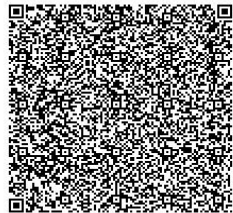




LA FREIGHTLIFT PVT LTD | INTERNATIONAL FREIGHT FORWARDERS

NO.32 & 32A, 2ND CROSS STREET,
VGP MURPHY SQUARE, ST.THOMAS MOUNT
CHENNAI - 600016,INDIA. Tel :044 22320642
Email - info@laflcargo.com Website : www.laflcargo.com



GSTIN: 33AAACL0759Q1Z7

IRN: cfc1fdc4a9c7dbe9090b4158f8a1d1aad73ea38989cff3b2e1241711507666e1

INVOICE

M/s. STARLIGHT AIRLINES-DRS

DREAM CITY (No. 1176),

ERBIL, KURDISTAN,

IRAQ

ERBIL, IRAQ -

Shipper Name : M/s .OKC INDUSTRIES

Consignee Name : M/s .Zana Abdul Razzaq

MAWB Number	HAWB Number	Origin	Destination	Pieces	weight
615 3504 0655	0021831	MAA	EBL	1	250.00
Description					Amount
TOTAL FREIGHT					826.50
TOTAL					826.50

Service Invoice to STARLIGHT AIRLINES -DRS for Rupees 826.5

\$ Eight Hundred Twenty Six And Cent Fifty Only /-

Bank Name	UNION BANK OF INDIA	For LA FREIGHTLIFT PVT LTD
Bank Account No	352104010022048	
SWIFT Code	UBININBB0MD	Authorised Signatory

Disclaimer

Dear Customer, we request you to please check your GST No and address properly and in case of error please escalate to us for corrective action within 48 hours of the receipt of invoice, we shall not be responsible for any error and no request for change can be entertained if we do not receive the same in 48 hours of the receipt of invoice.

1). Interest @2% per month will be charged if not paid within ten days from the date of Invoice. Discrepancies if any, in billed/Document must be communicated within five days. Otherwise it will be presumed that the documents delivered, or the amount reflected on the bill is correct and have been verified at your end. All objection/Claims are subject to Chennai Jurisdiction only.

2). If you have availed our lower TDS exemption certificates, please check it carefully before closing of the current financial year, that it has not exceeded the limit. If it has exceeded the limit, then please inform us immediately so that we can make the provision in our books of account and you can charge TDS as per Income Tax rule. If you don't give any information ON TIME, we will not be liable to pay any of your short deduction TDS demand at a later stage.

Terms and conditions of transaction are mentioned as LA FREIGHTLIFT Private Limited ("LAFL" terms and conditions) given on the next page. E. & O. E.



CUSTOMER ACCEPTANCE TO LA FREIGHTLIFT TERMS AND CONDITIONS

LA FREIGHTLIFT Private Limited ("LAFL" Terms and Conditions):

1. The customer agrees to pay to LAFL the invoice amount including GST as may be applicable within ten days from the date of shipment or invoice date whichever is earlier in case of export shipment and within three days in case of Import Shipments unless otherwise agreed in writing by LAFL. The custom duty charges and other clearance charges shall be payable in advance in both import and export as may be applicable.
2. You waive all your right to challenge our invoice if you do not contest our invoice in writing within 48 hours of the date of invoice, our charges one calculated in accordance with the rate applicable to your shipment as set out in the invoice. We may check the weight and or volume of the number of item within your shipment that there is a discrepancy between your declared weight and or/ volume and /or number of item you agree that we determine may be used for the purpose of calculation, as a matter of course all duties taxes, on goods or services all other charges levied on the shipment in the destination shall be payable to us by the receiver refuses to pay you agree to pay us these amount in full within five days of us notifying you that has not paid.
3. We reserve the right to charge interest on all outstanding invoice at the rate of 2 % per month notwithstanding anything to the contrary in any agreement between us.

