

CACHOEIRO DE ITAPEMITIM - 29314-093

600 East Dallas Road, Suite 100

Supplier:

R NILSON LEAL 10

## U.S.A. - DALLAS SAVINO DEL BENE U.S.A. INC.

600 E. Dallas Rd. Ste 100 GRAPEVINE, TX 76051 Tel.817-481-0602

Fax:817-481-0621

E-mail: dallas@savinodelbene.com

ORIGINAL

## INVOICE

Invoice no: Our ref.; Date: 10048311 P15698 01/23/2020 INVOICE PAYABLE BY:

AG&M ARCHITECTURAL GRANITE & MARBLE Consignee: 19012 HIGHWAY 71 WEST AG&M ARCHITECTURAL GRANITE & MARBLE 19012 HIGHWAY 71 WEST SPICEWOOD, TX 78669

SPICEWOOD - 78669 U.S.A.

MARCEL MARMORE COMERCIO E EXPORTACAO LTDA

Accounting code: 1620062506 Notify: SAVINO DEL BENE USA - DALLAS

CrmId: 00441539

Origin Ref.: F95082

18653NF

Customs Entry # .:

AVB-0566491-3

From: To: HOUSTON N. Cont. 1x20BXFCL

VITORIA P.Dest/Ramp: HOUSTON

01/20/2020

Vessel Name ETD: Date of arrival: HB/L: Cargo Principal CrmId B/L MSC METHONI 952N 12/20/2019 01/24/2020 SDBAGS060427 **MEDUVT398595** 00441539

Description of Goods Volume (m3) **Packages** Gross Weight (Kg)

GRANITE 45 21789.000 7.770

MEDU630415/3(60398) AVB-0566491-3

Grapevine

Description of Charges	Amount
OI Freight	1700.00
AMS	30.00
Wharf Fee	69.00
ISF BROKERAGE ENTRY	20.00
CUSTOMS ENTRY FEE	50.00
U.S. CUSTOMS DUTIES	464.57

## THIS INVOICE IS DUE AND PAYABLE WITHIN: 60 (SIXTY) DAYS

TOTAL TO YOUR DEBIT USD 2,333,57

Please Remit Payment To: Savino Del Bene USA, Inc 600 East Dallas Road, Suite 100 - Grapevine, TX 76051

If you are the importer of record, payment to the broker will not relieve you of liability for Customs charges (duties, taxes, or other debts owed Customs) in the event the charges are not paid by the broker. Therefore, if you pay by check, Customs charges may be pald by a separate check payable to "U.S.Customs Service" which shall be delivered to Customs by the broker. Consignee agrees that all invoices will paid in full within 30 days and that a service charge of 1.5% per month (18% per annum) will be pald on any past due amounts. All charges must be paid in full prior to submission of any claims for loss or damage. The parties hereby agree that this Agreement is made in, governed by, to be preferred in, and shall be construed according to the laws of the State of New York, without reference for the conflict of inway principals of easil taw. The parties consent to and submit to the sole and exclusive jurisdiction of the United States to Birty Tork, without reference for the conflict of inway principals of easile and submit to the sole and exclusive jurisdiction, then the parties consent to and submit to the sole and exclusive jurisdiction, then the parties consent to and submit to the sole and exclusive jurisdiction of the New York State Supreme Court for New York County. The parties agree that the aforementional court fall be the sole and exclusive formula, actions or other proceeding arising out of or in connection with this Agreement shall be brought. The parties specifically agree to the personal jurisdiction of said court(s), agree to appear in said court(s) and waive any and all objections with regard to a lack of jurisdiction of said court(s).