## NON-NEGOTIABLE



		717	10001000	1		
SHIPPER/EXPORTER (Comparise Na IMEX UNISONS GROUP LIMIT	ED	RIN PLAZA		AD NO. NY 3578247 EXPORT REFERENCES	PRIMOFILATING NO. PXZ25010057	
EMAILINFO@IMEXLIAISONS						
CONSEGNEE (Not Negotiable Universi Consigned To Order)				FORWARDING ADENT - REFERENCES		
				POINT AND COUNTRY OF DRIGIN		
NOTIFY PARTY (Complete Name/Str WNG BRANDS LLC	eat Address)	٦		ALSO NOTIFY ROUTING & INSTRUCTIONS		
PRE-CARRIAGE BY (MODE)		PLACE OF RECEIP	r	FOR DELIVERY OF GOODS PLEASE APPLYT	o: IC.	
OCEAN VESSELANDVADE		PORT OF LOADING				
PORT OF DISCHARGE		PLACE OF DELIVER		718		
MIAMI		MIAMI		JFKD00500Hill ALLMATOLOGII		
LINES LUD HUMPING	T	PART	TICULARS DECLA	RED BY THE MERCHANT		lumi di meruni
MARKS AND NUMBERS CONTAINERASEAL NUMBERS	_	NUMBER AND	DESCRIPTION O	F P ACKAGES AND GOODS	GROSS WEIGHT	MEASUREME
						LCL
CFS TO CFS					BILSUR	ENDERE
ZCSU7794670/A4250269408/4		(20.405CBM	,	DATE: Mar	.20.2025	
					R'S LOAD , COUNT & S T COLLECT	
				SF	HIPPER LOAD AND COU	JNT
FREIGHT/CHARGES./TEM NO.RA TE/RATE BASIS PREPAID COLLECT				SHIPPERS DECLARED VALUES SUBJECT TO EXTRA FREIGHT AS PER TARIFF		
CARRIER HAS OPTED TO BE EXEMPT C.F.RSS2AND 535 BY UTILIZING NEC QUDATION/PROPOSAL SHEETS AN CARRIER ACCEPTANCE OF THE QUO CARGO BY THE CARRIER OR ITS ACE THROUGH TRANSPORTATION CAR NEW ALL WAYS OWNARDING COM NATE CHARGES OF THE UNION TO C AND DESTINATION COAL CHARGES SAY TWO HUNDRED AND SET	IOTIATED RATE A D E-MAIL EXCHAN ITATION SHALL BE NT (OR THE ORIG UER 3 RULES TAR CARRIER RESER WRRER OR ITS AS ATION) RECEIVE APPLY WHETHER	RRANGEMENTE ( 1984) DEES CONTAIN AN INRA COME SINDING AFTER INATING CARRIER IN 11 INF ARE PROVIDED FIR VES THE RIGHT TO MOD JENT INCLUDED FIR OR NOT INCLUDED HIM OR NOT INCLUDED HIM	(*), CARRIER'S OFFERIS) BY RECEIPT OF THE HE CASE OF EE OF CHARGE AT INFTING CARPIERS IN ANSPORT ALL ORIGIN	RECEIVED by the Carrier the Goods as speci otherwise stated to be transport to such place to all the terms and conditions appearing on Merchant agrees by accepting this Bill of Ladi The particulars given above as stated by the contents and value of the Goods are unknown in WITNESS where of three(3) original Bills of the same being accomplished the obver(s), if	fied above in apparent good or as agreed, authorized or per- tile front and sivetae of this B g, and local privileges and our shipper and the weight, mear to the Carrier. Lading have been signed if no	der and condition unit nitted herein and sobj i of Lading to which formers notwithstand sure, quantity, conditi t otherwise stated abo
FREIGHT PAYABLE AT	TOTAL FREIGH			Bill of Lading must be surrendared duly endors		
NUMBER OF ORIGINAL BILLS OF LADING		PLACE AND DATE O shanghai	Fissue Feb.05,2025	mp		
LADEN ON BOARD DATE Feb.05,	2025			POINT CARLINE ALCOUNT	- Contract	
APPLICABLE ONLY WHEN USED	WHAT ANY PARTY WATER A LOSS	promption property and provide the state	en an a secondar shake the server of she and		ontract or others of whatsoe	ver and howsoever
BILL OF LADING IS ISSUED AS A MU UNIF ORM RULES FOR A MULTIMO	LTIMODAL TRANS IDAL TRANSPOR	T DOCUMENT (I.C.C.	5 BASED ON THE LC C PUBLICATION NO 500		shipment(s) under this B/L by arouration administered	and/or the contra 6 0 1 44152 Instant American 2 New York