

(MULTIMODAL) BILL OF LADING Mainfreight, Inc. (OTI LIC. # 021635)

SHIPPER/EXPORTER		BOOKING NUMBER	DOCUMENT NU	MBER	
CTC GLOBAL CORPORATION		CBR: RICEQV740500	LAX04953330		
2026 MCGAW AVENUE IRVINE CA 92614-0911, UNITED STATES OF AMERICA		EXPORT REFERENCES REF:SOC004715 - 107263			
		ITN: X20241209196299			
CONSIGNEE TO THE ORDER OF HDFC BANK LTD. MARSHALL ANNEXE-I, 3RD FLOOR SHOORJI VALLABHDAS MARG, NEAR BOMBAY PORTTRUST (BPT) BALLARD PIER MUMBAI-400001		FORWARDING AGENT MAINFREIGHT INC. (US) 1400 GLENN CURTISS ST MAINFREIGHT INC - LGB CARSON 90746 CA UNITED STATES TEL: +13109001974			
NOTIFY PARTY JSK INDUSTRIES PVT LTD SURVEY NO.369/1/1/2, BEHIND MILLS SAYLI, SILVASSA - 396 U. T. OF DADRA AND NAGAR HA	230	DELIVERY / DESTINATION AG MAINFREIGHT INDIA PVT. LTI 402 D WING 4TH FLOOR TIME: ANDHERI KURLA ROAD MAROL MUMBAI MH 400059 INDIA Phone: +91 22 6969 7171 /	D. 5 SQUARE		
PLACE OF RECEIPT		007			
IRVINE, CA USA EXPORTING CARRIER		ORIGINAL			
MAIN VESSEL: CONTI CONQUEST	/ 029w	Original Bill Required at Destination			
PORT OF LOADING	PORT OF DISCHARGE	NAMED PLACE / PORT / DEST	ENATION		
LOS ANGELES PORT, CA USA	NHAVA SHEVA, INDIA	IISHED BY SHIPPER			
MARKS AND NUMBERS	NO OF PKGS, DESCRIPTION OF PA		GROSS WEIGHT	MEASUREMENTS	
	1 x 40HICUBE CONTAINER 12 Pallet(s) +79200 METERS 9.53 MM ACCC C METERS 9.53 MM ACCC COMPOSITE CORE FREE SET UP AS PER PROFORMA INVOICE NO PF 1 2024 OF BENEFICIARY. INCOTERMS 2020 "SHIPMENT OF 79200 METERS 9. 2,138 METERS 9.53 MM ACCC COMPOSITE CORE FREE SET UP" HSN 85459090 GOODS ARE OF USA ORIGIN BILL OF LADING DATE DECEMBER FREIGHT PAYABLE	OF CHARGE FOR TESTING AND 12920244715 DATED 11 DEC EXW ANY PORT IN USA 53 MM ACCC COMPOSITE CORE OF CHARGE FOR TESTING AND	13444 KG	42 м3	
Container Seals TRHU5610350 UL-0227151	Туре Weight(КG) Tare(КG 40HICUBE 13444 3830) Gross(KG) Volume(M3) 17274 42	Packages 12 PLT	Mode CY/CY*	
CONSOL: C02495868 INCOTERM: EXW	SHIPPED ON BOARD : 18-Dec-24	4 00:00		<i>r Load and Count</i> Page Follows	
APPLICABLE TERMS; LIMITATION OF condition for carriage (except https://www.mainfreight.com/get it has received and reviewed a clause 9.1. The shipper may charge, as set forth at clause goods as stated by the shipper	LIABLITY: It is agreed the good as noted) STRICTLY SUBJECT TO Th media/1d87405d-17f8-4ab6-82fc-d87 and to which the shipper agrees increase carrier's liability by 9.5. This bill of lading is nor and the weight, measure, quantit	s declared herein are accepted HE TERMS OF CARRIAGE ON THE RE 9bd6980a1/Ocean-Carriage-Terms- to be bound. Carrier's liabi declaring a higher value for d -negotiable unless consigned "	in apparent exte VERSE HEREOF AND HBL.pdf which t ity is limited carriage and pay To Order." The	rnal good order an ALSO AVAILABLE A he shipper warrant in accordance wit /ing a supplementa particulars of th	
DECLARED VALUE:	D				
US\$ X NVD (No Value Decla IN WITNESS WHEREOF three (3) or signed, not otherwise state accomplished the others shall b	riginal Bills of Lading have been d above, one of which being	CHARGES (subject to correction)	PREPAID	COLLECT	

(MULTIMODAL) BILL OF LADING CONTRACT FOR CARRIAGE

1. DEFINITIONS "Carrier" means MAINFREIGHT, INC. on whose behalf this Bill of Lading has been issued as indicated on the face hereof, whether acting as carrier, balle or agent. "Carriage" means the whole or any part of the operations and services described by this docum ent as undertaken by or on behalf of the Carrier in respect of the Goods.

"Container" means any container, it ailer, transportable tank, flat rack, pallet, skid, drum, or any similar article of transport. "Dangerous or Hazard ous Goeds" means Goeds dassified, designated or described as dangerous by any status, regulation, or the Danger. Goeds coel issued by the International Mariime or Organization and also includes any Goeds which are or may be unstable or present has or dangerous by any subhority. "Geeds" means any authority.

