

88.12.26 台灣 (二) 0800712337 國際專線  
96.06.29 (26) 國際專線 020 820 820 國際專線  
96.06.21 國際專線 020 820 820 國際專線  
96.06.21 國際專線 020 820 820 國際專線  
96.11.23 (28) 國際專線 020 820 820 國際專線

請向本公司索取公開說明文件，請上本公司網站。  
網址：www.chartisinsurance.com.tw，或至本  
公司洽談。免費中文專線：0800-888-588

CHARTIS

11073 台北市信義區松高路9號25樓  
25F, No. 9, Songgao Rd., Xinyi District,  
Taipei City 11073, Taiwan  
TEL: 8862 87586666  
FAX: 8862 27201751 & 8862 27231910

POLICY

NO. 02C10000000027

Claim, if any, payable at/in

CHINA / USD

Chartis Insurance Company  
China Limited Shanghai Branch  
5th Floor Chamtime  
International Financial Center  
1589 Century Avenue, Pudong  
Shanghai 200122, China  
Tel: (8621) 3857-8000  
Fax: (8621) 3857-8111  
Email: Shanghai.MarineCLM@aig.  
com

Ship or Vessel **UNI CROWN**  
V.ZX371SCNC

MARINE (AIR) CARGO POLICY/CERTIFICATE

ASSURED **CHONG MACHINERY WORKS CO., LTD**

是否有指定受益人名, TO ORDER OF

Invoice No. CR-0105

Amount Insured (US\$370,330.40)  
US DOLLARS THREE HUNDRED SEVENTY THOUSAND  
THREE HUNDRED THIRTY AND CENTS FORTY ONLY.

Sailing on or about

JAN 07 2010

From **TAICHUNG,**  
TAIWAN SEAPORT

To/Thence to **HAINAN SEAPORT**

Transhipped at

SUBJECT - MATTER INSURED

Marks and Numbers as per Invoice No. specified below. Valued at the same as Amount Insured.

DETAILED SPECIFICATION

AS PER ORDER 4501070805

TOTAL: 2 SETS.

PACKING: 8W/CRATES.

DRAWN UNDER: BANK OF CHINA NANJING (JIANGSU BRANCH)

L/C NO. LC9401656/09 DATED: 091026

Conditions

Subject to the following Marine risk as per back hereof

Institute Cargo Clauses A

Termination of Transit Clause (Terrorism) Cargo ISM Endorsement  
Institute Radioactive Contamination, Chemical, Biological Bio-chemical  
and Electromagnetic Weapons Exclusion Clause 10/11/2003

CLAIMS PAY IN CHINA IN CURRENCY OF THE DRAFT  
COVERING OCEAN MARINE TRANSPORTATION  
ALL RISKS, WAR RISKS AS PER ICC CLAUSES.

Place and Date signed in **TAICHUNG**

SIGNATURE

PROCEDURE IN THE EVENT OF LOSS OR DAMAGE FOR WHICH

CONSIGNEES MAY BE LIABLE

LIABILITY OF CARRIERS, BAILEES OR OTHER THIRD PARTIES

It is the duty of the Assured and their Agents, in all cases, to take such measures as may be necessary for the purpose of securing or obtaining a claim and to ensure that all rights against Carriers, Bailees or other third parties are properly preserved and recorded in particular the Assured or their Agents are required:

1. To claim immediately for any loss or damage to the goods from any cause.
  2. To file immediately a claim with the carrier, to the extent possible, and to file a copy of the claim with the Assured.
  3. Where delivery is made by Consignee, to ensure that the Consignee and its agents are advised immediately by their responsible officer if the Consignee is delivered damaged or with loss or damage to the goods, to file a copy of the claim with the Assured immediately and to ensure that the Assured is advised immediately.
  4. To apply immediately for survey by Charter or other third parties, if any loss or damage is sustained and to file a copy of the survey report with the Assured.
  5. To give notice of claim to the Assured within 3 days of delivery of the loss or damage to the Assured.
- NOTE - The Assured or their Agents are responsible to ensure that the Assured is advised immediately of the loss or damage to the goods.

DOCUMENTATION OF CLAIMS

To enable claims to be made, the Assured or their Agents are required to submit the following documents to the Assured:

1. Original Policy or copy thereof.
2. Original or certified copy of shipping documents, together with supporting specifications and weight notes.
3. Original or certified copy of Bill of Lading and/or other documents of title.
4. Survey report or other evidence of loss or damage.
5. Evidence of the value of the goods at the time of loss or damage.
6. Correspondence between the Assured and the carrier or other third parties.
7. Any other documents or evidence.

NOTE - The Assured or their Agents are required to ensure that the Assured is advised immediately of the loss or damage to the goods.

In the event of loss or damage which may involve a claim under the insurance, the Assured shall be paid immediately notice of such loss or damage by the Assured or their Agents.

A Survey Report obtained from the Assured or their Agents shall be submitted to the Assured.

No claim shall be paid by the Assured or their Agents unless the Assured or their Agents have obtained prior to the Assured or their Agents a written statement from the Assured or their Agents.

on

Number of Policies issued in

**JANUARY 05 2010** and this policy and if it is incorrect, it shall be corrected.

INSTITUTE REPLACEMENT CLAUSE (applying to machinery)

In the event of loss of or damage to any part or parts of an insured machine caused by a peril covered by the Policy the sum recoverable shall not exceed the cost of replacement or repair of such part or parts plus charges for forwarding and refitting, if incurred, but excluding duty unless the full duty is included in the amount insured, in which case loss, if any, sustained by payment of additional duty shall also be recoverable.

Provided always that in no case shall the liability of Underwriters exceed the insured value of the complete machine.

Used or secondhand goods are insured subject to Institute Cargo Clauses (C) (1/1/83) Special Clauses (C) for Air Cargo/Inland Cargo Transit Clause (C).

Institute Cyber Attack Exclusion Clause

1.1 Subject only to clause 1.2 below, in no case shall this insurance cover loss damage liability or expense directly or indirectly caused by or contributed to by or arising from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme malicious code, computer virus or process or any other electronic system.

1.2 Where this clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1.1 shall not operate to exclude losses (which would otherwise be covered) arising from the use of any computer, computer system or computer software programme or any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

U.S. ECONOMIC AND TRADE SANCTIONS CLAUSE

Whenever coverage provided by this policy would be in violation of any U.S. economic or trade sanctions such as, but not limited to, those sanctions administered and enforced by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC"), such coverage shall be null and void.

Similarly, any coverage relating to or referred to in any certificates or other evidences of insurance or any claim that would be in violation of U.S. economic or trade sanctions as described above shall also be null and void.

SECOND HAND REPLACEMENT CLAUSE

In the event of claim for loss or damage to any part of the Insured interest in consequence of a peril covered by the policy, the amount recoverable hereunder shall not exceed such proportion of the cost of replacement of the parts lost or damaged as the insured value bears to the value of a new machine, plus additional charges for forwarding and refitting the new part or parts if incurred.

Provided always that in no case shall the liability of Underwriters exceed the insured value of the complete machine.

Subject always to the terms, conditions, limits and exclusions contained elsewhere in this policy.

For and on behalf of  
Chartis Taiwan Insurance Co., Ltd.

For Chartis Taiwan Insurance Co., Ltd.

M0400002951

Marine Department

James Wang  
Assistant Vice President of Marine Dept.