VKM FOODS PRIVATE LIMITED 202 RAHEJA ARCADE PLOT NO 61,SEC-11 CBD BELAPUR, NAVI MUMBAI,PIN400614 DISTR.THANE, MAHARASHTRA, INDIA CONSIGNEE TO THE ORDER OF MED INT SRL

SHIPPER

LARGO SEBASTIANO CRAVERI,

VIA MIGUEL CERVANTES 55/14,

80133 NAPOLI (FAX 081 5428922)

NOTIFY PARTY, Carrier not to be responsible for failure to notify

OF PACKAGES

3 00127 ROMA

RGL LOGISTICS SRL

CONTAINER AND SEALS

CGMU5144180

SEAL R0188550S

## DRAFT **BILL OF LADING**

**VOYAGE NUMBER** 0PE7JW1MA

**BILL OF LADING NUMBER** AMC2112783

**EXPORT REFERENCES** 



**CARGO** 

KGS

4570

CRM

40.000

CARRIER: CMA CGM Société Anonyme au Capital de 234 988 330 Euros Head Office: 4, quai d'Arenc - 13002 Marseille - France Tel: (33) 4 88 91 90 00 - Fax: (33) 4 88 91 90 95 562 024 422 R.C.S. Marseille

NUMBER OF ORIGINAL BILLS OF LADING PRE CARRIAGE BY\* PLACE OF RECEIPT\* FREIGHT TO BE PAID AT MUMBAI PORT OF LOADING PORT OF DISCHARGE FINAL PLACE OF DELIVERY\* VESSEL CMA CGM TITAN NAPLES PORT, ITALY NHAVA SHEVA, INDIA DESCRIPTION OF PACKAGES AND GOODS AS STATED BY SHIPPER **GROSS WEIGHT** MARKS AND NOS NO AND KIND **TARE** MEASUREMENT

SHIPPER'S LOAD STOW AND COUNT SAID TO CONTAIN

KGS 1 x 40RH 2020 CARTONS 22624.000 1X40'FCL REEFER TOTAL 2020 MASTER CARTONS FROZEN SQUID WHOLE CLEANED IQF, PACKING: 12X800 GMS, NET WEIGHT, AS PER PROFORMA INVOICE PI/D/23-24/039 DTD 19.08.2023. DELIVERY TERMS: CFR NAPLES PORT. ITALY, AS PER INCOTERMS (R) 2020. THE GOODS ARE OF INDIAN ORIGIN H.S.CODE : 030743 INVOICE NUMBER: VKM/S/23-24/30 DATE: 23.09.2023 DOCUMENTARY CREDIT NUMBER: S700542340086 DATE: 22.09.2023 PROCESSING PLANT: VKM FOODS PRIVATE LIMITED PLOT NO. D-154/1 & D-155, TTC INDUSTRIAL AREA, SHIRAVANE, DISTRICT THANE, NAVI MUMBAI - 400706. MAHARASHTRA, INDIA.

Sheet 1 of 2

ABOVE PARTICULARS DECLARED BY SHIPPER. CARRIER NOT RESPONSIBLE

## ADDITIONAL CLAUSES

- 4. Cargo at port is at merchant risk, expenses and responsibility 5. FCL
- 77. THC at destination payable by Merchant as per line/port tariff 91. Ground rent/storages/power supply/monitoring costs at port of discharge for Merchant's account
- 92. Reefer container can only be operated by electrical power. During land transportation the Carrier will not be liable in any respect whatsoever for consequences, due to non refrigeration.
- 194. For the purpose of the present carriage, clause 14(2) shall exclude the application of the York/Antwerp rules, 2004
- 202. Demurrage and detention shall be calculated and paid as per general tariff available on the web site www.cma-cgm.com, or in any of CMA CGM agency. However if special free time conditions are granted, then rates applicable as per general tariff grid shall start from the day following the last free day. 216. Mis-declaration of cargo weight endangers crew, port workers and vessels' safety. Your cargo may
- be weighed at any place and time of carriage and any mis-declaration will expose you to claims for all losses, expenses or damages whatsoever resulting thereof and be subject to freight surcharge. 225. The shipper acknowledges that the Carrier may carry the goods identified in his bill of lading on the deck of any vessel and in taking remittance of this bill of lading the Merchant (including the shipper, the consignee and the holder of the bill of lading, as the case may be) confirms his express acceptance of all the terms and conditions of this bill of lading and expressly confirms his unconditional and irrevocable consent to the possible carriage of the goods on the deck of any vessel.
- 239. This Bill of Lading has been generated electronically. Bills of Lading bearing a CMA CGM stamp and/or manual signature shall be considered as forged and will be treated as null.
- 274. The Merchant is responsible for returning any empty container, with interior clean, free of any dangerous goods placards, labels or markings, at the designated place, and within 60 days following to the date of release, failing which the container shall be construed as lost. The Merchant shall be liable to indemnify the Carrier for any loss or expense whatsoever arising out of the foregoing, including but not limited to liquidated damages equivalent to the sound market value or the depreciated value due by the Carrier to a container lessor. The Carrier is entitled to collect a deposit from the Merchant at the time of

RECEIVED by the carrier from the shipper in apparent good order and condition (unless otherwise noted herein) the total number or quantity of Containers or other packages or units indicated above stated by the shipper to comprise the cargo specified above for transportation subject to all the terms hereof (including the terms on page one) from the place of receipt or the port of loading, whichever is applicable, to the port of discharge or the place of delivery, whichever is applicable. Delivery of the Goods will only be made on payment of all Freight and charges. On presentation of this document (duly endorsed) to the Carrier, by or on behalf of the holder, the rights and liabilities arising in accordance with the terms hereof shall (without charges. On presentation of this document (duly endorsed) to the Carrier, by or on behalf of the holder, the noticer, the nights and liabilities arising in accordance with the terms hereof shall (without prejudice to any rule of common law or statutes rendering them binding upon the shipper, holder and carrier) become binding in all respects between the Carrier and Holder as though the contract contained herein or evidenced hereby had been made between them.