or danger to the conveyance in which they are carried or to other property, goods or any person, whether or not the Goods are identified as danger out by any sufficient. "Geods" means any and all property (cargo) described on the face here off or on an attached or referenced marifest, to openifically include live danger out by any sufficient. "Geods" means any cardo all property (cargo) described on the face here off or on an attached or referenced marifest, to openifically include live danger out by any sufficient. "Merchant" means and includes the shipper, consignes, receiver, holder of this document, owner of the Goods, person entitled to the possession of the Goods, and any person, corporation, company or other legal entity having any interest in the Goods, or anyone acting on behalf of any sub person or entity. "Multi-Medal Transportation" means and refers to Carriage of Goods under this Bill of Lading which includes both Carriage by a Vessel and Carriage by one or on cerimat (cartes) more and/or radio radio carrier and their respective subcontrastores, servants and agents, including vessel operators much and/cartase) more watchout and cartase in a container fragit dations. "Vessel" means and includes the vessel set forth on the front page hereof, as well as any other vessel, ship, craft, lighter or other water conveyance used to perform the Carriage shall apply to all modes of Carriage values to transport the Goods, and the Carriage sequence which the Goods are loaded for any purpose. 2. APPLICABILITY OF THESET ERMS: These Terms and Conditions of Carriage shall apply to all modes of Carriage, whether the daim is founded in conditions of Carriage shall apply to all daims against the Carrier relating to the performance of the Carriage, whether the daim is founded in conditions of Carriage shall apply to all daims against the Carrier relating to the performance of the Carriage, whether the daim is founded in conditions of Carriage shall apply to all modes each Marchant and warantisti the same of this

to Currier or its Subcontactors, the shipper ests for itself and also each Merchant and warrants it has authority of each Merchant to bind each Merchant to the term of shindorom ent. **3. ENTIFE AGREEMENT AND SE VERABLITT: 3.** In addition to the term here, in Censing of Goods is also eabyest to all of the term s and growis one of Carrier's terrifis on file or published or equividuo to file of a published, at the ease may be, with or by the Federal Marine Commission or other regulatory body that may govern particular potitions of the compared to the ease may be, with or by the Federal Marine Commission or other regulatory body that may govern particular potitions of the compared to the equivalence of the commission or other regulatory body that may govern are incomatency between this document and any applicable teriff(a), this document and provide the strain of the compared to the equivalence of the common of t

4. NE COTIABILITY OF DOCUMENT AND CARRIER'S RELEASE OF GOODS: 1. This Bill of Lading shall be a negotiable document of title only if conagged "to order," or order of a named consignee. In all other circums atones, or in the verto of ambiguity, this Bill of Lading shall be presume dot bomon-negotiable. 2. If negotiable, an original bill of Lading, properly endorsed, is required to be surrendered when the Goods are delivered. If the person receiving the Goods without such arrender, the person receiving the Goods agrees to fully indemuity? Carnie against all damages discretion to deliver the Goods without such arrender, the person receiving the Goods agrees to fully indemuity? Carnie against all damages and licklikes which Carnier may incur as a resented of delivering the Goods agrees to fully indemuity? Carnie against all damages and licklikes which Carnier may incur as a resented of delivering the Goods agrees to fully indemuity? Carnie against all damages and licklikes and the original bill of lading will be immediately void. Negotiable bills of lading will in all events become void as a document of tights and limitations of lisbilityherein.

nghts and limitations of liabilityherein. Al. If this Fill of Lading is non-negotiable, delivery of the Goods may be made, at the sole discretion of the Carrier, to the nominated consignee without surender of an original counterpart, such delivery shall constitute due delivery hereunder. Carrier may nevertheless in its exclusive discretion, but shall not be required to, demand surrender of an original endorsed non-negotiable bill of lading before release of the Goods. 4.4. Whether anegotiable bill of lading or a non-negotiable bill of lading the person receiving the Goods in any and all events warrants their eritherment to such receipt and agrees to indemnify Garrier against all damages end liabilities which Carrier may incur as a result of

raesang the Uoods. 5. CARRIEN'SSUBCONTRACTORS, SERVANTS AND AGENTS: 5.1. All op and the Carnage may be performed by Subcontractors, servants and agents of the Carner without prior notice of the same to Merchant. Carner may friedly engage such thard parties in accordance with their applicable terms and conditions, which shall in all events be funding upon Merchant.

g upon Merchant. If the Goods are lost, damaged, or delayed on the sea portion of the Carriage, and the vessel owner or demise charterer seeks to limit is it holds to consider a conversion of the second second

exceed Carrier's liability limit as provided by the terms and conditions of this contract for carriage. 6. DESCRIPTION AND COMPLIANCE OF GOODS, SOLAS WEIGHT CERTIFICATION, INSPECTION OF GOODS:

or ofice

document conditites a receipt only for the external condition of the Goods viable to Carrier. rehand war mits that, unless special carriage is requested and paid for, the Goods are fit to be carried in an unventilated, unheated, tated Container or other stowage gones and withkand condensative mode. To container "weat." Carrier shall not be liable for any, or the ces of any, loss of or damage to the Goods arising from defects, breakdown, malfunction or stoppage of any temperature control

Interspectro of any, loss of or damage to the Goods arising from defects, breakdown, malfunction or stoppage of any temperature control or approxes in the description, marks, numbers and quantiles of the Goods, sawell as designation of Merchants are accurate, complete and complete wind a regulations. Merchant shal have the exclusive burdents to provide verified goes macs: (OAB) of Goods as obtained on calibrated and cartified equipment. Canice shall be entitled to relay on the accuracy of the weight information provided by Merchant and Durate the Safety of Life at Sec Convention (SOLAS). Carrier shall be entitled to lendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to lendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to lendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to tendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to tendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to tendy, courser sign on endores such cartificates, weight schemating and hall proveled by the theorem set or endorement of the Marchant Merchant shall pre-coar entitisers of our coarse such coarses obligation to ensare, and hereby warrants, the Goods and Merchants are compliant with all relevant authorities and are legally only display for Carrier shall have unrestricted liberty to inspect the packaging and contents of the Goods for any result in shignent delay, cancellation and/or additional darge ges assessed by the Carrier. The Carrier merg disclose endreport, whether on an anddarcy avolutary basis, any and all regulatory contro-compliance to a warrant of a gestares dour course forefeiture and/or assess penalties agai

against Merchant. 7. HAZARD OUS OR DANGEROUS GOOD S:

