

Unifeeder FZCO P.O Box 261844, Plot No. S 20119. Jebel Ali Free Zone (South), Dubai, U.A.E. Tel.:+971 4 8035500 FAX:+971 4 8860090



TRN Reg No. 100020711600003

TAX INVOICE

SHIPMENT SOLUTIONS

1ST FLOOR, SREE SIDDHI VINAYAK APARTMENT

ILLOM ROAD, KOCHI - 682016

KERALA, INDIA

Shipment Terms:

FIO/FIO

Credit Terms:

7 Days

VAT Reg. No.:

W.O Number

· SEAIR GLOBAL LOGISTICS L L C Customer

: INCOK / AEJEA POL POD : 2217771027299 Inv No. : 31/05/2022 Inv date

: EVERHANT Vessel

: 050 Voyage

Sailing Date : 31/05/2022 : 9117123 B/L

Description of Charges	Amount AED	Amount INR	Amount USD
Freight	6,206.53	132417.06	1,690.00
1 $_{ m Y}$ FT 40 45RE LD $_{ m A}$ USD 1690.00			
WAR RISK SURCHARGE	293.80	6268.26	80.00
1 $_{ m Y}$ FT 40 45RE LD $_{ m A}$ USD 80.00			
Reefer Additional	1,101.75	23505.99	300.00
1 $_{ m Y}$ FT 40 45RE LD $_{ m A}$ USD 300.00			
LOW SULPHUR ADD.	110.18	2350.60	30.00
1_{Y} FT 40 45RE LD a USD 30.00			
Exchange Rate : 78,3533 Total	7,712.25	164541.91	2100.00
VAT @ 0% :	0.00	0.00	0.00
Total After VAT :	7,712.25	164541.91	2100.00

E&O.E.

Note:- In case of any discrepancies, please notify within 10 days from date of receipt

Note: - USD to AED exchange rate is 3.6725

Bank Details :

UNIFEEDER FZCO

Current Account Number : INR: 811210093550 / Fort Branch Beneficiary Bank Name : DBS Bank - India SWIFT Bank Identifier Code (BIC) : DBSSINBB Address of Beneficiary Bank : Nariman point, 400021 MumbaiBank name : DBS Bank Ltd, Account name : Transworld Feeders FZCO

FOR UNIFEEDER FZCO ADMINISTRATOR

⁽ INR One Hundred Sixty-Four Thousand Five Hundred Forty-One and Ninety-One)

⁽ USD Two Thousand One Hundred Dollars)

⁽ AED Seven Thousand Seven Hundred Twelve Dirhams and Twenty-Five Fils)



SERVICE BILL OF LADING



Shipper SEAIR GLOBAL LOGISTICS L L C UNITED ARAB EMIRATES			Country of Origin			Bill of lading No						
			9117123									
			F/Agent Name & Ref Shipper's Ref. Sailing Date: 31/05/2022									
Consignee SHIPMENT SOLUTIONS 1ST FLOOR, SREE SIDDHI VINAYAK APARTMENT			Place of Receipt Port			of Loading DK			Terms of Shipmen			
INDIA	Vessel: EVER CHANT /		Port of Discharge: AEJEA									
Notify SHIPMENT SOLUTIONS 1ST FLOOR, SREE SIDDHI VINAYAK APARTMENT INDIA			Pre Carriage by:			Freight to be paid at:						
		Place of Delivery:			No of Bills of lading:							
Marks&Numbers	No of Pkgs or Shipping	Description of	of Goods & Pkgs			Gross Weight			Measurement			
	1.00						19,90	00.00				
	Total:	Temperature and control Instructions:										
	19,900.00	9.	.00 9.00									
packing inclusive of contain carrier is not and shall not to a) Any damage occasioned containers on or of the vess b) Any damage containers containers from the vessel; c) Any damage caused to course of loading or unload stevedores; and/or d) Any damage caused to unloading of other container	ed to the goods arising out of or in relationsel and/or sel and/or s before the loading and after the unload	I another port, the on to the loading ding of the said or containers in the did the vessel by desequent to the equipment(or an	of ne	the conta and cond (weight,n unknown alongside the vesse exception this and t agreed u where of this tenon accompli	iner as enur ition unless o leasure,bran le to be transp lat mentione Il may safety s,limitations the reverse si	merate otherwood confed ported ed po	ed below apprise stated tents, quality as provided of discharg ubject always tion and liber of this Bill of of friginal lens is grand void INCOK	parent and variant	alue n for delivery as near to as e nentioned on utually ng in witness Lading all of			

