

SHIPPER / EXPORTER (NAME & ADDRESS)	BOOKING No.	BILL OF LADING No.
	EXPORT REFERENCES	
CONSIGNEE (NAME & ADDRESS)	FORWARDING AGENT F.M.C. No.	
	POINT AND COUNTRY OF ORIGIN (FOR MERCHANT'S REFERENCE ONLY)	

BL NOT NEGOTIABLE UNLESS CONSIGNED TO ORDER) NOTIFY (NAME & ADDRESS)	REMARKS / EXPORT OR OTHER INSTRUCTIONS
-------------------------------------------------------------------------	----------------------------------------

S. E. L. Maduro & Sons (Aruba) Inc.
THE CARGO COVERED
BY THIS BILL OF LADING
WILL BE DISCHARGED AT
ORANJESTAD
ON: 15 AUG. 2008
BY MS/SS Mizar bzb

* FOR DEFINITION SEE CLAUSE 2 OVERLEAF *		[1w
INITIAL CARRIAGE BY (MODE)	PLACE OF RECEIPT OF GOODS * (IF CONTRACTED FOR)	[1w
MIZAR 626/E	WILLEMSTAD	[1w
LOADING VESSEL *	PORT OF LOADING *	[1w
ORANJESTAAD		
PORT OF DESTINATION *	FINAL DESTINATION * (IF CONTRACTED FOR)	FURTHER ROUTING (AT MERCHANT'S EXPENSE, RISK AND RESPONSIBILITY)
[4] N/M	HOUSE TO HOUSE-SHIPPER'S LOAD & COUNT	STOWAGE
MKS & NOS. / CONT. NOS.	PARTICULARS AS FURNISHED BY SHIPPER	12000KG 0.00CBM
1CNT	1 X 40' HC CONTAINER; 563 CTNS HOUSEHOLD ARTICLES, WALLCLOCKS LUGGAGE, MATS, RICECOOKERS, SHEETS	26455LB WEIGHT 0CBF MEASUREMENT

SEA WAYBILL-SHIPPER AUTHORIZES RELEASE WITHOUT SURRENDER OF ORIGINAL BILL OF LADING [4w

FREIGHT COLLECT

B/L FEES
 SECURITY CHARG
 FUEL ADJUSTMEN
 FREIGHT

TOTAL

THE FREE TIME DETAILS ON THIS CONTAINER WILL END

See Memo TO AVOID DEMURRAGE CHARGED
 PLEASE EMPTY AND RETURN THIS CONTAINER TO DEPOT BY DATE.
 IF YOU WILL NOT BE ABLE TO RETURN THIS CONTAINER BY DATE PLEASE CONTACT OUR OFFICE AT TELEPHONE 1800
 AS SOON AS POSSIBLE. AD VALOREM FREIGHT

AWORD

MERCHANT'S DECLARED VALUE OF GOODS: If Merchant enters a value, Carrier's "package" limitation of liability shall not apply and ad valorem freight will be charged (See Clause 23)	[4w	AWNTD
DATE: 08/15/2008	[5w	NON-NEGOTIABLE [1w [4] [5]
<p>The Merchant's attention is drawn to the fact that the terms of the Bill of Lading are continued on reverse side hereof and include limitations of liability in respect of loss or damage to the goods and delay. The package limitation mentioned in Clause 23 will not be applicable in the event that contents are carefully declared, itemized, valued by the Merchant prior to loading and Ad Valorem Freight is paid or contracted for. Goods carried in containers are carried in accordance with and subject to Carrier's container relay service (see Cl. 1 overleaf) and Carrier's Container Rules and Tariffs (see Clauses 10, 11, 12 & 19 overleaf).</p>		<p>IN WITNESS whereof the Master or Agent of the said vessel has signed the number of original Bills of Lading stated below. All of this tenor and date. If this Bill of Lading is consigned to order, one shall be surrendered before delivery and the others to stand void.</p>
<p>The Merchant's attention is drawn to the fact that the terms of the Bill of Lading are continued on reverse side hereof and include limitations of liability in respect of loss or damage to the goods and delay. The package limitation mentioned in Clause 23 will not be applicable in the event that contents are carefully declared, itemized, valued by the Merchant prior to loading and Ad Valorem Freight is paid or contracted for. Goods carried in containers are carried in accordance with and subject to Carrier's container relay service (see Cl. 1 overleaf) and Carrier's Container Rules and Tariffs (see Clauses 10, 11, 12 & 19 overleaf).</p>		<p>FREIGHT PAYABLE AT</p> <p>No. OF ORIGINAL B/L ISSUED</p>
<p>PLACE AND DATE OF ISSUE</p>		