7. HAZARD OUSOR DANCEROUS GOODS: 7.1 Carrier may accept or reject site sections's discretion Dangerous or Hazardous Goods offered for transportation. 7.2 Merchant shall comply with applicable law relating to the Carriage of Dangerous or Hazardous Goods and shall inform. Carrier in writing prior to tender of the Goods the exact nature of the danger or hazard. Marchant acknowledges and agrees that Carrier shall have no obligation to comply with applicable law relating to the Sara of the sector that acknowledges and agrees that Carrier shall have no obligation to comply with any special handling instruction surless expressly agreed to by Carrier in writing prior to to receipt. If the Goods are deemed a hazar dotto life or poperty in Carrier's on wry Stokont activative's so that shall have a tary place be unloaded and destroyed without liability and on the secont of Marchant for costs. The barden of proving Carrier knew and accepted the exact nature of the danger and have at corristing the fiber of the danger so the second method. deemed a has at do life or property in variant without list of a start of the burden of proving variant or and hazard conditied shall be upon Marchant for costs. The burden of proving variant and a start do not burden at a start of the sta

harmless If such danger we ind caused by the taux anonegoes a use values a values of v

etcluded from incorporation by reterines and main tany appy by lotte out raw.
9. CARRER'S ULBAILITY
9.1 Unless the shapper declares a higher value as provided at Clause 9.5, Carrier's liability shall be limited as follows: (a) For loss or damage occurring during any portion of the Carriage governed by U.S. COGSA by force of law, Carrier's liability shall be limited to a maxim un of USS500 per package of the portion of Goods adversely affected, or for Goods not shipped in packages, per customary freight unit, (b) for loss or damage occurring during any portion of the Carriage governed by U.S. COGSA by face of law, Carrier's liability shall be limited to a maxim un of USS500 per packages, or customary freight unit, (b) for loss or damage occurring during any portion of the Carriage governed by the Hague-VisbyRules and/or AUS-Cogas byforce of law, Carrier's liability shall be limited to a maximum of two Special Drawing Rights (SDRs) per klogram or 666 of SDRs per package, or for Goods not shipped in packages, per customary freight unit, whichever is the greater and lawys subject to that portion of the Goods adversely affected, (o) for loss or damage occurring during any portion where U.S. COGSA, Hague-Viper AUS-Cogas is otherwise incorporated herein but innot applicable by force of law, Carrier's liability shall be limited to a maximum of the lesser of US\$00 per Package or US\$0.50 per pound of the portion of Goods adversely

streted; (d) for any financial loss other than loss or damage to Goods, Carrier's liability is limited to US550 per transaction or diagneet; (e) in the event of loss of damage subject to mandatary applicable law which invalidates Carrier's otherwise applicable maximum contractual liability thereandse, Carrier's liability of all be limited to the low est an our permisable by / in accordance with such applicable law. 9.2 In any and all events, nothing in this document shall constitute a surrender of any liability immunity or limited to Carrier's enterties applicable law. 9.2 In any and all events, nothing in this document shall constitute a surrender of any liability immunity or limited in a liability immunity or limited in a liability into carrier law of any solution in a difference of a superior of carrier is liability where used. 9.3 For propose of Carrier's liability, when it cannot be ascertained at what stage of Multi-Modal Transportation the loss or damage occurred, it shall be present eit to have occurred during periods of nalmal (sufface) transportation. 9.4 For purpose of Carrier's liability, and for good and valuable consideration to Marchanti in the form of freightrate, the package or custom ary freight unit shall be deemed the Cortainer. 9.5 The Merchant may avaid the liability limitations hereunder, or no ther lead of this document Carrier's showledge of designation in a mount quoted by Carrier, provision of which and, quote will be deemed to be Carrier's acceptance of Marchantar's equest. Such declared value of Goods and value of the Goods to Carrier in writing ports. Carrier's labout the solute of the solution that a stage of the solution of the solution of the solution of the solution and multi able marking upper liability limitation and the deemed of the solution of the labout will be deemed to be Carrier's acceptance of Marchantar's request. Such declared value of Goods and/or Merchant's declared value of the Goods to Carrier for liability more to the carter and is no morning and carr

such may occur. 97 Inno vennt shall Carrier's aggregate liability exceed the actual value of anyloss or damage or the replacement value of the Goods adversely affected, which vere is lower. 98 Carrier does not gauge antee delivery of the Goods at the port of discharge or place of delivery at any particular time or to meet any particular market or use. Carrier shall have no liability for any direct or consequential damages arising from delay or failure to notify Marchant acto the actual erroral and/or delivery date of the Goods. In the event Carrier is nevertheless for any reason found liable for delay. Carrier slability shall in all circumstances be limited to the lesser of the liability calculated pursuant to Clause 9.1 hereander or twice the annound of freight charges billed Marchant for the Goods are not delivered within 90 days of anticipated delivery date, the Goods shall be deemed lost, in the absence of contrareres dame.

In an entransmittee be similar to the mean of the mean of various provided for the second sec

and is more of substitute the method, means route, mose and procedure to accompliate method. IN MRCHART LIABULITY FOR EQUIPMENT Merchant assume sfull responsibility for and shall indemnify Carrier against any loss of or damage to Containers and other equipment provided by Carrier or its Subscintrators within loss of damage occurs while in the possession or control of Merchant, its agents or venders. Merchant shall indemnify and hold Carrier harmles from and against any loss of or damage to property of other persons or injuites to other persons acused by Continuers or the Ocode during handling by, or while in the possession or control of Merchant, its agents or venders. Merchant is liable for any and all detention, demurrage, dearing or other charges innurred as a result of the failure to timely retrieve or return equipment in good condition, unless attributable to the exclusive fault of Camrie. 12. DELIVERY 12. The Goode shall be deemed to be delivered when they have been delivered to or placed at the disposal of the Merchant or its agent in accordance with fais Bill of Lading, or when the Goode have been delivered to any authoutity or other place at which the Carrier is milled to call upon the Merchant to take delivery. 12. The Carrier shall able deemed to be delivered the Goode must be delivered or any authoutity or other place at which the Carrier is milled to call upon the Merchant to take delivery. 12. The Carrier shall able be methed to zero the Goode state belivered or any authoutity or other place at which the Carrier is milled to take delivery.