All claims and actions arising between the Carrier and the Merchant in relation with the contract of Carriage evidenced by this Bill of Lading shall exclusively be brought before the Tribunal de Commerce de Marseille and no other Court shall have jurisdiction with regards to any such claim or action. Notwithstanding the above, the Carrier is also entitled to bring the claim or action before the Court of the place where the defendant has his registered office.

In witness whereof three (3) original Bills of Lading, unless otherwise stated above, have been issued, one of which being accomplished, the others to be void.

(OTHER TERMS AND CONDITIONS OF THE CONTRACT ON PAGE ONE)

S/B.NO.:4141277 Dtd : 23.09.2023 GROSS WEIGHT: 22624.00 KGS Continued on Next Sheet

PLACE AND DATE OF ISSUE MUMBAI 27 SEP 2023 SIGNED FOR THE SHIPPER \*APPLICABLE ONLY WHEN THIS DOCUMENT IS USED AS A COMBINED TRANSPORT BILL OF LADING

SIGNED FOR THE CARRIER CMA CGM S.A. BY CMA CGM Agencies (India) Pvt Ltd as agents for the carrier CMA CGM S. A.



## DRAFT **BILL OF LADING**

**VOYAGE NUMBER** 

0PE7JW1MA

**BILL OF LADING NUMBER** AMC2112783

KGS

PRE CARRIAGE BY*			PLACE OF RECEIPT*	FREIGHT TO BE PAID AT	NU	NUMBER OF ORIGINAL BILLS OF LADING			
				MUMBAI	THRE	EE (3)			
VESSEL		PORT OF LOADING		PORT OF DISCHARGE		FINAL PLACE OF DELIVERY*			
CMA CGM TITAN		NHAVA SHEVA, INDIA		NAPLES PORT, ITALY					
MARKS AND NOS CONTAINER AND SEALS	NO AND		DESCRIPTION OF PACKAGES AND GOODS AS STATED BY SHIPPER SHIPPER'S LOAD STOW AND COUNT SAID TO CONTAIN			S WEIGHT RGO	TARE	MEASUREMENT	

NETT WEIGHT: 19392.00 KGS TEMPERATURE : -21 DC

FREIGHT PREPAID

Cargo is stowed in a refrigerated container set at the shipper's requested carrying temperature of -21 degrees Celsius

DISCHARGE PORT AGENT: CMA CGM ITALY SRL VIA SILVIO PELLICO 1

GENOA ITALY

TEL: 0039 010 59671 FAX: 0039 010 5967 324

Shipped on Board CMA CGM TITAN 27-SEP-2023 CMA CGM Agencies

(India) Pvt Ltd As agents for the Carrier

Weight in Kgs Total: 1 CONTAINER(S)

Continued From Previous Sheet

Sheet 2 of 2

22624.000

KGS

4570

40.000

CRM

ABOVE PARTICULARS DECLARED BY SHIPPER. CARRIER NOT RESPONSIBLE.

## **ADDITIONAL CLAUSES**

particular for payment of all detention and demurrage and/or container indemnity as reterred above. 366. The Merchant warrants that the particulars relating to the Goods have been checked and that such particulars are adequate and correct. In case of failure of the Merchant to comply with such warranty, the Carrier shall be entitled to charge the Merchant at any time an amount of USD 2,000 per Container or Goods (for non-containerized cargo) as processing and administrative fees. This fee shall also be applicable in case of discrepancy between the Verified Gross Mass (VGM) sent to the Carrier, or the weight declared to the Carrier (for non-containerized cargo), and the weight declared by the Shipper in his shipping instruction or otherwise weighted during the Carriage.

372. Merchant consents to the Carrier sharing information and data contained in the Bill of Lading and/or related to the performance of the Carriage of the Goods with third parties, including but not limited to digital supply chain platforms.

374. Merchant undertakes and warrants that, in no circumstance whatsoever, the Goods and the Container(s) listed in this Bill of Lading shall be destined and on-carried to Russian Federation territory or Republic of Belarus after unloading at port of discharge.

release of the container which shall be remitted as security for payment of any sums due to the Carrier, in particular for payment of all detention and demurrage and/or container indemnity as referred above. before loading at port of loading

PLACE AND DATE OF ISSUE

SIGNED FOR THE SHIPPER

TRANSPORT BILL OF LADING

MUMBAI 27 SEP 2023

\*APPLICABLE ONLY WHEN THIS DOCUMENT IS USED AS A COMBINED

SIGNED FOR THE CARRIER CMA CGM S.A. BY CMA CGM Agencies (India) Pvt Ltd as agents for the carrier CMA CGM S. A.