^{***}This is a Computer Generated BL and does not requires signature and seal *****

Ell of Lading terms and conditions

(A) Ploaned in appearently good order and condition, unless alternate stated turner. For transportation or board the coase, wasnet mentioned function or containers and the contral pools, branched order and condition, unless alternate stated turner. For transportation or board the coase, wasnet mentioned function or containers and the contral pools, branched order and the condition of the point for the contral pools and the

Carrier shall be determined by the national law which shall be applicable to the carriage by sea under paragraph (a) above or aling which by the Haguer Carrier shall be determined by the national law which shall be applicable to the carriage by sea under paragraph (a) above or aling which by the Haguer thereto.

Carrier shall be determined by the national law which shall be applicable to the court of carriage at sea or port or subsequent thereto.

(3) Where the carriage called for commences at the port of loading and/or finishes at the port of discharge the carrier shall have no liability whatsoever for any loss or damage called for commences at the port of loading and/or finishes at the port of discharge the carrier shall have no liability whatsoever for any loss or damage called for commences at the port of loading and/or finishes at the port of discharge the carrier shall be no loading and/or finishes at the port of discharge the carrier shall be recommended to the commence of the port of the carrier of the carrier shall in no circumstances be liable for any direct, induced or consequential loss or damage caused by delay and shall no cases exceed the freight for the transport covered by the Bill of Lading.

(i) Save as otherwise provided herein, the Carrier shall in no circumstances be liable for direct or indirect or consequential loss or damage caused by delay and shall no cases exceed the freight for the transport covered by the Bill of Lading.

(ii) Save as otherwise provided herein, the Carrier shall in no circumstances be liable for direct or indirect or consequential loss or damage caused has the carrier shall be carrier or the carrier of some carrier of the Carrier of a shall be carried by the carrier of the carrier of some carrier of the carrier of some carrier of the Carrier of some carrier of the Carrier of the Carrier of the Carrier of some carrier of the Carrier of some carrier of the Carrier of some carrier of the Carrier of the Carrier of the Carrier of the Carrier of some carrier of the Carri

15.SHIPPERS RESPONSIBILITY (i) The Shipper warrants to the Carrier that the particulars relating to the Goods as set out on the face have been checked by the Shipper on receipt of this Bill of Lading and that such particulars and any other particulars furnished by or on behalf of the Shipper are correct.

(ii) The Shipper shall indemnify the Carrier against all losses, damage expenses arising out of or resulting from inaccuracies in or

in the complex countries of the control of the control of the control of the Corrier and shall be paid and be 16. FREIGHT AND CHARGES, (i) Freight and charges shall be deemed fully earned on receipt of the Goods by the Carrier and shall be paid and be

inadequacy of such particulars.

16. FREIGHT AND CHARGES, (i) Freight and charges shall be deemed fully earned on receipt of the Goods by the Carrier and shall be paid and be non-refundable in any event.

(ii) The Merchant's attention is drawn to the signal and charges in the applicable Tariff.

(iii) The Merchant's attention is drawn to the signal charges in the applicable Tariff.

(iii) The reflect has been calculated on the basis of particulars furnished by or on behalf of the Shipper. The Carrier may at any time open any container or other package or unit in order to reweight, re-measure or revalue the contents, and if the particulars furnished by or behalf of the Shipper are incorrect, it is agreed that as sum equal to either five tenses the difference between the correct freight and the freight charged to the outbel he correct freight charged, whichever sum is the smaller, shall be payable as liquidated damages to the Carrier.

(iv) Full freight hereunder shall be due and payable at the place where this Bill of Lading is issued, by the Shipper in cash without deduction on receipt of the Goods or part thereof by the Carrier for Shipment even if stated in this Bill of Lading is issued, by the Shipper is cash without deduction on receipt of the Goods or part thereof by the Carrier for Shipment even if stated in this Bill of Lading to be payable elsewhere and shall be deemed to have been fully earned upon such receipt of such goods. All charges due hereunder tegether with freight (rind pot all or the port of londing as offereads) shall be not man day advantaged to such goods. The Carrier shall have a slen or the Goods and any documents relating thereto and the ropt of londing as devicessally shall remain and nature payable to the Carrier under this Centract and for general average consistance to whomsover due and for the costs and any documents relating thereto and the right to sall the same by public auction or otherwise at his tow tomsover due and for the costs and amounts of the same nature whatesover due

sale of the Goods the proceeds fail to realise the amount due, the Carrier shall be entitled to recover the difference from any of the pactage or worthless, the Carrier shall be considered to recover the difference from any of the pactage or worthless, the Carrier may at his discretion and subject to his lien and without any responsibility attaching to him, self, abandon or otherwise dispose of the Goods at the sole risk and expense of the Merchant.

