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|  MEDITERRANEAN SHIPPING COMPANY S.A. 12-14, chemin Rieu - CH -1208 GENEVA, Switzerland website: www.msc.com | | SEA WAYBILL No. NON-NEGOTIABLE COPY NO.& SEQUENCE OF SEA WAYBILLS NO. OF RIDER PAGES 0 Zero | MEDUGK583953 <small>*Port-To-Port* or *Combined Transport*(see Clause 1)</small> |
| SHIPPER: NDF AZTECA MILLING EUROPE SRL VIA I MAGGIO, 32/34 - 30022 CEGGIA (VE) ITALY CONSIGNEE: This B/L is not negotiable unless marked "To Order" or "To Order of ..." here. BAR LAKOL 16, ROZOV ST. - P.O. BOX 25065 HAIFA 3125001 | | CARRIER'S AGENTS ENDORSEMENTS (Include Agent(s) at POD) <small>FREIGHT PREPAID SHIPPER'S LOAD, COUNT AND SEALED FCUFLCL Lloyd's/MO Number: 8399741 This carriage is subject to the MSC Sea Waybill or Bill of Lading Terms and Conditions found at the back of this document, as well as to the MSC Agency Terms and Conditions available at www.msc.com/en/carrier-terms which are incorporated by reference DUE TO DANGER OF CONFISCATION, WARRANTED VESSEL IS NOT TO CALL AT PORTS AND NOT TO ENTER THE TERRITORIAL WATERS OF SYRIA, LEBANON, IRAQ, SAUDI ARABIA, YEMEN, SUDAN, LIBYA OR OTHER ARAB COUNTRIES EXCEPTING EGYPT AND JORDAN PRIOR TO UNLOADING IN ISRAEL UNLESS IN DISTRESS OR SUBJECT TO FORCE MAJEURE 7 DAYS FREE DETENTION THEN FIRST 5 DAYS \$ 21/20' + 32/40' X DAY AFTER 14 DAYS \$ 31/20' + 46/40' X DAY THEREAFTER \$ 35/20' + 56/40' X DAY FOR REEFER CNTR + HAZARDOUS 3 DAYS FRE THEREAFTER \$ 85/20' + 100/40' X DAY (Continued in the Description section)</small> | |
| <small>NOTIFY PARTIES : (No responsibility shall attach to Carrier or to his Agent for failure to notify - see Clause 20) BAR LAKOL 16, ROZOV ST. - P.O. BOX 25065 HAIFA 3125001</small> | | <small>PORT OF DISCHARGE AGENT MSC (ISRAEL) LTD.157, Yaffo Street 34004 Haifa, 31339 Ph: +972 4 854 9000</small> |  |
| VESSEL AND VOYAGE NO (see Clause 8 & 9) MSC MELANI III - AE630A | | PORT OF LOADING Venice | PLACE OF RECEIPT (Combined Transport ONLY - see Clause 1 & 5.2) XXXXXXXXXXXXXXXXXX |
| BOOKING REF. (or) SHIPPER'S REF. 0163509225 | | PORT OF DISCHARGE Haifa, Israel | PLACE OF DELIVERY (Combined Transport ONLY - see Clause 1 & 5.2) XXXXXXXXXXXXXXXXXX |
| PARTICULARS FURNISHED BY THE SHIPPER - NOT CHECKED BY CARRIER - CARRIER NOT RESPONSIBLE (see Clause 14) | | | |
| Container Numbers, Seal Numbers and Marks MSNU1234662 20' DRY VAN Seal Number: 91233 | | Description of Packages and Goods <small>(Continued on attached Bill of Lading Rider pages(s), if applicable)</small> <p>continued from Carrier's Agent Endorsements</p> <p>LINER OUT IMPORTANT: A significant equipment imbalance surcharge payable at destination applies to each container carried under this contract of carriage, in addition to the freight and other charges. Contact your MSC agent or see www.msc.com for the amount.</p> <p>860 Bag(s) 21,5 MT OF CORN FLOUR AND CORN GRITS H.S. CODE: 11022010 + 1103 1310 PACKED IN NO. 860 BAGS OF 25 KG EACH ONE IN 1 X 20FT CONTAINER</p> <p>Shipped ON BOARD FREIGHT PREPAID</p> | |
| | | Gross Cargo Weight 21,600.000 kgs. | Measurement |
| | | Total 21,600.000 kgs. | |
| FREIGHT & CHARGES Cargo shall not be delivered unless Freight & Charges are paid(see Clause 16) | | <small>RECEIVED by the Carrier from the Shipper in apparent good order and condition unless otherwise stated herein the total number or quantity of containers or other packages or units indicated in box entitled "Carrier's Receipt" for carriage subject to all the term hereof from the Place of Receipt or the Port of Loading, to the Port of Discharge or Place of Delivery, whichever is applicable. IN ACCEPTING THIS SEA WAYBILL THE SHIPPER EXPRESSLY ACCEPTS AND AGREES TO, ON HIS OWN BEHALF AND ON BEHALF OF THE CONSIGNEE, THE OWNER OF GOODS AND THE MERCHANT, AND WARRANTS HE HAS AUTHORITY TO DO SO. ALL THE TERMS AND CONDITIONS WHETHER PRINTED, STAMPED OR OTHERWISE INCORPORATED ON THIS SIDE AND ON THE REVERSE SIDE AND TERMS AND CONDITIONS OF THE CARRIER'S APPLICABLE TARIFF AS IF THEY WERE ALL SIGNED BY THE SHIPPER.</small> | |
| | | <small>Unless instructed otherwise in writing by the Shipper delivery of the Goods will be made only to the Consignee or his authorized representatives. This Sea Waybill is not a document of title to the Goods and delivery will made, after payment of any outstanding Freight and charges, only on provision of proper proof of identity and of authorization at the Port of Discharge or Place of Delivery, as appropriate, without the need to produce or surrender a copy of this Sea Waybill.</small> | |
| | | <small>IN WITNESS WHEREOF the Carrier, Master or their Agent has signed this Sea Waybill.</small> | |
| DECLARE VALUE (Only applicable if Ad Valorem charges paid - see Clause 7.3) XXXXXXXXXXXXXXXXXX | | CARRIER'S RECEIPT (No. of Cntrs or Pkgs rcvd by Carrier - see Clause 14.1) 1 cntr | |
| PLACE AND DATE OF ISSUE VENEZIA 30-Jul-2025 | | SHIPPED ON BOARD Date 30-Jul-2025 | |