carner. If at any time the Carriage is or is likely to be affected by any hindrance or risk of any kind (including the condition of the Goods) not

to the Carrier.
12.3 If st any time the Carriege is or is likely to be affected by any hindrance or risk of any kind (including the condition of the Goods) not arising from any fault or neglect of the Carrier, its Subcontrators or agents, the Carrier may chandra the Carrier may de most of the Goods and, where executely carrierable, place the Goods or ny portion of them at the Merchands disposel at any place that the Carrier may de most of such ever, the Carrier may demost be Goods are ny portion.
13. Freight CHARCES AND EXPENSES TOMERCHANT
13. Freight charges and may other anounts owed in respect of the Corrier, in sequence to the correst of any of the country of agent of adjust of the correst or other anounts over the correst or other anounts over the correst or other the Correst or other correst or the correst of the correst or other anounts of the correst or other and the adjust of the correst or other anounts of the correst or other and the adjust of the correst or adjust of the correst orest of the correst

reversed to the responsible parties if the Goods are refused delivery or in the event payment is not in any other sequences of the LLEN 14. LLEN 14. LLEN 14. I. The Carrier shall have a general and continuing lien on any and all of the Merchant's property for all advances, claims, costs, freight charges, duties, sucharges, general average expenses, palvage expenses, tarcs, demurrage, meany due and payoids to the Carrier or any Carrier adfiliate by Merchant, induding any lien and collection-related costs, whether or not related to the Carrier or any Carrier transaction/ an unrelated claim and/or any combination of the foregoing. The lien on the Goods shall survive delayery. Carrier may sell the Good privately or by public auction whole not not to the Merchant! the you sale of the Goods the proceeds of all to satisfy the amount due Carrier, together with the cost and expenses incurred. Carrier shall be entitled to recover any difference from Merchant. 14.2 If the Goods are unclaimed after 30 days from date the Goods are placed at the daysoal of the Merchant, or whenever in the Carrier's judgment the Goods are unclaimed after 30 days from date the Goods are placed at the daysoal of the Merchant, or whenever in the Carrier's presonability attaching to it, sell, abandon, or otherwise daysoes of the Goods solely at the risk and expense of the Merchant. **15. GENERAL AVERAGE**

Feedback and the set of the se

separate representation. 16. NOTICE OF CLAIM AND TIME FOR SUIT 16.1 Unless the Marchant provides within notice to the Carrier of the general nature of any loss or damage to the Goods at the time the Carrier delivers the Goods to the Marchant, such delivery by the Carrier is prima facie evidence of the Carrier's delivery of the Goods in good order and

ondition. 6.2 Where the loss or damage is not apparent and/or laterat, the same prima facie presumption shall apply if notice in writing is not given to arrier writin 3 days after the day when the Goods were delivered to the Mercharat. 6.3 The Carrier shall be discharged of all liability unless suit is brought against the Carrier within one year from the date of delivery or the date

10.5 The Carter shall be discribed as a leading unless saits dought agains the Carter which the Goal should have been disivered on an which the Goal should have been disivered on an which the Goal should have been disivered on an which the Goal should have been disivered on an which the Goal should have been disivered on the table of table of the table of table of

Version 20-JAN - 2022 © Ref. BMCFTWMC

CONTINUATION PAGE

BILL OF LADING LAX04953330 GOODS ORIGIN / COLLECTED FROM CTC GLOBAL CORPORATION LOS ANGELES, UNITED STATES 2026 MCGAW AVENUE IRVINE CA 92614-0911, UNITED STATES OF AMERICA ETD: 18-Dec-24 15:00

CONSIGNEE

CONSIGNOR

TO THE ORDER OF HDFC BANK LTD. MARSHALL ANNEXE-I, 3RD FLOOR SHOORJI VALLABHDAS MARG, NEAR BOMBAY PORTTRUST PACKAGE QUANTITY (BPT) BALLARD PIER MUMBAI-400001 AND

NOTIFY PARTY

JSK INDUSTRIES PVT LTD SURVEY NO.369/1/1/2, BEHIND SIYARAM SILK MILLS SAYLI, SILVASSA - 396230 U. T. OF DADRA AND NAGAR HAVELI INDIA.

NAMED PLACE / PORT / DESTINATION.

ETA: 23-Jan-25 19:00

12 PLT (OUTER)

GROSS WEIGHT 13444 KGD

VOLUME 42 M30

Marks & Numbers	Goods Description	Gross Wt.	Volume
	"Notwithstanding the EXW terms, the seller agrees to		
	arrange and prepay the transportation costs from the		
	seller's premises to the buyer's specified destination.		
	The buyer remains responsible for import duties, taxes,		
	and customs clearance at the destination."		
	EXPORT REFERENCE: SOC004715-107263		
	L/C NUMBER 560LC01243350001, DATE 241202		
	DRAWN UNDER L/C ISSUED BY HDFC BANK LTD. MARSHALL		
	ANNEXE I, 3 RD FLOOR SHOORJI VALLABHDAS MARG, NEAR		
	BOMBAY PORT TRUST (BPT), BALLARD PIER, MUMBAI-400001,		
	INDIA.		
	IEC Code 0307076555		
	14 DAYS FREE DETENTION PERIOD AT PORT OF DISCHARGE		
	Manufactured onto (12) Wooden ISPM15 Compliant Reels		
	Shipped on (12) Wooden ISPM15 Compliant Pallets		
	Loaded into (1) 40'HC Container		
	for transit to NHAVA SHEVA, INDIA		
	Contact Person Name: Mr. Rajesh Sir: 99872 1097, Mr.		
	Satish Sir: 9867785742, Ms. SMITA: 8369331778		
	CLEAN ON BOARD THE CONTI CONQUEST / 029N AT THE PORT OF		
	LOS ANGELES,CA USA ON DECEMBER 18,2024.		
	These commodities, technology or software were		
	exported from the United States in accordance with		
	the Export Administration Regulations.		
	Diversion contrary to U.S. law is prohibited.		

