							VOY	AGE NUMBER	
								137	
M/S. MANGALA MARINE EXIM INDIA PRIVATE LIMITED,					DRAFT			137	
BHAT MEMORIAL BUILDING, THOPPUMPADY								BILL OF LADING NUMBER	
COCHIN-682 005, IND	'				BILL OF LADING CSN0169376			SN0169376	
TEL : +91 484 2238391 FAX : +91 484 2232750	-								
CONSIGNEE	Ј,								
				EXPO	EXPORT REFERENCES				
TO THE ORDER OF M VIA SPAGNA NO.20,	ARR 3.P.P	۸.,							
47921 RIMINI, ITALY.									
EORI CODE: IT026862	90400								
					CMACGM				
			e 11 - 11 - 11 -						
NOTIFY PARTY, Carrier not	t to be respo	nsible for	failure to notify		-				
CSD TALEVI SRL CORSO GARIBALDI, 1	5				CARRIER: CMA CGM Société Anonyme au Capital de 234 988 330 Euros Head Office: 4, quai d'Arenc - 13002 Marseille - France				
60121 ANCONA (ITAL)				<u> </u>					
EORI CODE: IT007533	20423				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	NUMBER OF	F ORIGINAL BILLS OF LADING		
				сосн	Ν	THREE (3)			
VESSEL		000	PORT OF LOADING		PORT OF DISCHARGE	FINAL I	FINAL PLACE OF DELIVE		
SSL MUMBAI		COCHIN	, INDIA	ANCO	NA, ITALY				
MARKS AND NOS CONTAINER AND SEALS	NO AND OF PACK				DODS AS STATED BY SHIPPER DUNT SAID TO CONTAIN	GROSS WEIGHT CARGO	TARE	MEASUREMENT	
						KGS	KGS	СВМ	
APRU5719930	1 x	40RH	4450 CARTONS			24475.000	4580	50.000	
SEAL PACK02045646									
SEAL C0096447			1X40 FCL						
			4450 CARTONS FROZEN S	QUID WHO	LE CLEANED IQF,				
			PACKED 1X4 KG NET.	~	- /				
			AS PER PROFORMA INVOI		MEI/LB/MA/6008				
			C/21-22 DTD 14.09.202 NET WT.17800 KGS GROS		75 KGS				
				Dt.30.10					
			FREIGHT PREPAID						
			PROCESSED AND PACKED	ву					
			M/S. MANGALA MARINE E		A PVT LTD.,				
			UNIT 2 (M/s. BHATSONS						
			GOODS STOWED IN A REF	•	A. EU APPROVAL No.701				
			TEMPERATURE SET AT MI						
			*E-MAIL: mangala@mang		.com				
			GST No.32AADCM1702F1Z CIN - U15124KL2002PTC	•					
			CIN - 015124KL2002PTC	.012617					
			Cargo is stowed in a	refrige	ated container set				
			Continued on Next Sheet	:	Sheet 1 of 2				
			ABOVE PARTICULARS DECLA	RED BY SH	IPPER. CARRIER NOT RESPONSIE	BLE.			
			ADDIT	IONAL CL	AUSES				
4. Cargo at port is at merchant risk	, expenses and	d responsit	bility		hed at any place and time of carriage and a expenses or damages whatsoever resulting				
5. FCL 77 THC at destination payable by I	Merchant as p	er line/nort	tariff	225. Th	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 this bill of lading on the				
The at a source of payable by Merchant as per interport tanin					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				
according to port rates.					the terms and conditions of this bill of lading as the ease may be confirms his unconditional and irrevocable consent to the possible carriage of the goods on the deck of any vessel.				
not be liable in any respect whatsoever for consequences, due to non refrigeration. 238					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					and/or manual signature shall be considered as forged and will be treated as null.				
202. Demurrage and detention shall be calculated and paid as per general tariff available on the web site dange					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 claces, failing which the contributer shall be cargetruid as date. The Merchant shall be included as				
			er if special free time conditions are grar n the day following the last free day.	indemn	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				
	•		vorkers and vessels' safety. Your cargo	limited	to liquidated damages equivalent to the sou to a container lessor. The Carrier is entitle	ind market value - or the de	epreciated val	ue due by the	
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									
ndicated 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									
ort 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 harges. 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									
prejudice to any rule of comm	non law or st	atutes re	ndering them binding upon the sh		r and carrier) become binding in all i				
	tween the Ca	rrier and t	he Merchant in relation with the contr		e evidenced by this Bill of Lading shall				
Marseille and no other Court sha where the defendant has his regi			n regards to any such claim or action	. Notwithstan	standing the above, the Carrier is also entitled to bring the claim or action before the Court of the place				
	riginal Bills o	of Lading,	unless otherwise stated above, ha	ave been iss	ued, one of which being accomplishe	d, the others to be void	l.		
	(ENVIS AND CONDITIONS OF T		IGT ON FAGE UNE)				
					SIGNED FOR THE CARRIER	CMA CGM S A			
PLACE AND DATE OF ISS	SUE MU	IMBAI	07 NO	V 2021	BY CMA CGM Agencies (India) Pvt Ltd				
SIGNED FOR THE SHIPPER					as agents for the carrier CMA CGM S. A.				

