SHIPPER				1921	Igna	ızio Messii	na & C.	
CONSIGNEE (Carrier not responsible for failure to			Ignazio Messina & C. S.p.A.					
				16121 GENOVA - Via G. D'Annunzio, 91 - Phone +39010.53.961 Fax + 010.5396264 - WEB-SITE: www.messinaline.it - E-mail: info@messinaline.it REA GE N° 463848 - Reg. Imprese, C.F. e P. IVA (IT)02150010995				
NOTIFY PARTY (Carrier not responsible for failure to notify).				Number of original Bs/L BILL OF LADING B/L No. Becinet by th Cente from the Stype in appearing good user and contraction (unless otherwise control heavily the table native or quantity of containers or other packages or units indicated below stated by the Stype in congress the gauge progress that gauge progress the gauge progress the gauge progress that gauge progress the gauge progress the gauge progress that grant gauge progress the gauge progress that gauge progress that gauge progress the gauge progress that gauge progress th				
				become binding in all respects between the C Lading stated herein all of this tenor and date in Forwarding Agent	Zarrier and Holder as though the Contract contained herein on has been signed, one of which being accomplished the others	r evidenced hereby had been made between them. In wit to stand void. Booking No.	nesses whereof the number of original Bills of	
Port of loading			Port of discharge		Vessel Voyage No.		Voyage No.	
Pre-carriage by (*)			acceptance by pre-carrier (+)					
Marks and numbers	Packages		Description of goods			Weight declared Kos	Measurement Cbm	
	Quantity	Kind						

Pre-carriage by (*)		Place of a	Place of acceptance by pre-carrier (*) Final destina		ation (x)			
)				
Marks and numbers Packages		ackages	Description of goods		Weight declared Kos	Measurement Cbm		
mano ana namboro			2000.1,8.10.1 0.1 0.00.00		Trongine about ou reco	inicacar cincin Com		
COR	Quantity	Kind		STIP	81-			
Total No. of Packages for LCL			Total No. of Containers for FCL					
KKS)					
ЕМАК								
(*) Applicabile only when this document is u	Freight							
Weight, measure, marks, number, quality, contents and value, if mentioned in this Bill of Lading, are to be considered unknown unless the contrary has been expressly acknowledged and agreed to. The signing of Bill of Lading by Carrier is not to be considered as such an agreement.								
In accepting this Bill of Lading the Merchant expressly accepts and agrees to all its stipulation, whether written, typed, printed, stamped or otherwise incorpored, as fully as if they were all signed by the Merchant. The Shipper according to and by the effect of articles 1341 and 1342 of the Italian Civil Code declarily to approve the conditions of this Bill of Lading								
Nos. 2c) 3 - 4 - 5 - 6 - 7 - 8 - 12 - 15a) 15b) 16 Special provisions overleaf printed under let	to apply							
Special clauses hereunder printed Nos								
SPECIAL CLAUSES (only those expre	essly stated	on front page wit	th relevant number are applicable) - (Ed. 03/22)					

1) Free out.
2) Ex ramp (liner cut).
3) FA.S. delivery,
4) Fixe Farminal delivery.
4) Fixe Farminal delivery.
5) FO.T. at POT Container Terminal delivery.
6) Door Delivery.
7) Through Bill of Lading, If this document is used as a Through Bill of Lading it is agreede that the issuing sea Carrier accepts responsability for the sea carriage only and acts as Apart for the Shipper in arranging carriage and in handling the goods to the

Conditions, quality and quantity of the goods not checked by the Carrier.

1) Remarks as per attached checking lists which are to be considered as part of this Bill of Lading.

2) Being perishable the goods declared by shipper, carrier is not responsible for damages to cargo arising from not, deterioration sewerating condensation and/or other similar causes. Moreover due to nature of the goods ame to be withdrawn by receiver within 48 hours from its arrival at the place of delivery; eventual deley exempts

carrier from any responsability for damages.

13) This ship is not owned/operated by Israeli Company nor black listed and never scheduled or called at any Israeli port.

14) Merchant is aware that in accordance with conditions of this BL. Carrier is not responsible for damages to empty trailers/containers and vehicles (Merchant's own equipment will con return voges, unless Merchant proves that such an equipment has been reliaded in sound conditions, Master having no means to check it.

15) Empty trailers/containers to be returned free of freight:
A) at Free InfF.AS. condition.
B) at F.AS.F.AS. condition.
C) at RampF.AS. condition.
D) at RampF.As. condition.
16) Dangerous/Hazardous cargo: ShipperReceivers responsible for direct delivery upon discharge and for eventual return freight.