SHIPPER				DRAFT				VOYAGE NUMBER 0MXA7W1MA		
SEASAGA ENTERPRIS PLOT NO. R-25/R-26,	SES PVI.	LID.								
TTC IND. AREA, RABA NAVI MUMBAI - 400 70	,			BILL OF LADING			BILL OF LADING NUMBER			
	,							AMC1498661		
CONSIGNEE				EXPORT REFERENCES						
TO THE ORDER										
				CMA CGM						
NOTIFY PARTY, Carrier not	to be respo	nsible for	r failure to notify							
PRODA SPA VIA DEI RONCHI 59 43010 CASTELGUELF FONTEVIVO-PR ITALY	O DI			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						
PRE CARRIAGE B	Y*		PLACE OF RECEIPT*	FREIGHT TO BE PAID AT MUMBAI		NUMBER OF ORIGINAL BILLS OF LADING           ZERO (0)				
VESSEL NINGBO EXPRESS		NHAVA	PORT OF LOADING PORT OF DISCHARGE			FINAL PLACE OF DELIVERY*				
			- ,							
MARKS AND NOS CONTAINER AND SEALS	NO AND OF PACK			S AND GOODS AS STATED BY SHIPPER V AND COUNT SAID TO CONTAIN		GROSS WEIGHT CARGO	TARE	MEASUREMENT		
TRIU8507186 SEAL C0009931	1 x	40RH	2000 CARTONS		22	KGS 2000.000	KGS 4750	CBM 50.000		
SEAL COUD9931			1X40							
TOTAL 2000 CARTONS										
2000 CARTONS OF FROZEN BLANCHED HLSO BROWN										
			SHRIMPS IQF							
			NET WEIGHT : 20,000.00 K	KGS						
			GROSS WEIGHT : 22,000.00	) KGS						
			S.B.No:4859009 DTD :25/0	∂/2021						
TEMPERATURE DATA LOGGER NUMBER : MS-DB-182-4370										
PROCESSED & PACKED BY :										
			SEASAGA ENTERPRISES PRIV	ATE LIMITED UNIT II						
			PLOT NO: E-27, TALOJA INDU							
			Continued on Next Sheet ABOVE PARTICULARS DECLARED	Sheet 1 of 2 BY SHIPPER. CARRIER NOT RESPO	NSIBLE.					
				AL CLAUSES						
4. Cargo at port is at merchant risk, 5. FCL	expenses and	d responsil	bility	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.						
according to port rates.	pply/monitorin	g costs at	port of discharge for Merchant s account	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 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 the terms of the second that the case that the terms and conditional and irrevocable the terms and conditions of the second term the decide of any unconditional and irrevocable the terms and conditions of the second terms of the decide of any unconditional and irrevocable terms and conditions of the second terms of the decide of any unconditional and irrevocable terms and terms and terms and terms and terms and the decide of any unconditional and the terms and terms						
92. Reefer container can only be op not be liable in any respect whatsoo 194. For the purpose of the present	ever for conse	quences, c	•	Consent to the possible carriage of the goods on the deck of any vessel. Carriage 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.						
York/Antwerp rules, 2004.	•	. ,	as per general tariff available on the web site	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						
www.cma-cgm.com, or in any of CM then rates applicable as per genera	MA CGM agen I tariff grid sha	icy. Howev all start from	ver if special free time conditions are granted, m the day following the last free day.	in 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 damages equivalent to the sound market value or the depreciated value by the sound market value or the depreciated value by the sound market value or the depreciated value by the sound market value or the depreciated value by the sound market value or the depreciated value by the sound market value or the depreciated value by the sound market value or the depreciated value by the sound market value or the depreciated value by the sound market value or the depreciated value by the sound value of the sound value of the sound value by the sound value of the sound value of the sound value of the depreciated value by the sound value of the sound value of the sound value by the sound value of the sound value by the sound value by the sound value of the sound value by the sound value of the sound value by the sound value b						
	-		workers and vessels' safety. Your cargo may parent good order and condition (unles	Carrier to a container lessor. The Carrier is e	ntitled to c	ollect a deposit from t	he Merchant a	at the time of		
port of loading, whichever is a charges. On presentation of	applicable, t this docume	to the poi ent (duly	the cargo specified above for transporta t of discharge or the place of delivery, endorsed) to the Carrier, by or on beha endering them binding upon the shipper	whichever is applicable. Delivery of t alf of the holder, the rights and liabilities	he Good: s arising	s will only be mad in accordance with	le on payme h the terms	ent of all Freight and hereof shall (without		
contract contained herein or ev All claims and actions arising be	videnced he tween the Ca	reby had rrier and t	been made between them. the Merchant in relation with the contract of	Carriage evidenced by this Bill of Lading s	hall exclu	sively be brought be	ofore the Trib	unal de Commerce de		
where the defendant has his regi	stered office. riginal Bills o	of Lading,	h regards to any such claim or action. Notv , unless otherwise stated above, have b TERMS AND CONDITIONS OF THE C	een issued, one of which being accompl		-		the Court of the place		
		JMBAI	29 SEP 20	SIGNED FOR THE CARRIE	ER CMA	CGM S.A.				
PLACE AND DATE OF ISS SIGNED FOR THE SHIPF			29 SEP 20.	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 COMBINED TRANSPORT BILL OF LADING										



