SHIPPER								VOYAGE NUMBER	
SEASAGA ENTERPRISES PVT LTD PLOT NO.R-25 AND R-26,					DRAFT			0MXA1W1MA	
TTC INDUSTRIAL AREA,RABALE,								BILL OF LADING NUMBER	
NAVI MUMBAI – 400 701 - INDIA EIA APPROVAL NO : 278					BILL OF LADING AMC1456782			IC1456782	
CONSIGNEE					EXPORT REFERENCES				
RAINFOREST SEAFO	ODS								
MONTEGO BAY									
JAMAICA					CMA CGM				
NOTIFY PARTY, Carrier not	to be respo	onsible for	failure to notify		CARRIER: CMA CGM Société Anonyme au Capital de 234 988 330 Euros				
RAINFOREST SEAFOO	DDS								
23 COCONUT WAY				<u>c</u>					
MONTEGO BAY JAMAICA					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				
PRE CARRIAGE B	Y*		PLACE OF RECEIPT* FREIGHT TO BE PAID AT MUMBAI		NUMBER OF ORIGINAL BILLS OF LADING				
VESSEL						THREE (3)			
DALIAN EXPRESS		NHAVA	SHEVA,INDIA	PORT OF LOADING         PORT OF DISCHARGE           IEVA,INDIA         MONTEGO BAY, JAMAICA			FINAL PLACE OF DELIVERY*		
MARKS AND NOS NO AND KIND CONTAINER AND SEALS OF PACKAGES		DESCRIPTION OF PACKAGES AND GOODS AS STATED BY SHIPPER SHIPPER'S LOAD STOW AND COUNT SAID TO CONTAIN		GROSS WEIGHT CARGO	TARE	MEASUREMENT			
APRU5740330 SEAL C0017210					KGS 18838.360	KGS 4580	CBM 50.000		
			1x40 FT, FCL						
			2617 CARTONS 700 CARTONS OF COO	KED PEELED	TAILOFF VANNAMEI				
			SHRIMPS IQF PACKING : 12 X 12 (		D BACC (DATNEODECH				
			BRAND)	OZ GUSSEIE	D BAGS (RAINFOREST				
					EASY PEEL VANNAMEI				
			SHRIMPS IQF WITH LI PACKING : 12 X 24 (						
			BRAND)		ELED TAILOFF VANNAMEI SHRIMPS ETED BAGS (RAINFOREST BRAND) 2 KGS (36,006.00 LBS) 36 KGS (41,240.00 LBS) ER : MS-DB-031-0128 & 4/09/2021 igerated Container(s) at set				
			600 CARTONS OF RAW IQF	PEELED TA					
				USSETED BA					
			MS-DB-037-6229 S.B.NO:4353719 DTD	. 04/00/20					
			Freight Prepaid	: 04/09/20					
			FCL/FCL						
			Vent Closed Showing Cargo in Re	efrigerate					
			temperature minus 2	-					
			Continued on Next She		Sheet 1 of 2				
					HPPER. CARRIER NOT RESPONSIE	LE.			
4. Cargo at port is at merchant risk	expenses an	d responsit		DITIONAL CL		ny mis-declaration will ex	ose you to cli	aims for all	
<ol> <li>Cargo at port is at merchant risk, expenses and responsibility</li> <li>FCL</li> </ol>					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.				
77. THC at destination payable by Merchant as per line/port tariff					225. The shipper acknowledges that the Carrier may carry the goods identified in this bill of lading on the deck of any vessel and in taking remittance of this bill of lading the Merchant (including the shipper, the carrier and the helder of the bill of lading a the near may be) carrier and the helder of the bill of lading the shipper action.				
91. Ground rent/storages/power supply/monitoring costs at port of discharge for Merchant s account according to port rates.				the ter	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				
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.					239. This Bill of Lading has been generated electronically. Bills of Lading bearing a CMA CGM stamp				
194. For the purpose of the present carriage, clause 14(2) shall exclude the application of the York/Antwerp rules, 2004.					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				
202. Demurrage and detention shall be calculated and paid as per general tariff available on the web site					and angerous goods placards, labels or markings, at the designated place, and within 60 days following to				
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.					indemnify the Carrier for any loss or expense whatsoever arising out of the foregoing, including but not				
	-		vorkers and vessels' safety. Your ca	to a container lessor. The Carrier is entitled	to collect a deposit from t	the Merchant a	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 unit 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 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 (with								ent of all Freight and	
prejudice to any rule of comm	ion law or s	tatutes re	ndering them binding upon the		nalf of the holder, the rights and liabilities arising in accordance with the terms hereof shall (without ar, holder and carrier) become binding in all respects between the Carrier and Holder as though the				
	tween the Ca	rrier and t	he Merchant in relation with the c		t of Carriage evidenced by this Bill of Lading shall exclusively be brought before the Tribunal de Commerce de				
where the defendant has his regi	stered office			nding the above, the Carrier is also entitle	-		the Court of the place		
n 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)									
PLACE AND DATE OF ISS	SUE NH	IAVA SH	IEVA 08	SEP 2021	SIGNED FOR THE CARRIER ( BY CMA CGM Agencies (India				
SIGNED FOR THE SHIPPER					as agents for the carrier CMA C				
*APPLICABLE ONLY WHEN THIS DOCUMENT IS USED AS A COMBINED TRANSPORT BILL OF LADING									



