Carrier shall be considered as one package or one unit. The Carrier shall be considered as one package or one unit. The Carrier shall be considered as one package or one unit. The Carrier shall be considered as one package or one unit. The Carrier shall be considered as one package or one unit. Except the actual loss to the Merchant. In case Car

- and has compensated the Merchant, Carrier becurres source, generally to the relevant poods.

 The Carrier is not entitled to the benefit of the limitation of liability if it is proved that the loss or diamage resulted from a personal act or omission of the Carrier done with the intent to cause such loss, damage or delay, or recitiesly, and with knowledge that such loss or damage would probably result. The defences and firms of liability provided for in this document shall apply in any action against the Carrier for loss or damage to the Goods, whether such action is founded in contract or in tort.

damage to the Goods, whether such action is founded in contract or in tort.

15. US-Clause

If this B/L covers the Carriage of Goods to or from ports of the United States of America this B/L shall be subject to United States Carriage of Goods by Sea Act (US COGSA), which shall be incorporated herein, and the provisions of said Act shall govern before loading and after discharge and throughout the entire time the Goods are in the custody of the Carrier. If anything herein contained to be invalid or unenforceability of any other part or term of this B/L. Special menton is made of Section 1304(5) of US COGSA providing that the Carrier's and/or the vesser's lability shall not exceed US\$ 500,-- per package or customary freight unit unless the nature and the value of the Goods have been declared, in which case Clause 14.3 applies. Neither the Carrier nor the Vesser's nor any participating Carrier(s) nor any third-party hereful carrier shall in any event be or become labile for any loss or damage to the Goods in an amount exceeding US\$ 500,-- per package lawful money of the United States or in the case Goods not shaped in packages, per customary right unit, unless the nature and have been declared in writing by the Marchant before shipment and the declared value of the Goods have been declared in writing by the Marchant before shipment and the declared value with the applicable tariff.

- pplicable tariff.

 Dangerous, hazardous or noxious Goods / Livestock
 II appears at any time that any Goods or any part hereof cannot be carried salely, or for Goods of a flammable, explosive, corosive, radioactive, noxious, hazardous, unstable or dangerous nature, shipped without full disclosure in writing to the Carrier as to their nature and character, may at any time before discharge be landed at any of the Carrier or other Shippers or consignees, and, even if such disclosure be made, the Carrier any, without incurring any liability, make the same disposition of such Goods, if, in the opinion of the Carrier, they shall be or become dangerous or noxious the Vessel or cargo, or to persons. The Merchant shall indemity the Carrier for all losses, damages (including, but not limited to, profits and expenses related to the Carrier's insulity to use its vessels and equipment), liabilities, lines civil penalties, and expenses (including attorney's fees) suffered by the Carrier, caused in whole or in part by omission of full disclosure required by this clause or by applicable law or regulations or by its faiture to property pack, liable, or mark such Goods. Goods to be carried on deck or not) are carried without responsibility on the part of the Carrier for loss or damage of whistoever nature airing during carriage by sea or inland veterway. The Merchant shall defend, indemnify and hold harmless the carriage of less took.

 Notice of Loss or Damage.

17. Notice of Loss or Damage
Unless notice of loss or damage to the Goods and the general nature of it is given in writing to the Carrier or the person acting on its behalf at the place of delivery before or at the time of the removal of the Goods into the custody of the person entitled to delivery thereof, or if the loss or damage is not apparent within three consecutive days thereafter such removal shall be prima facile evidence of the delivery by the Carrier of the Goods as described in this document and the Carrier shalt be discharged from all fability in respect of loss or damage to the Goods.

Re. Inspection of the Goods

The Carrier shall be discharged from all liability in respect of loss or damage to the Goods.

The Carrier shall be entitled - but under no obligation - to open any transport equipment or other package or unit at any time and to inspect the contents. If it appears that the transport equipment or any part of thereof cannot safely or properly be carried or carried further either at all or without incurring any additional expense or taking any measures in relation to the transport equipment or its contents or any part thereof, the Carrier may abandon the transport thereof and/or take any measures and/or incur any reasonable additional expenses and/or inabilities to carry or to continue the Carriage or to store the same under cover or in the open at any place which storage shall be deemed to constitute due delivery under this document. The Merchant shall indemnify the Carrier against any reasonable additional expense and against all liability loss or damage arising therefrom.

- Freight and Lien

 Freight shal be deemed fully earned on receipt of the Goods by the Carrier and shall be paid in any event and non-returnable.

 The Merchant's attention is drawn to the stepulations concerning currency in which the freight and charges are to be paid, rate of exchange, devaluation and other contingencies relative to freight and charges in the relevant tarffic conditions. If no such stipulation as to devaluation exists or is applicable the following clause shall
 - contingencies relative to treight and unsurges in the content of the devaluation or revaluation of the said currency. When the Carrier has consented by payment in other currency when the content of the devaluation or revaluation of the said currency. When the Carrier has consented by payment in other currency when the content of the devaluation or revaluation of the said currency. When the Carrier has consented by payment in other currency when the content of the con
- 19.5
- 19.6
- notwithstanding any other sum having been stated on this document as the freight payable.

 All dues, taxes and charges levied on the Goods and other expenses in connection therewith shall be paid by the Merchant. Delivery and exchange fees at the port of destination are for account of the receivers.

 The Merchant shall reimburse the Carrier in proprior to the amount of freight for any costs for deviation or delay or any other increase of costs of whatever nature by war, warrike operations, epidemics, strikes, government directions or force meigure.

 The Carrier shall have a lien on the Goods and any documents relating thereto for all same payable to the Carrier or this contract and for general everage contributions to whornsoever due. The Carrier shall also have a len against the Merchant on the Goods and any odcument relating thereto for all sums due from him to the Carrier under any other contract. The Carrier may exercise his lien at any time and any place in his sole discretion, whether the contractual carriage is completed or not. In any event any lien shall extend to cover the cost of recovering any sums due and for that purpose the Carrier's shall have he right to self the Carrier's fast lavel we delivery of the Goods.

- same rights set out under clause 19.6.

 Miscellaneous Provisions
 General average shall be adjusted at any port or place at the Carrier's option and to be settled according to the York-Antwerp Bules of 1974 (including amendment 1994), this covering all Goods whether carried on or under deck. The New Jason Clause as approved by BIMCO (The Baltic and International Maritime Council) is considered as incorporated into this BIL.

 The Merchant shall indemnify the Carrier in respect of any claims of a General Average nature which may be made on him and shall provide such security as may be required by the Carrier in this connection.

 Such security including a cash deposit as the Carrier may deem sufficient to cover the estimated contribution of the Goods and any salvage and special charges thereon shall, if required be submitted to the Carrier prior to delivery of the Goods.

 The Both-to-Blame Collision Clause as adopted by BIMCO is considered as incorporated into this BIL.

 Should any clause or part thereof of this document be found to be invalid, the validity of the remaining clauses or the remaining part of the defective clause shall be impaired. The invalid clause or part thereof shall be replaced by an effective clause or part thereof adopted as serving the purposes of the Carrier and the Merchant.

 No servant, employee or agent of the Carrier shall have power to waive or vary any of the terms hereof unless such variation is in writing and is specifically authorised or ratified in writing by the Carrier.
- 20.3
- 20.5
- 20.6