## DRAFT BILL OF LADING

VOYAGE NUMBER
0MXA7W1MA

BILL OF LADING NUMBER

AMC1498661

						,	01490001	
PRE CARRIAGE BY*				FREIGHT TO BE PAID AT		NUMBER OF ORIGINAL BILLS OF LADING		
VESSEL		PLACE OF RECEIPT*			ZERO (0)			
		PORT OF LOADING	MUMB	PORT OF DISCHARGE	.,			
		GHEVA, INDIA	GENO	A PORT ,ITALY	FINAL PLACE OF DELIVERY*			
MARKS AND NOS NO AND CONTAINER AND SEALS OF PACK		DESCRIPTION OF PACKAGES / SHIPPER'S LOAD STOW /			GROSS WEIGHT CARGO	TARE	MEASUREMENT	
					KGS	KGS	CBM	
		TALUKA PANVEL DISTRICT R	ልተርእኮ					
		MAHARASHTRA 410 208, IN	DIA					
		EIC APPROVAL NO : 1261						
		FREIGHT PREPAID						
		2ND NOFITY : MESSRS CASA GENOVA ,ITALY	SCO A	ND NARDI SPA				
		Cargo is stowed in a ref at the shipper's request of -20 degrees Celsius	-					
		DISCHARGE PORT AGENT: CMA CGM ITALY SRL VIA SILVIO PELLICO 1						
		GENOA ITALY TEL: 0039 010 59671 FAX: on Board NINGBO EXPRESS 3 Pvt Ltd As agents for the	29-SE	P-2021 CMA CGM Agencies				
Weight in Kgs Total: 1 CONTAINER	R(S)	Continued From Previous Shee ABOVE PARTICULARS DECLARED		Sheet 2 of 2 PPER. CARRIER NOT RESPONSIBL	22000.000 E.	4750	50.000	
		ADDITION	<u>AL CL</u> A	AUSES				
release of the container which shall be remitted as	s security fo	or payment of any sums due to the Carrier, in	costs, in	cluding but not limited to storage, demurrage	e, plugging, monitoring at	the alternativ	e discharge	
particular for payment of all detention and demurn 343. In the event that this Bill of Lading is a Paper and Conditions available on the CMA CGM websi services/shipping-guide/bl-clauses) which the Mer carried under a Paperless Bill of Lading shall be n has been surrendered to the Carrier on the eBusin 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 1 destination.Carrier reserve its rights to accomplish	less Bill of te (https://w rchant has in nade to the ness platfor I by various soulting their I.Cargo ma any alterna ons, the ca forwarded t	Lading, it shall be governed by the Terms www.cma-cgm.com/products- read and accepted. The delivery of the cargo Consignee after the Paperless Bill of Lading m and after payment of any outstanding governments in relation with the outbreak of reof, the Merchants are hereby notified that y not be loaded on the intended vessel and tive vessel at Carrier's sole discretion. rgo may be discharged in an alternative port o the original intended port of	carrier s 366. The particula Carrier s Goods ( applicat weight c shipping 372. Me related t		or damage resulting there ting to the Goods have be re of the Merchant to com ny time an amount of USD and administrative fees. T ed Gross Mass (VGM) ser cargo), and the weight de c Carriage. nation and data contained	eof en checked a ply with such 2,000 per Co his fee shall a nt to the Carri- eclared by the in the Bill of I	nd that such warranty, the intainer or ilso be er, or the Shipper in his .ading and/or	
PLACE AND DATE OF ISSUE MU	MBAI	29 SEP 20	21	SIGNED FOR THE CARRIER C BY CMA CGM Agencies (India) as agents for the carrier CMA C	Pvt Ltd			
*APPLICABLE ONLY WHEN THIS I	DOCUM	ENT IS USED AS A COMBINED				_		
TRANSPORT BILL OF LADING								