

ATTESHLIS BONDED STORES LTD
 GENERAL BONDING WAREHOUSE 5.173
 P.O. BOX 1335
 LIMASSOL

CERTIFICATE OF DEPOSIT

DEPOSITOR: GALLAHER INTERNATIONAL LIMITED
 MEMBERS HILL, BROOKLANDS ROAD
 WEYBRIDGE, SURREY KT13 0QU
 ENGLAND.

DATE: 29 - 11 - 2000

REF NO: 325 / 2000

This is to certify that the goods described below have been deposited into Bonded Warehouse 5.01 and have recorded under STOCK No. 389 / 2000 dated 29/11/2000

Qty & Description of Goods	Marks & Numbers
800 CASES " STATELINE 21'S KING SIZE HARD PACK CIGARETTES " 800 CASES @ 10500 CIGARETTES	1X40' CONT. STC 800 CASES CIGARETTES OCLU 136746/3 S/N: 0617160 - 0617161

The above goods have been insured for a total amount of CYP 63,325.00 against Fire / Theft at a fee of CYP0.10 per CYP1000 or part thereof from today until removal

STORE RENT per package / piece per week or part thereof CYP0.03 PER C/N

We hereby accept the above and the following terms and conditions

.....
 Depositor or Agent

ATTESHLIS BONDED STORES LTD

.....
 Storekeeper, W. 5.173

TERMS AND CONDITIONS OF DEPOSIT

Warehousing is subject to the conditions mentioned here. As warehouse is not bonded, the warehouse is not responsible for the loss of merchandise or any part thereof, if this document is not presented. Our liability is limited to the amount of the deposit.

Depositors we are at liberty (but not obliged) to refuse to deliver the stored goods if a lien or right of retention is hereby affirmed.

1. The goods are subject to the payment of storage fees. The Company has the right to change its storage charges, by giving one month's notice of its intention.

Depositors we are at liberty (but not obliged) to refuse to deliver the stored goods if a lien or right of retention is hereby affirmed.

2. (a) Save as expressly required under any law in force for the time being, the owners of the goods are advised to insure the goods against all risks including risks referred to hereinafter, as otherwise they will be deemed to have agreed to bear all such risks themselves. For any law as aforesaid, the premiums payable shall be added to the storage fees and collected from the owners / depositors.
 (b) For any obligations that the Company has or may incur towards the goods deposited, against which the Company may wish to insure, then the Company shall be free to do so whereupon the premiums payable for any such insurance will also be added to the storage fees and collected from the owners / depositors as in sub-clause (a) hereof provided.

Company is under no obligation to insure the goods against any risk other than the risks referred to hereinafter, as otherwise the Company is obliged to insure against, under the terms and conditions of the deposit.

3. The goods received and stored by the Company are recognised as per the marks and descriptions on the outside of the packages indicated on the front page of this Certificate. The Company shall not, under any circumstances, be responsible for the real contents of any carton, nor for the condition of the whole or any part of the goods stored under this Certificate. The Company can freely remove the goods to any other suitable place without giving prior notice. The Company may also repack the goods in different packages (of a greater or lesser number than the original number of packages) or otherwise re-arrange the goods.

marks and descriptions on the outside of the packages indicated on the front page of this Certificate. The Company shall not, under any circumstances, be responsible for the real contents of any carton, nor for the condition of the whole or any part of the goods stored under this Certificate. The Company can freely remove the goods to any other suitable place without giving prior notice. The Company may also repack the goods in different packages (of a greater or lesser number than the original number of packages) or otherwise re-arrange the goods.

***** CONTINUE *****

Page 1 / 2

02597