*Shipper Load and Count



(MULTIMODAL) BILL OF LADING Mainfreight, Inc. (OTI LIC. # 021635)

SHIPPER/EXPORTER		BOOKING NUMBER	DOCUMENT NU	MBER
CTC GLOBAL CORPORATION		CBR: RICEQV740500	LAX04953330	
2026 MCGAW AVENUE IRVINE CA 92614-0911, UNITED STATES OF AMERICA		EXPORT REFERENCES REF:SOC004715 - 107263		
		ITN: X20241209196299		
CONSIGNEE TO THE ORDER OF HDFC BANK L 3RD FLOOR SHOORJI VALLABHDA (BPT) BALLARD PIER MUMBAI-400001	S MARG, NEAR BOMBAY PORTTRUST	FORWARDING AGENT MAINFREIGHT INC. (US) 1400 GLENN CURTISS ST MAINFREIGHT INC - LGB CARSON 90746 CA UNITED STATES TEL: +13109001974		
NOTIFY PARTY JSK INDUSTRIES PVT LTD SURVEY NO.369/1/1/2, BEHIND MILLS SAYLI, SILVASSA - 396 U. T. OF DADRA AND NAGAR HA	230	DELIVERY / DESTINATION AG MAINFREIGHT INDIA PVT. LTT 402 D WING 4TH FLOOR TIMES ANDHERI KURLA ROAD MAROL MUMBAI MH 400059 INDIA Phone: +91 22 6969 7171 /	D. 5 SQUARE	
PLACE OF RECEIPT IRVINE, CA_USA		C	OPY	
EXPORTING CARRIER MAIN VESSEL: CONTI CONQUEST	/ 029w	Original Bill Rec	uired at Dest	ination
PORT OF LOADING	PORT OF DISCHARGE	NAMED PLACE / PORT / DEST	-	
LOS ANGELES PORT, CA USA	NHAVA SHEVA, INDIA			
MARKS AND NUMBERS	NO OF PKGS, DESCRIPTION OF PA AND GOODS	ISHED BY SHIPPER	GROSS WEIGHT	MEASUREMENTS
	1 x 40HICUBE CONTAINER 12 Pallet(s) +79200 METERS 9.53 MM ACCC COMPOSITE CORE FREE MM ACCC COMPOSITE CORE FREE PER PROFORMA INVOICE NO PF 1: 2024 OF BENEFICIARY. INCOTERMS 2020 M "SHIPMENT OF 79200 METERS 9. 2,138 METERS 9.53 MM ACCC COMPOSITE CORE FREE SET UP" HSN 85459090 GOODS ARE OF USA ORIGIN BILL OF LADING DATE DECEMBER FREIGHT PAYABLE	OF CHARGE FOR TESTING AND 12920244715 DATED 11 DEC EXW ANY PORT IN USA 53 MM ACCC COMPOSITE CORE OF CHARGE FOR TESTING AND	13444 KG	42 м3
Container Seals TRHU5610350 UL-0227151	Type Weight(KG) Tare(KG) 40HICUBE 13444 3830) Gross(KG) Volume(M3) 17274 42	Packages 12 PLT	Mode CY/CY*
CONSOL: C02495868 INCOTERM: EXW	SHIPPED ON BOARD : 18-Dec-24	+ 00:00		<i>r Load and Count</i> Page Follows
APPLICABLE TERMS; LIMITATION OF condition for carriage (except https://www.mainfreight.com/get it has received and reviewed a clause 9.1. The shipper may charge, as set forth at clause goods as stated by the shipper	LIABILITY: It is agreed the good as noted) STRICTLY SUBJECT TO The media/1d87405d-17f8-4ab6-82fc-d87 and to which the shipper agrees increase carrier's liability by 9.5. This bill of lading is non and the weight, measure, quantit	s declared herein are accepted HE TERMS OF CARRIAGE ON THE RE 9bd6980a1/Ocean-Carriage-Terms- to be bound. Carrier's liabil declaring a higher value for c 1-negotiable unless consigned "	in apparent exte /ERSE HEREOF AND HBL.pdf which t ity is limited carriage and pay To Order." The	rnal good order an ALSO AVAILABLE A he shipper warrant in accordance wit /ing a supplementa particulars of th
DECLARED VALUE:	· · · ·		_	
US\$ X NVD (No Value Decla IN WITNESS WHEREOF three (3) or signed, not otherwise state accomplished the others shall b	riginal Bills of Lading have been d above, one of which being	CHARGES (subject to correction)	PREPAID	COLLECT
ISSUED AT LOS ANGELES, UNITED Mainfreight Inc. (US) as Ca	-			

(MULTIMODAL) BILL OF LADING CONTRACT FOR CARRIAGE

1. DEFINITIONS "Carrier" means MAINFREIGHT, INC. on whose behalf this Bill of Lading has been issued as indicated on the face hereof, whether acting as carrier, balle or agent. "Carriage" means the whole or any part of the operations and services described by this docum ent as undertaken by or on behalf of the Carrier in respect of the Goods.

"Container" means any container, it ailer, transportable tank, flat rack, pallet, skid, drum, or any similar article of transport. "Dangerous or Hazard ous Goeds" means Goeds dassified, designated or described as dangerous by any status, regulation, or the Danger. Goeds coel issued by the International Mariime or Organization and also includes any Goeds which are or may be unstable or present has or dangerous by any subhority. "Geeds" means any authority.