## DRAFT BILL OF LADING

VOYAGE NUMBER				
0MXA1W1MA				

BILL OF LADING NUMBER

AMC1456782

PRE CARRIAGE BY*	PLACE OF RECEIPT*	FREIGHT TO BE PAID AT	NUMBER OF	ORIGINAL	BILLS OF LADING
		MUMBAI	THREE (3)		
VESSEL	PORT OF LOADING	PORT OF DISCHARGE	FINAL F	PLACE OF D	DELIVERY*
DALIAN EXPRESS	NHAVA SHEVA,INDIA	MONTEGO BAY, JAMAICA			
MARKS AND NOS NO AND CONTAINER AND SEALS OF PACK		AGES AND GOODS AS STATED BY SHIPPER TOW AND COUNT SAID TO CONTAIN	GROSS WEIGHT CARGO	TARE	MEASUREMENT
			KGS	KGS	CBM
	at the shipper's req of -20 degrees Celsi DISCHARGE PORT AGENT CMA CGM JAMAICA LIMI	':			
	SHOPS 51 TO 56 KINGSTON MALL 8 OCEAN BLVD KINGSTON JAMAICA TEL: 123456 hipped on Board DALIAN EXPRI India) Pvt Ltd As agents fo:	ESS 08-SEP-2021 CMA CGM Agencies r the Carrier			
Weight in Kgs Total: 1 CONTAINER		Sheet Sheet 2 of 2 ARED BY SHIPPER. CARRIER NOT RESPONSIE	18838.360 BLE.	4580	50.000
	ADDI	TIONAL CLAUSES			
particular for payment of all detention and demurr 343. In the event that this Bill of Lading is a Paper and Conditions available on the CMA CGM websis services/shipping-guide/bl-clauses) which the Me carried under a Paperless Bill of Lading shall be r has been surrendered to the Carrier on the eBusis Freight and charges. 358. Following the exceptional measures adopted COVID-19 virus and the operational constraints re the carriage of cargo may be disrupted or delayed may be on forwarded to the port of destination on Furthermore in case of disruption of ports' operati- without notice and - subject to availability - be on	rchant has read and accepted. The delivery of the made to the Consignee after the Paperless Bill of iness platform and after payment of any outstandi d by various governments in relation with the outb esulting thereof, the Merchants are hereby notified d.Cargo may not be loaded on the intended vesse any alternative vessel at Carrier's sole discretion ions, the cargo may be discharged in an alternativ	e. port or extra on forwarding costs, shall be on Merc carrier shall have no liability whatsoever for any los 366. The Merchant warrants that the particulars re- e cargo Lading Carrier shall be entitled to charge the Merchant at Goods (for non-containerized cargo) as processin applicable in case of discrepancy between the Ver weight declared to the Carrier (for non-containerize shipping instruction or otherwise weighted during t h. we port	hant's account and payable ss or damage resulting ther lating to the Goods have be lure of the Merchant to con any time an amount of USE g and administrative fees. 1 ified Gross Mass (VGM) se ad cargo), and the weight d	before delive eof een checked a pply with such 0 2,000 per Co This fee shall a nt to the Carrie	ry and the nd that such warranty, the intainer or lso be er, or the

SIGNED FOR THE SHIPPER	D8 SEP 2021         SIGNED FOR THE CARRIER CMA CGM S.A.           BY         CMA CGM Agencies (India) Pvt Ltd           as agents for the carrier CMA CGM S. A.
*APPLICABLE ONLY WHEN THIS DOCUMENT IS USED AS A COM TRANSPORT BILL OF LADING	MBINED