



**Aladin Express DMCC.**

Unit No: 1002, Reef Tower Jumeirah Lakes Towers  
Dubai,UAE  
website: www.Aladinxp.com

**BILL OF LADING No.**

**ALXUXXX00000999**

NON NEGOTIABLE

"Port-To-Port" or "Combined Transport" (see Clause 1)

NO. & SEQUENCE OF ORIGINAL B/L's  
1 of 3

NO. Of Additional PAGES  
1

SHIPPER :  
HONGKONG

CARRIER'S AGENTS ENDORSEMENTS: (Include Agent(s) at POD)  
SHIPPER'S LOAD, COUNT AND SEALED

INCOTERM mentioned strictly without prejudice to the Terms of the contract of Carriage

"Said to contain, the carrier had no means to verify shipper's representation and the latter to be ultimately responsible for short - ages established at destination in case the container is discharged with the same seal as noted on this bill of lading"

CONSIGNEE : This B/L is not negotiable unless marked "To Order" or "To Order of ..." here  
DEVJAS

SHIPPER DECLARES THAT ANY APPLICABLE WOOD PACKAGING MATERIALS COMPLY WITH ISPM15 REGULATIONS. FAILURE TO COMPLY WILL RESULT IN CONTAINERS BEING RETURNED TO LOAD PORT OR CARGO DESTROYED - ALL COSTS/FINES/PENALTIES WILL BE FOR SHIPPERS ACCOUNT

[Continued in the Description section]

PORT OF DISCHARGE AGENT:  
ALX SHIPPING AGENCIES

NOTIFY PARTIES: (No responsibility shall attach to Carrier or to his Agent for failure to notify - see Clause 20)

TRADING

PORT OF LOADING

YANTIAN , CHINA

PORT OF DISCHARGE

MUNDRA, INDIA

VESSEL AND VOYAGE NO. (see Clause 8 & 9)  
AS CLARITA/02140/W

PLACE OF RECEIPT: (Combined Transport ONLY - see Clauses 1&5.2)  
YANTIAN , CHINA

BOOKING REF. (or) SHIPPER'S REF. AGENCY REF. NO.  
ALXSZX0000001xx

PLACE OF DELIVERY: (Combined Transport ONLY - see Clauses 1&5.2)  
MUNDRA, INDIA

PARTICULARS FURNISHED BY THE SHIPPER - NOT CHECKED BY CARRIER - CARRIER NOT RESPONSIBLE (see Clause 14)

Container Numbers, Seal Numbers and Marks	Description of Packages and Goods (Continued on attached Bill of Lading Rider page(s), if applicable)	Gross Cargo Weight	Measurement				
N/M XXXXXXXXXX	2 X 20' DRY CONTAINER SAID TO CONTAIN	5652.000 KGS	28.000 CBM				
FCL/FCL LINER CY / CY	CARRIAGE TERM : LINER						
N/M XXXXXXXXXX							
FCL/FCL LINER CY / CY							
CONTAINER NOS.	TYPE	C. SEAL NO	QTY	P. TYPE	C. WT (KG)	TARE WT (KG)	GROSS. WT (KG)
XXXXXXXXXX	20DC	123456	7	PALLETS	26340.000	2200.000	28540.000
XXXXXXXXXX	20DC	03450	7	PALLETS	26312.000	2200.000	28512.000

**FREIGHT & CHARGES** Cargo shall not be delivered unless Freight & Charges are paid (see Clause 16)

FREIGHT & CHARGES	CURRENCY	PREPAID	COLLECT	PAY AT

RECEIVED by the Carrier in apparent good order and condition (unless otherwise stated herein) the total number or quantity of Containers or other packages or units, stated by the shipper and indicated in the box entitled Carrier's Receipt, for transportation subject to all the terms and conditions hereof, including such terms set forth on this page, from the Place of Receipt or Port of Loading to the Port of Discharge or Place of Delivery, whichever is applicable. IN ACCEPTING THIS BILL OF LADING THE MERCHANT EXPRESSLY ACCEPTS AND AGREES TO ALL THE TERMS AND CONDITIONS, WHETHER PRINTED, STAMPED OR OTHERWISE INCORPORATED ON THIS SIDE AND ON THE REVERSE SIDE OF THIS BILL OF LADING AND THE TERMS AND CONDITIONS OF THE CARRIER'S APPLICABLE TARIFF AS IF THEY WERE ALL SIGNED BY THE MERCHANT. Delivery of the Goods is subject to payment of all freight and charges. If this is a negotiable (To Order / of) Bill of Lading, one original Bill of Lading, duly endorsed must be surrendered by the Merchant to the Carrier (together with outstanding Freight and charges) in exchange for the Goods or a Delivery Order. If this is a non-negotiable (straight) Bill of Lading, the Carrier shall deliver the Goods or issue a Delivery Order (after payment of outstanding Freight and charges) against the surrender of one original Bill of Lading or in accordance with the national law at the Port of Discharge or Place of Delivery whichever is applicable. The rights and obligations of the Merchant in accordance with the terms and conditions hereof, will become binding between the Carrier and the holder of this Bill Lading as if the contract contained herein and evidenced hereby had been entered into between the Carrier and the holder.

IN WITNESS WHEREOF the Carrier or their Agent has signed the number of Bills of Lading stated at the top, all of this tenor and date, and wherever one original Bill of Lading has been surrendered all other Bills of Lading shall be void.

DECLARED VALUE (Only applicable if Ad Valorem charges paid - see Clause 7.3)

CARRIER'S RECEIPT (No. of Cntrs or Pkgs rcvd by Carrier - see Clause 14.1)  
2 cntrs

SIGNED on behalf of the Carrier Aladin Express DMCC

PLACE AND DATE OF ISSUE  
SHENZHEN,CN  
11-Oct-2020

SHIPPED ON BOARD DATE  
11-OCT-2020

MOVEMENT  
FCL/FCL