or danger to the conveyance in which they are carried or to other property, goods or any person, whether or not the Goods are identified as danger out by any sufficient. "Geods" means any and all property (cargo) described on the face here off or on an attached or referenced marifest, to openifically include live danger out by any sufficient. "Geods" means any cardo all property (cargo) described on the face here off or on an attached or referenced marifest, to openifically include live danger out by any sufficient. "Merchant" means and includes the shipper, consignes, receiver, holder of this document, owner of the Goods, person entitled to the possession of the Goods, and any person, corporation, company or other legal entity having any interest in the Goods, or anyone acting on behalf of any sub person or entity. "Multi-Medal Transportation" means and refers to Carriage of Goods under this Bill of Lading which includes both Carriage by a Vessel and Carriage by one or on cerimat (cartes) more and/or radio radio carrier and their respective subcontrastores, servants and agents, including vessel operators much and/cartase) more watchout and cartase in a container fragit dations. "Vessel" means and includes the vessel set forth on the front page hereof, as well as any other vessel, ship, craft, lighter or other water conveyance used to perform the Carriage shall apply to all modes of Carriage values to transport the Goods, and the Carriage sequence which the Goods are loaded for any purpose. 2. APPLICABILITY OF THESET ERMS: These Terms and Conditions of Carriage shall apply to all modes of Carriage, whether the daim is founded in conditions of Carriage shall apply to all daims against the Carrier relating to the performance of the Carriage, whether the daim is founded in conditions of Carriage shall apply to all daims against the Carrier relating to the performance of the Carriage, whether the daim is founded in conditions of Carriage shall apply to all modes each Marchant and warantisti the same of this

to Currier or its Subcontactors, the shipper ests for itself and also each Merchant and warrants it has authority of each Merchant to bind each Merchant to the term of shindorom ent. **3. ENTIFE AGREEMENT AND SE VERABLITT: 3.** In addition to the term here, in Censing of Goods is also eabyest to all of the term s and growis one of Carrier's terrifis on file or published or equividuo to file of a published, at the ease may be, with or by the Federal Marine Commission or other regulatory body that may govern particular potitions of the compared to the ease may be, with or by the Federal Marine Commission or other regulatory body that may govern particular potitions of the compared to the equivalence of the commission or other regulatory body that may govern are incomatency between this document and any applicable teriff(a), this document and provide the strain of the compared to the equivalence of the common of t

4. NE COTIABILITY OF DOCUMENT AND CARRIER'S RELEASE OF GOODS: 1. This Bill of Lading shall be a negotiable document of title only if conagged "to order," or order of a named consignee. In all other circums atones, or in the verto of ambiguity, this Bill of Lading shall be presume dot bomon-negotiable. 2. If negotiable, an original bill of Lading, properly endorsed, is required to be surrendered when the Goods are delivered. If the person receiving the Goods without such arrender, the person receiving the Goods agrees to fully indemuity? Carnie against all damages discretion to deliver the Goods without such arrender, the person receiving the Goods agrees to fully indemuity? Carnie against all damages and licklikes which Carnier may incur as a resented of delivering the Goods agrees to fully indemuity? Carnie against all damages and licklikes which Carnier may incur as a resented of delivering the Goods agrees to fully indemuity? Carnie against all damages and licklikes and the original bill of lading will be immediately void. Negotiable bills of lading will in all events become void as a document of tights and limitations of lisbilityherein.

nghts and limitations of liabilityherein. Al. If this Fill of Lading is non-negotiable, delivery of the Goods may be made, at the sole discretion of the Carrier, to the nominated consignee without surender of an original counterpart, such delivery shall constitute due delivery hereunder. Carrier may nevertheless in its exclusive discretion, but shall not be required to, demand surrender of an original endorsed non-negotiable bill of lading before release of the Goods. 4.4. Whether anegotiable bill of lading or a non-negotiable bill of lading the person receiving the Goods in any and all events warrants their eritherment to such receipt and agrees to indemnify Garrier against all damages end liabilities which Carrier may incur as a result of

raesang the Uoods. 5. CARRIEN'SSUBCONTRACTORS, SERVANTS AND AGENTS: 5.1. All op and the Carnage may be performed by Subcontractors, servants and agents of the Carner without prior notice of the same to Merchant. Carner may friedly engage such thard parties in accordance with their applicable terms and conditions, which shall in all events be funding upon Merchant.

g upon Merchant. If the Goods are lost, damaged, or delayed on the sea portion of the Carriage, and the vessel owner or demise charterer seeks to limit is it holds to consider a conversion of the second second

exceed Carrier's liability limit as provided by the terms and conditions of this contract for carriage. 6. DESCRIPTION AND COMPLIANCE OF GOODS, SOLAS WEIGHT CERTIFICATION, INSPECTION OF GOODS:

or ofice

document conditites a receipt only for the external condition of the Goods viable to Carrier. rehand war mits that, unless special carriage is requested and paid for, the Goods are fit to be carried in an unventilated, unheated, tated Container or other stowage gones and withkand condensative mode. To container "weat." Carrier shall not be liable for any, or the ces of any, loss of or damage to the Goods arising from defects, breakdown, malfunction or stoppage of any temperature control

Interspectro of any, loss of or damage to the Goods arising from defects, breakdown, malfunction or stoppage of any temperature control or approxes in the description, marks, numbers and quantiles of the Goods, sawell as designation of Merchants are accurate, complete and complete wind a regulations. Merchant shal have the exclusive burdents to provide verified goes macs: (OAB) of Goods as obtained on calibrated and cartified equipment. Canice shall be entitled to relay on the accuracy of the weight information provided by Merchant and Durate the Safety of Life at Sec Convention (SOLAS). Carrier shall be entitled to lendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to lendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to lendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to tendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to tendy, course sign or endores such cartificates, weight tackets or other weight data provided by Merchant as Carrier shall be entitled to tendy, courser sign on endores such cartificates, weight schemating and hall proveled by the theorem set or endorement of the Marchant Merchant shall pre-coar entitisers of our coarse such coarses obligation to ensare, and hereby warrants, the Goods and Merchants are compliant with all relevant authorities and are legally only display for Carrier shall have unrestricted liberty to inspect the packaging and contents of the Goods for any result in shignent delay, cancellation and/or additional darge ges assessed by the Carrier. The Carrier merg disclose endreport, whether on an anddarcy avolutary basis, any and all regulatory contro-compliance to a warrant of a gestares dour course forefeiture and/or assess penalties agai

against Merchant. 7. HAZARD OUS OR DANGEROUS GOOD S:

7. HAZARD OUSOR DANCEROUS GOODS: 7.1 Carrier may accept or reject site sections's discretion Dangerous or Hazardous Goods offered for transportation. 7.2 Merchant shall comply with applicable law relating to the Carriage of Dangerous or Hazardous Goods and shall inform. Carrier in writing prior to tender of the Goods the exact nature of the danger or hazard. Marchant acknowledges and agrees that Carrier shall have no obligation to comply with applicable law relating to the Sara of the sector that acknowledges and agrees that Carrier shall have no obligation to comply with any special handling instruction surless expressly agreed to by Carrier in writing prior to to receipt. If the Goods are deemed a hazar dotto life or poperty in Carrier's on wry Stokont activative's so that shall have a tary place be unloaded and destroyed without liability and on the secont of Marchant for costs. The barden of proving Carrier knew and accepted the exact nature of the danger and have at corristing the fiber of the danger so the second method. deemed a has at do life or property in variant without list of a start of the burden of proving variant or and hazard conditied shall be upon Marchant for costs. The burden of proving variant and a start do not burden at a start of the sta

harmless If such danger we ind caused by the taux anonegoes a use values a values of v

etcluded from incorporation by reterines and main tany appy by lotte out raw.
9. CARRER'S ULBAILITY
9.1 Unless the shapper declares a higher value as provided at Clause 9.5, Carrier's liability shall be limited as follows: (a) For loss or damage occurring during any portion of the Carriage governed by U.S. COGSA by force of law, Carrier's liability shall be limited to a maxim un of USS500 per package of the portion of Goods adversely affected, or for Goods not shipped in packages, per customary freight unit, (b) for loss or damage occurring during any portion of the Carriage governed by U.S. COGSA by face of law, Carrier's liability shall be limited to a maxim un of USS500 per packages, or customary freight unit, (b) for loss or damage occurring during any portion of the Carriage governed by the Hague-VisbyRules and/or AUS-Cogas byforce of law, Carrier's liability shall be limited to a maximum of two Special Drawing Rights (SDRs) per klogram or 666 of SDRs per package, or for Goods not shipped in packages, per customary freight unit, whichever is the greater and lawys subject to that portion of the Goods adversely affected, (o) for loss or damage occurring during any portion where U.S. COGSA, Hague-Viper AUS-Cogas is otherwise incorporated herein but innot applicable by force of law, Carrier's liability shall be limited to a maximum of the lesser of US\$00 per Package or US\$0.50 per pound of the portion of Goods adversely

streted; (d) for any financial loss other than loss or damage to Goods, Carrier's liability is limited to US550 per transaction or diagneet; (e) in the event of loss of damage subject to mandatary applicable law which invalidates Carrier's otherwise applicable maximum contractual liability thereandse, Carrier's liability of all be limited to the low est an our permisable by / in accordance with such applicable law. 9.2 In any and all events, nothing in this document shall constitute a surrender of any liability immunity or limited to Carrier's enterties applicable law. 9.2 In any and all events, nothing in this document shall constitute a surrender of any liability immunity or limited in a liability immunity or limited in a liability into carrier law of any solution in a difference of a superior of carrier is liability where used. 9.3 For propose of Carrier's liability, when it cannot be ascertained at what stage of Multi-Modal Transportation the loss or damage occurred, it shall be present eit to have occurred during periods of nalmal (sufface) transportation. 9.4 For purpose of Carrier's liability, and for good and valuable consideration to Marchanti in the form of freightrate, the package or custom ary freight unit shall be deemed the Cortainer. 9.5 The Merchant may avaid the liability limitations hereunder, or no ther lead of this document Carrier's showledge of designation in a mount quoted by Carrier, provision of which and, quote will be deemed to be Carrier's acceptance of Marchantar's equest. Such declared value of Goods and value of the Goods to Carrier in writing ports. Carrier's labout the solute of the solution that a stage of the solution of the solution of the solution of the solution and multi able marking upper liability limitation and the deemed of the solution of the labout will be deemed to be Carrier's acceptance of Marchantar's request. Such declared value of Goods and/or Merchant's declared value of the Goods to Carrier for liability more to the carter and is no morning and carr

such may occur. 97 Inno vennt shall Carrier's aggregate liability exceed the actual value of anyloss or damage or the replacement value of the Goods adversely affected, which vere is lower. 98 Carrier does not gauge antee delivery of the Goods at the port of discharge or place of delivery at any particular time or to meet any particular market or use. Carrier shall have no liability for any direct or consequential damages arising from delay or failure to notify Marchant acto the actual erroral and/or delivery date of the Goods. In the event Carrier is nevertheless for any reason found liable for delay. Carrier slability shall in all circumstances be limited to the lesser of the liability calculated pursuant to Clause 9.1 hereander or twice the annound of freight charges billed Marchant for the Goods are not delivered within 90 days of anticipated delivery date, the Goods shall be deemed lost, in the absence of contrareres dame.

In an entransmittee be similar to the mean of the mean of various provided for the second sec

and is more of substitute the method, means route, mose and procedure to accompliate method. IN MRCHART LIABULITY FOR EQUIPMENT Merchant assume sfull responsibility for and shall indemnify Carrier against any loss of or damage to Containers and other equipment provided by Carrier or its Subscintrators within loss of damage occurs while in the possession or control of Merchant, its agents or venders. Merchant shall indemnify and hold Carrier harmles from and against any loss of or damage to property of other persons or injuites to other persons acused by Continuers or the Ocode during handling by, or while in the possession or control of Merchant, its agents or venders. Merchant is liable for any and all detention, demurrage, dearing or other charges innurred as a result of the failure to timely retrieve or return equipment in good condition, unless attributable to the exclusive fault of Camrie. 12. DELIVERY 12. The Goode shall be deemed to be delivered when they have been delivered to or placed at the disposal of the Merchant or its agent in accordance with fais Bill of Lading, or when the Goode have been delivered to any authoutity or other place at which the Carrier is milled to call upon the Merchant to take delivery. 12. The Carrier shall able deemed to be delivered the Goode must be delivered or any authoutity or other place at which the Carrier is milled to call upon the Merchant to take delivery. 12. The Carrier shall able be methed to zero the Goode state belivered or any authoutity or other place at which the Carrier is milled to take delivery.

