

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** 18653NF

> > Customs

Entry #.:

AVB-0566310-5

Invoice no: Our ref.: Date: Supplier: GRAMAZINI GRANITOS E MARMORES THOMAZINI LTDA 10040396 P11895 01/07/2020 CRG DO PACOTE S/N INVOICE PAYABLE BY: BARRA DE SAO FRANCISCO - 29800-000 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. Accounting code: 1620062506 Notify: SAVINO DEL BENE USA - DALLAS Origin Ref.: F94631 CrmId: 00441539 600 East Dallas Road, Suite 100

INVOICE

From: To: HOUSTON N. Cont. VITORIA 1x20BXFCL P.Dest/Ramp: HOUSTON 01/01/2020 Vessel Name ETD: Date of arrival: HB/L: B/L Cargo Principal CrmId 11/20/2019 12/31/2019 SDBAGS059620 MSC JUDITH 948W **MEDUVT377219** 00441539 Description of Goods **Packages** Gross Weight (Kg) Volume (m3)

GRANITE 21001.000 41 7.212

MSCU669513/3(60106) AVB-0566310-5

Grapevine

Description of Charges	Amount
Wharf Fee	69.00
AMS	30.00
OI Freight	1700.00
U.S. CUSTOMS DUTIES	148.81
CUSTOMS ENTRY FEE	50.00
ISF BROKERAGE ENTRY	20.00

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

TOTAL TO YOUR DEBIT USD 2.017.81

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 paid by a separate check payable to "U.S.Customs Service" which shall be delivered to Customs by the broker. Consigne agrees that all invoices will paid in full within 30 days and that a service charge of 1.5% per month (18% per a nanon) will be paid 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 performed in, and shall be construed according to the laws of lite State of New York, without reference to the conflict of laws principuls of said law. The parties consent to and submit to the sole and exclusive jurisdiction of the United States District Court for the Southern District of New York, sitting in Manhattan, New York and it said court determines that it cannot exercise jurisdiction over any matter on account of a lack of subject matter jurisdiction, then the parties consent to and submit to the sole and exclusive forms in which any action or other sole and exclusive forms in which any action 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).