						VOY	AGE NUMBER	
SHIPPER SAFERA FOOD INTER	ΝΑΤΙΟΝΑ	1				01	0029	
IX/477, KANNAMALY F		∟,		DRAFT				
COCHIN-682 008, KERALA, INDIA							BILL OF LADING NUMBER	
RENALA, INDIA				BILL OF LADING CSN0171925				
CONSIGNEE				EXPORT REFERENCES				
TO ORDER								
				CMA CGM				
	to be reene	naible for	failura ta patifu					
NOTIFY PARTY, Carrier not PANAPESCA S.P.A	to be respo							
VIA MAZZINI, 31				CARRIER: CMA CGM Société Anonyme au Capital de 234 988 330 Euros				
51010-MASSA E COZZ ITALY .	(ILE(PT)			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				
EORI CODE : IT001615	570478							
PRE CARRIAGE B	Y*		PLACE OF RECEIPT*	FREIGHT TO BE PAID AT NUMBE COCHIN THREE (3)		R OF ORIGINAL BILLS OF LADING		
VESSEL			PORT OF LOADING			AL PLACE OF DELIVERY*		
SM MAHI		COCHIN	, INDIA	LIVORNO, ITALY				
MARKS AND NOS	NO AND		DESCRIPTION OF PACKAGES	AND GOODS AS STATED BY SHIPPER	GROSS WEIGHT	TARE	MEASUREMENT	
CONTAINER AND SEALS	OF PACK	AGES	SHIPPER'S LOAD STOW A	AND COUNT SAID TO CONTAIN	CARGO	KOR	CDM	
TRLU1721879 SEAL P8392796	1 x	40RH	2000 CARTONS		KGS 24000.000	KGS 4500	CBM 50.000	
			PROCESSED & PACKED BY : SAFERA FOOD INTERNATIONA IX/477, KANNAMALY P.O., O INDIA EU APPROVAL NO.781 FREIGHT PREPAID FREIGHT PREPAID Cargo is stowed in a re at the shipper's request -21 degrees Celsius DISCHARGE PORT AGENT: Continued on Next Sheet ABOVE PARTICULARS DECLARED ADDITION/	AZE GS KGS KGS . 30.12.2021 L, COCHINI-682 008, KERALA, frigerated container set ed carrying temperature of Sheet 1 of 2 BY SHIPPER. CARRIER NOT RESPONSIE AL CLAUSES				
<ol> <li>Cargo at port is at merchant risk,</li> <li>FCL</li> </ol>	expenses and	d responsib	pility	be weighed at any place and time of carriage and a losses, expenses or damages whatsoever resulting				
<ol> <li>THC at destination payable by I 91. Ground rent/storages/power suj according to port rates.</li> <li>Reefer container can only be op not be liable in any respect whatsoon 194. For the purpose of the present York/Antwerp rules, 2004.</li> <li>Demurrage and detention shal www.cma-cgm.com, or in any of Ch then rates applicable as per genera</li> </ol>	pply/monitorin berated by ele- ever for conse carriage, clau Il be calculated MA CGM agen Il tariff grid sha	g costs at p ctrical powe quences, d use 14(2) sl d and paid icy. Howeve all start from	oort of discharge for Merchant s account er. During land transportation the Carrier will lue to non refrigeration.	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 edangerous 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 damages equivalent to the sound market value, a or the depreciated value due by the				
indicated above stated by the port of loading, whichever is charges. On presentation of prejudice to any rule of comm contract contained herein or e All claims and actions arising be Marseille and no other Court sha where the defendant has his regi	shipper to c applicable, t this docume ion law or s videnced he tween the Ca ill have jurisd stered office. riginal Bills c	omprise the por ent (duly e tatutes re reby had rrier and the liction with of Lading,	he cargo specified above for transportal t of discharge or the place of delivery, endorsed) to the Carrier, by or on beha ndering them binding upon the shipper been made between them. he Merchant in relation with the contract of n regards to any such claim or action. Note	is otherwise noted herein) the total number tion subject to all the terms hereof (including whichever is applicable. Delivery of the C alf of the holder, the rights and liabilities aris , holder and carrier) become binding in all r Carriage evidenced by this Bill of Lading shall of vithstanding the above, the Carrier is also entitle een issued, one of which being accomplishe ONTRACT ON PAGE ONE)	the terms on page one boods will only be mad sing in accordance with espects between the C exclusively be brought be ad to bring the claim or a	e) from the p le on paym h the terms Carrier and carrier the Trib ction before	lace of receipt or the ent of all Freight and hereof shall (without Holder as though the unal de Commerce de	
				SIGNED FOR THE CARRIER (	CMA CGM S.A.			
PLACE AND DATE OF ISS		JMBAI	09 JAN 202	BY CMA CGM Agencies (India	) Pvt Ltd			
SIGNED FOR THE SHIP *APPLICABLE ONLY WH TRANSPORT BILL OF L/	IEN THIS I	DOCUM	ENT IS USED AS A COMBINED	as agents for the carrier CMA (	JGINI 5. A.	_		



## DRAFT BILL OF LADING

VOYAGE NUMBER
0029
BILL OF LADING NUMBER
CSN0171925

						10111020
PRE CARRIAGE B	(*	PLACE OF RECEIPT*	FREIGHT TO BE PAID AT	NUMBER OF ORIGINAL BILLS OF LADIN		BILLS OF LADING
			COCHIN	THREE (3)		
VESSEL		PORT OF LOADING	PORT OF DISCHARGE	FINAL PLACE OF DELIVERY*		DELIVERY*
SM MAHI	cc	DCHIN, INDIA	I, INDIA LIVORNO, ITALY			
MARKS AND NOS CONTAINER AND SEALS	NO AND KI OF PACKAG		ES AND GOODS AS STATED BY SHIPPER W AND COUNT SAID TO CONTAIN	GROSS WEIGHT CARGO	TARE	MEASUREMENT
L I		CMA CGM ITALY SRL VIA SILVIO PELLICO 1		KGS	KGS	СВМ
		GENOA ITALY TEL: 0039 010 59671 FA pped on Board SM MAHI 09-JA Ltd As agents for the Carr	N-2022 CMA CGM Agencies (India)			
Weight in Kgs Total: 1 CC	ONTAINER(S		neet Sheet 2 of 2 ED BY SHIPPER. CARRIER NOT RESPONSIBI	24000.000 .E.	4500	50.000

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