

 BLPL Singapore Pte. Ltd.		BILL OF LADING FOR OCEAN TRANSPORT OR MULTIMODAL TRANSPORT	
		Bill of Lading No : BLPLBOM2300568	
Shipper : SEASAGA ENTERPRISES PVT LTD PLOT NO R-25 AND R-26, TTC INDUSTRIAL AREA, RABALE, NAVI MUMBAI-400 701, INDIA		Export References : BLPLNSASHJ230522	
		Onward inland Routing	
		Notify Party(see clause 22) : THE DEEP SEAFOOD CO LLC PO BOX:32628. ABU DHABI, UAE.	
Consignee (negotiable only if "to order", "to order of" a named Person or "to order of bearer") : THE DEEP SEAFOOD CO LLC PO BOX:32628. ABU DHABI, UAE.		Place of Receipt : NHAVA SHEVA, INDIA	
Vessel (see clause 1+19) IRENES WISDOM	Voyage No : 2307	Place of Delivery : SHARJAH, UAE	
Place of Loading : NHAVA SHEVA, INDIA	Place of Discharge : SHARJAH, UAE		

PARTICULARS FURNISHED BY SHIPPER

Container Nos & Seal Nos.	Marks & Numbers.	SAID TO CONTAIN No. & kind of packages and description of goods	Weight	Measurement
TTNU8286157-40RE/ 329203		1X40 FT, FCL REFER CONTAINER STC TOTAL CARTONS : 1736 CARTONS 330 CARTONS OF FROZEN HEADON FLOWER SHRIMPS PACKING : 6X1.4 KG BLOCK NET WEIGHT / NET COUNT 1406 CARTONS OF FROZEN HEADON WHITE SHRIMPS PACKING : 6X1.4 KG BLOCK NET WEIGHT / NET COUNT NET WEIGHT : 14,582.40 KGS GROSS WEIGHT : 20,832.00 KGS S.B. NO. : 1104033 DATE : 18/05/2023 PROCESSED & PACKED BY : SEASAGA ENTERPRISES PRIVATE LIMITED (UNIT - II) PLOT NO.E-27,TALOJA INDUSTRIAL AREA,TALUKA-PANVEL, RAIGAD - DISTRICT, MAHARASHTRA - 410208,INDIA. EIC APPROVAL NO : 1261 SHIPPER'S LOAD, STOW, WEIGHT & COUNT, FCL/FCL THE GOODS ARE SHIPPED IN A REFER CONTAINER UNDER INSTRUCTIONS TO MAINTAINED A TEMPERATURE OF MINUS 18 DEGREES CELCIUS. VENT CLOSED FREIGHT PREPAID GOODS FACTORY STUFFED CY/CY SHIPPER LOAD. STOW.COUNT & SEALED SHIPPED ON BOARD DT 21.05.2023 10 DAYS FREE LINER DETENTION AT Temperature Control Instructions :	Gross Wt. 20832.000 KGS Net Wt. 14582.400 KGS	FCL/FCL

Above particulars as declared by Shipper, but without responsibility of or representation by carrier (see clause 14)

Freight Details :		SHIPPED as far as ascertained by reasonable by means of checking. In apparent good order and condition unless otherwise stated herein, the total number quantity of Containers or other packages or units indicated in the box entitled "Carrier's Receipt" for carriage from the Port of Loading(or the Place of Receipt, if mentioned above) the Port of Discharge (or the Place of Delivery, if mentioned above),such carriage being always subject to the terms, rights, defenses, provisions,conditions, exceptions, limitations and liberties hereof (INCLUDING ALL THOSE TERMS AND CONDITIONS ON THE REVERSE HEREOFNUMBERED 1-25 AND THOSE TERMS AND CONDITIONS CONTAINED IN THE CARRIER'S APPLICABLE TARIFF) and the Merchant's attention is drawn in particular to the Carrier's liberties in respect of on deck stowage(see clause 18) and the carrying vessel(see clause 19). Where the bill of lading is non-negotiable, the Carrier may give delivery of the Goods to the named consignee upon reasonable proof of identity and without requiring surrender of an original bill of lading. Where the bill of lading is negotiable , the Merchant is obliged to surrender one original, duly endorsed, in exchange for the Goods. The Carrier accepts a duty of reasonable care to check that any such document which the Merchant surrenders as a bill of lading is genuine and original bill of lading, such delivery discharging the Carrier's delivery obligations. In accepting this bill of lading, any local customs or privileges to the contrary notwithstanding, the Merchant agrees to be bound by all Terms and Conditions stated herein whether written, printed, stamped, or incorporated on the face or reverse side hereof , as fully as if they were all signed by the Merchant. IN WITNESS WHEREOF the number of original Bill of Lading Stated on this side have been signed and wherever one original Bill of Lading has been surrendered any others shall be void.
FREIGHT PREPAID		
LAW AND DISPUTE RESOLUTION CLAUSE The contract evidenced by this Bill of Lading / Multimodal Transport Document shall exclusively be governed by English Law.Any and all disputes/differences arising out of this contract and/or connection with the interpretation of any of its clauses shall be settled by arbitration in Singapore in accordance with the Singapore International Arbitration Act (chapter 143a). The arbitration shall be conducted in accordance with the Arbitration rules of the Singapore Chamber of Maritime Arbitration (SCMA) current at the commencement of the arbitration, which rules are deemed to be incorporated by reference to this clause. Unless the claim and counter-claim exceeds USD 300,000 the arbitration will be conducted in accordance with the SCMA Expedited procedure.		
No. of Original B/L(s) : THREE	Place of Issue of B/L : MUMBAI Date of Issue of B/L : 22-05-2023	
Delivery Agent T G L S SHIPPING L.L.C PO Box No 65752 Unit No.1602, Level 16 Oberoi Centre, Marasi Drive, Business Bay Dubai, UAE Tel1: +971 4 5666376, Fax: +971 4 5707405		Signed on behalf of the Carrier BLPL Singapore Pte. Ltd.
		by Transworld Global Logistics Solutions (India) Private Limited

Container Nos & Seal Nos.	Marks & Numbers.	SAID TO CONTAIN No. & kind of packages and description of goods	Weight	Measurement
		DESTINATION "CARGO IS STOWED IN REEFER/REFRIGERATED CONTAINERS SET AT THE SHIPPER IS REQUESTED CARRYING TEMPERATURE OF -18 DEGREE CELCIUS. CARGO IS OF PERISHABLE NATURE. THE LINE/CARRIER IS NOT RESPONSIBLE FOR LOSS, DAMAGE OR DECAY TO THE CARGO OR EXTRA COSTS RESULTING FROM CUSTOMS INSPECTION AND/OR GOVT. REGULATIONS."		