carner. If at any time the Carriage is or is likely to be affected by any hindrance or risk of any kind (including the condition of the Goods) not

to the Carrier.
12.3 If st any time the Carriege is or is likely to be affected by any hindrance or risk of any kind (including the condition of the Goods) not arising from any fault or neglect of the Carrier, its Subcontrators or agents, the Carrier may chandra the Carrier may de most of the Goods and, where executely carrierable, place the Goods or ny portion of them at the Merchands disposel at any place that the Carrier may de most of such ever, the Carrier may demost be Goods are ny portion.
13. Freight CHARCES AND EXPENSES TOMERCHANT
13. Freight charges and may other anounts owed in respect of the Corrier, in sequence to the correst of any of the country of agent of adjust of the correst or other anounts over the correst or other anounts over the correst or other the Correst or other correst or the correst of the correst or other anounts of the correst or other and the adjust of the correst or other anounts of the correst or other and the adjust of the correst or adjust of the correst orest of the correst

reversed to the responsible parties if the Goods are refused delivery or in the event payment is not in any other sequences of the LLEN 14. LLEN 14. LLEN 14. I. The Carrier shall have a general and continuing lien on any and all of the Merchant's property for all advances, claims, costs, freight charges, duties, sucharges, general average expenses, palvage expenses, tarcs, demurrage, meany due and payoids to the Carrier or any Carrier adfiliate by Merchant, induding any lien and collection-related costs, whether or not related to the Carrier or any Carrier transaction/ an unrelated claim and/or any combination of the foregoing. The lien on the Goods shall survive delayery. Carrier may sell the Good privately or by public auction whole not not to the Merchant! the you sale of the Goods the proceeds of all to satisfy the amount due Carrier, together with the cost and expenses incurred. Carrier shall be entitled to recover any difference from Merchant. 14.2 If the Goods are unclaimed after 30 days from date the Goods are placed at the daysoal of the Merchant, or whenever in the Carrier's judgment the Goods are unclaimed after 30 days from date the Goods are placed at the daysoal of the Merchant, or whenever in the Carrier's presonability attaching to it, sell, abandon, or otherwise daysoes of the Goods solely at the risk and expense of the Merchant. **15. GENERAL AVERAGE**

Feedback and the set of the se

separate representation. 16. NOTICE OF CLAIM AND TIME FOR SUIT 16.1 Unless the Marchant provides within notice to the Carrier of the general nature of any loss or damage to the Goods at the time the Carrier delivers the Goods to the Marchant, such delivery by the Carrier is prima facie evidence of the Carrier's delivery of the Goods in good order and

ondition. 6.2 Where the loss or damage is not apparent and/or laterat, the same prima facie presumption shall apply if notice in writing is not given to arrier writin 3 days after the day when the Goods were delivered to the Mercharat. 6.3 The Carrier shall be discharged of all liability unless suit is brought against the Carrier within one year from the date of delivery or the date

10.5 The Carter shall be discribed as a leading unless saits dought agains the Carter which the Goal should have been disivered on an which the Goal should have been disivered on an which the Goal should have been disivered on an which the Goal should have been disivered on an which the Goal should have been disivered on the table of table of the table of table of

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CONTINUATION PAGE

BILL OF LADING LAX04953330 GOODS ORIGIN / COLLECTED FROM CTC GLOBAL CORPORATION LOS ANGELES, UNITED STATES 2026 MCGAW AVENUE IRVINE CA 92614-0911, UNITED STATES OF AMERICA ETD: 18-Dec-24 15:00

CONSIGNEE

CONSIGNOR

TO THE ORDER OF HDFC BANK LTD. MARSHALL ANNEXE-I, 3RD FLOOR SHOORJI VALLABHDAS MARG, NEAR BOMBAY PORTTRUST PACKAGE QUANTITY (BPT) BALLARD PIER MUMBAI-400001 AND

NOTIFY PARTY

JSK INDUSTRIES PVT LTD SURVEY NO.369/1/1/2, BEHIND SIYARAM SILK MILLS SAYLI, SILVASSA - 396230 U. T. OF DADRA AND NAGAR HAVELI INDIA.

NAMED PLACE / PORT / DESTINATION.

ETA: 23-Jan-25 19:00

12 PLT (OUTER)

GROSS WEIGHT 13444 KGD

VOLUME 42 M30

Marks & Numbers	Goods Description	Gross Wt.	Volume
	"Notwithstanding the EXW terms, the seller agrees to		
	arrange and prepay the transportation costs from the		
	seller's premises to the buyer's specified destination.		
	The buyer remains responsible for import duties, taxes,		
	and customs clearance at the destination."		
	EXPORT REFERENCE: SOC004715-107263		
	L/C NUMBER 560LC01243350001, DATE 241202		
	DRAWN UNDER L/C ISSUED BY HDFC BANK LTD. MARSHALL		
	ANNEXE I, 3 RD FLOOR SHOORJI VALLABHDAS MARG, NEAR		
	BOMBAY PORT TRUST (BPT), BALLARD PIER, MUMBAI-400001,		
	INDIA.		
	IEC Code 0307076555		
	14 DAYS FREE DETENTION PERIOD AT PORT OF DISCHARGE		
	Manufactured onto (12) Wooden ISPM15 Compliant Reels		
	Shipped on (12) Wooden ISPM15 Compliant Pallets		
	Loaded into (1) 40'HC Container		
	for transit to NHAVA SHEVA, INDIA		
	Contact Person Name: Mr. Rajesh Sir: 99872 1097, Mr.		
	Satish Sir: 9867785742, Ms. SMITA: 8369331778		
	CLEAN ON BOARD THE CONTI CONQUEST V.029N AT THE PORT OF		
	LOS ANGELES,CA USA ON DECEMBER 18,2024.		
	These commodities, technology or software were		
	exported from the United States in accordance with		
	the Export Administration Regulations.		
	Diversion contrary to U.S. law is prohibited.		

*Shipper Load and Count