You warrant:

- a) That the contents of the shipment (including but not limited to weight and numbers of item) have been properly described on your consignment note and that the consignment note is complete in all respects and the documents are required for the shipment including invoice, permits are enclosed with the consignment note.
- b) That the contents of the consignment and the consignee's full address with postal code and telephone numbers has been accurately and legibly completed on an address label securely fixed by you to prominent position on the surface of the shipment that can be clearly seen by us that the content have been packed safely and carefully to protect them against the ordinary risks of transport or the performance by us of other services, including any associated sortation and/or handling process.
- c) That you have prepared the consignment in secure premises, by reliable staff employed by you, and the consignment has been protected against unauthorized interface during preparation, storage and transportation immediately prior to handing over to us.
- d) That the content of the consignment are not prohibited item and/or not restricted by the applicable regulations and that you will supply to us any dangerous goods declaration that is needed, properly and accurately in accordance with all applicable law, rules and regulation and neither you nor the consignee is the person or organization with whom we or you may not legally trade under any applicable laws or regulations
- e) That all statement and information and documents provided by you relating to the consignment will be true and correct and you acknowledge that in event that you make

4. You agree to indemnify and hold us harmless for any claims that may be brought against us or our agent arising from the information provided by you. That you shall be due and payable to us the charges as agreed irrespective of the non-delivery of the consignment due to non-payment by you of the applicable duty/levy.

5. We assume no liability whatsoever for delays in shipment caused by carrier for any delay whatsoever and as per contract of carriage claim filling can be done to carried as per contract of carriage of carriage terms for any delayed shipment directly by aggrieved party. Any amount withheld or unpaid to us shall be illegal and shall customer agree to indemnify to LAFL damages for delayed/unpaid payment @5% per month of delayed/ unpaid amounts.

6. Notwithstanding any end date or date of expiry that may be stipulated on the face sheet, agreement or any other registration form or anywhere else, this agreement the term and condition herein recorded shall be valid, subsisting and remain binding on both parties.

7. For All import shipments it shall be your responsibility as to the declared value of shipment and hence you shall be liable for paying Customs duty, demurrage etc as applicable and the valuation finalized by the Customs shall be binding on you and we assume no responsibility or any liability whatsoever in these regards.

8. Exclusions:

1. We will not be liable for any loss of income, loss of profits, loss of markets, loss of reputation, loss of opportunity even if we had acknowledged that such damages or loss might arise or for any indirect, incidental, special, or consequential damages or loss howsoever arising including without limitation breach of contract, negligence, willful act of default.

2. We are not liable if we do not fulfill any obligations towards you at all as a result of circumstances beyond our control such as (but not limited to):

i. Acts of god including earthquakes, cyclones, storms, flooding, fire, disease, fog, snow or frost or other natural calamities or disaster.

ii. Force Majeure including but not limited to (war, accidents, acts of public enemies, strikes, embargoes, perils of air, local disputes or civil commotions.)

iii. National or local disruptions in air or ground, transportation networks and mechanical problems to modes of transport or machinery.

iv. Latent defects or inherent vice in the contents of the shipment.

v. Criminal acts of the third parties such as theft and arson.

vi. Delay in shipment delivery by the Carrier or their representatives.

vii. Customs clearance stoppage of work or systems delay and failure

By your acts or omissions or those of third party:

i. You are being in breach of (or any other party claiming an interest in the shipment causing you to breach) your obligations under these terms and conditions and in particular those warranties set out in conditions above.

ii. An act or omission of any customs, carrier, airport, seaport or government official.

iii. The contents of the shipment consisting of any article that is a prohibited item or any other discrepancy of any nature whatsoever pertaining to shipment even though we may have accepted the shipment by mistake.

I/we hereby accept the terms and conditions of to us for the current and all future shipment executed by us through LA FREIGHTLIFT PRIVATE LIMITED and the same are binding on us in totality and shall remain binding LA FREIGHTLIFT PRIVATE LIMITED