SIGNED FOR THE SHIPPER
*APPLICABLE ONLY WHEN THIS DOCUMENT IS USED AS A COMBINED
TRANSPORT BILL OF LADING



DRAFT BILL OF LADING

VOYAGE NUMBER
137
BILL OF LADING NUMBER
CSN0169376

PRE CARRIAGE BY*		PLACE OF RECEIPT*	FREIGHT TO BE PAID AT	NUMBER OF	NUMBER OF ORIGINAL BILLS OF LADING			
				COCHIN	THREE (3)			
VESSEL			PORT OF LOADING	PORT OF DISCHARGE	FINAL F	FINAL PLACE OF DELIVERY*		
		COCHIN						
MARKS AND NOS CONTAINER AND SEALS	NO AND OF PACK			F PACKAGES AND GOODS AS STATED BY SHIPPER LOAD STOW AND COUNT SAID TO CONTAIN		TARE	MEASUREMENT	
			at the shipper's request of -20 degrees Celsius DISCHARGE PORT AGENT:	ed carrying temperature	KGS	KGS	СВМ	
			CMA CGM ITALY SRL VIA SILVIO PELLICO 1 GENOA ITALY TEL: 0039 010 59671 FAX: on Board SSL MUMBAI 07-N As agents for the Carrie	OV-2021 CMA CGM Agencies (Ind	ia)			
Weight in Kgs Total: 1 CONTAINER(S)			Continued From Previous Shee ABOVE PARTICULARS DECLARED	et Sheet 2 of 2 9 BY SHIPPER. CARRIER NOT RESPONSIB	24475.000 LE.	4580	50.000	

ADDITIONAL CLAUSES					
particular for payment of all detention and dem 343. In the event that this Bill of Lading is a Pa and Conditions available on the CMA CGM we services/shipping-guide/bl-clauses) which the carried under a Paperless Bill of Lading shall thas been surrendered to the Carrier on the eB Freight and charges. 358. Following the exceptional measures adop COVID-19 virus and the operational constraint the carriage of cargo may be disrupted or dela may be on forwarded to the port of destination Furthermore in case of disruption of ports' ope without notice and - subject to availability - be	nurrage and/or container indemnity as referred above. aperless Bill of Lading, it shall be governed by the Terms ebsite (https://www.cma.cgm.com/products- Merchant has read and accepted. The delivery of the cargo be made to the Consignee after the Paperless Bill of Lading Business platform and after payment of any outstanding pted by various governments in relation with the outbreak of ths resulting thereof, the Merchants are hereby notified that ayed.Cargo may not be loaded on the intended vessel and n on any alternative vessel at Carrier's sole discretion. erations, the cargo may be discharged in an alternative port	costs, including but not limited to storage, demurrage, plugging, monitoring at the alternative discharge port or extra on forwarding costs, shall be on Merchant's account and payable before delivery and the carrier shall have no liability whatsoever for any loss or damage resulting thereof 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 Carriage of the Goods with third parties, including but not limited to digital supply chain platforms.			
PLACE AND DATE OF ISSUE	MUMBAI 07 NOV 202	SIGNED FOR THE CARRIER CMA CGM S.A. BY CMA CGM Agencies (India) Pvt Ltd			
SIGNED FOR THE SHIPPER		as agents for the carrier CMA CGM S. A.			
*APPLICABLE ONLY WHEN THIS	IS DOCUMENT IS USED AS A COMBINED				
TRANSPORT BILL OF LADING					