18. OFTIONAL STOWAGE (i) The goods may be stowed by Carrier in Containers or similar article or transport used to consolidate goods.

(ii) Goods whether stowed in Containers or not may be carried on or under deck without notice to the Merchant. Such Goods (other than livestock) whether stowed in Containers or not may be carried on or under deck without notice to the Merchant. Such Goods (other than livestock) whether stowed in Containers or not may be carried on the carrier of the sole of the purpose of Height Public of the part of the Carrier for loss or damage of whatsoever nature arising during carriage by sea whether caused by unseaworthiness or negligence or any other cause whatsoever.

20. LIVESTOCK, Uvestock, whether or not carried on deck, are carried at the sole risk of the Merchant. The Carrier shall be under no liability whatsoever for any injury limess, delily or destruction howsoever arising even though caused or uniflense of any vyessel, craft, conveyance, container or other place existing at any time in the event of the Master, in his sole discretion, considering that any livestock is likely to be injurious to the health of any other livestock or any person on board or to cause the vessel to be delayed or impeded in the prosecution of the vyesge, such livestock may be destroyed, or other place existing at any time in the event of the Master, in his sole discretion, considering that any livestock is likely to be injurious to the health of any other livestock or any person on board or to cause the vessel to be delayed or impeded in the prosecution of t

to any outer interact or the proceed by any route to his discretion (whether or not the nearest or most direct or customary or advertised route) and proceed to, return to and/or stay at any place or port whatsoever (including the port of loading herein provided) once or more often and in any order, beyond the port of discharge once or oftener for bunkering or loading or discharging cargo or embarking or dissembarking any person(s) whether in concerndom with the present, prior or subsequent viouges or any other purpose whatsoever, and before giving delivery of the Goods at the port of discharge or the place of delivery herein provided and with liberties as aforesaid leave and then return to and discharge the Goods at such port, tow or be towed, make trial trips, adjust compasses, or repair or dysbock, with or without cargo orbodoraid.

(d) Load and unload the Goods at any place or port (whether or not any such port is named on the face as the Port of Discharge and store the Goods at any such place or port.)

(a) Lodia and unload are doubt as a try laws or year terrearies or now year had a copy or the copy of the copy of

(c) Comply with any orders or recommendations gents by any government or any person or body acting or purposing to act as or on the half of such government and the strong of the insurance on the conveyance employed by the Carrier the right to give orders or discharge devices or official to a controllated arriange and shall not be a discharged to the strong of the strong of the insurance on the conveyance employed by the Carrier the right to give orders or discharged to the strong of the controllated arriange and shall not be a strong of the controllated arriange and shall not be a strong of the controllated arriange and shall not be a strong of the controllated arriange and shall not be a strong of the controllated arriange and shall not be a strong of the controllated and place the strong of the controllated arriange to an experiment of the controllated and place the strong of the controllated and place the controllated and

accordingly.

34. DEMISE CLAUSE. If the ship is not owned or chartered by demise to the company or line by whom this Bill of Lading is issued (as may be the case nonowhistanding anything that appears to the contrary) this Bill of Lading shall take effect only as a contract with the owner or demise charterer as the case may be as principal made through the agency of the said company or line who act as agents only and who shall be under no personal liability whatsoever in respect thereof.

CONDITIONS OF CARRIAGE

15.SHIPPERS RESPONSIBILITY (i) The Shipper warrants to the Carrier that the particulars relating to the Goods as set out on

	CONTAINERS DETAILS												
S.NO	Voyage	Customer	POL	POD	TYPE	Container No	Size	Weight	IMCO	REEFER		Remarks	Slot Loss
1	EVERHANT / 050	SEAAIR	INCOK	AEJEA	FULL	EMCU5261426	40	19.900		9,0	9,0		