BILL OF LADING FOR COMBINED TRANSPORT AND PORT TO PORT SHIPMENT

WAYBILL

Sheet 1 of 4 SHIPPER/EXPORTER (2) **DOCUMENT NO (5)** SENATE FORWARDING USG0284080 USG0284080 P O BOX 560 **EXPORT REFERENCES (6) ORANGE PARK.FL 32067** CONSIGNEE (3) (NOT NEGOTIABLE UNLESS CONSIGNED TO ORDER) FORWARDING AGENT - REFERENCES (7) **DEWITT TRANSPORTATION** CHB: PO BOX 12788 FMC: **TAMUNING GUAM 96931** NOTIFY (4) POINT AND COUNTRY OF ORIGIN (8) **DEWITT TRANSPORTATION** PO BOX 12788 DOMESTIC ROUTING/EXPORT INSTRUCTIONS (9) **TAMUNING GUAM 96931** NOEEI 30.40 (B) COMBINED TRANSPORT* PIER/TERMINAL (10) PRECARRIAGE FROM (10A) FENIX MARINE TERMINAL VESSEL (11) PORT OF LOADING (12) PRESIDENT WILSON LOS ANGELES, CA 0DBJGW1PL COMBINED TRANSPORT - ONWARD CARRIAGE (15)* PORT OF DISCHARGE FROM VESSEL (13) FOR TRANSHIPMENT TO (14)

PITI, GUAM		-		
CARRIER'S RECEIPT		PARTICULARS FURNISHED BY SHIPPER - CARRIER NOT RESPONSIBLE		
MARKS AND NUMBERS (16)	NO. of PKGS. (17)	DESCRIPTION OF GOODS (18) SHIPPERS STOW LOAD AND COUNT	GROSS WEIGHT (19)	MEASUREMENT (20)
•		1x40HC CONTAINER: APL CERTIFIED US FLAG		•
CAIU7380497 SN# 00181000	11	LVNS HOUSEHOLD GOODS AND PERSONAL EFFECTS 2 OF 2 SM: STOVALL, DOMINIK SCAC: (SHSP) GBL:LKNQ0511410 2340LB 407CF RDD: 12/02/2024 NET: 1740 2 OF 2 SM: PIERCE, ANGELA SCAC: (SHSP) GBL:HAFC0696030 1916LB 399CF RDD: 12/23/2024 NET: 1316 2 OF 4 SM: HENRY, JASON SCAC: (SHSP)	5194.540KGS 11452.000LBS	57.653CBM 2036.000FTQ
		GBL:LKNQ0510363 1750LB 253CF RDD: 11/15/2024 NET: 1278 2 OF 2 SM: BRODNIK,PETER SCAC:(TSIF) GBL:AGFM0608655 1977LB 394CF RDD: 12/03/2024 NET: 1344		

SHIPPERS DECLARED VALUE SUBJECT TO EXTRA FREIGHT AS PER TARIFF AND THE CARRIER'S B/L TERMS & CONDITIONS

If above commodities, technology, and/or software were exported from the U.S., the Merchant must comply with all applicable U.S. laws and regulations. Diversions contrary to U.S. law are prohibited

RECEIVED by the Carrier from the Shipper in apparent good order and condition (unless otherwise noted herein) the total number or quantity of containers or other packages or units indicated above by the Merchant for carriage, subject to all the terms hereof and tariff for the relevant trade, from the place of receipt or the port of loading, whichever applicable, to the port of discharge or place of delivery whichever applicable. This Waybill is deemed to be a contract of carriage as defined in Article I (b) of the Hague Rules and Hague Visby Rules although this is not a document of title to the Goods.

DELIVERY will only be made on Payment of all Freight and Charges and to the named Consignee or any third party nominated by the Consignee by written instruction to the Carrier or his Agent, unless the Shipper instructs otherwise prior to delivery. The rights and liabilities arising according to the terms hereof shall (without prejudice to any rule of common law and status) become binding between the Carrier and Consignee as if this agreement has been made between them and the Shipper guarantees on reception of this Waybill that he has accepted it on his own behalf of the Consignee and the Owner of the Goods, and warrants that he has authority to do so.

LAW AND JURISDICTION

This Waybill is issued subject to the C.M.I Uniform Rules for Sea Waybills.

I) Insofar as anything has not been dealt with by the terms and conditions of this Bill of Lading, the laws of the United States of America shall apply.

II) All disputes relating to this Bill of Lading shall be determined by the United States Federal Court for the Southern District of New York which shall have the exclusive jurisdiction to hear and determine such disputes. Nowithstanding the foregoing, Carrier may in its absolute and sole discretion invoke or voluntarily submit to the jurisdiction of the Courts of any other country which, but for the terms of this Bill of Lading, could properly assume jurisdiction to hear and determine such disputes, but shall not c

IN WITNESS WHEREOF ZERO

Bills of Lading all of like tenor, have been executed, ONE of which being accomplished, the other shall stand void.

> MONTH YEAR DAY

BL/No. **APLU**

22-SEP-24

USG0284080

BILL OF LADING FOR COMBINED TRANSPORT AND PORT TO PORT SHIPMENT

WAYBILL

Sheet 2 of 4 SHIPPER/EXPORTER (2) **DOCUMENT NO (5)** USG0284080 USG0284080 SENATE FORWARDING P O BOX 560 **EXPORT REFERENCES (6) ORANGE PARK.FL 32067** CONSIGNEE (3) (NOT NEGOTIABLE UNLESS CONSIGNED TO ORDER) FORWARDING AGENT - REFERENCES (7) **DEWITT TRANSPORTATION** CHB: PO BOX 12788 FMC: **TAMUNING GUAM 96931** NOTIFY (4) POINT AND COUNTRY OF ORIGIN (8) **DEWITT TRANSPORTATION** PO BOX 12788 DOMESTIC ROUTING/EXPORT INSTRUCTIONS (9) **TAMUNING GUAM 96931** NOEEI 30.40 (B) COMBINED TRANSPORT* PIER/TERMINAL (10) PRECARRIAGE FROM (10A) FENIX MARINE TERMINAL VESSEL (11) PORT OF LOADING (12) PRESIDENT WILSON LOS ANGELES, CA 0DBJGW1PL COMBINED TRANSPORT - ONWARD CARRIAGE (15)* PORT OF DISCHARGE FROM VESSEL (13) FOR TRANSHIPMENT TO (14) PITI, GUAM

TTT, GOAW		-		
CARRIER'S RECEIPT		PARTICULARS FURNISHED BY SHIPPER - CARRIER NOT RESPONSIBLE		
MARKS AND NUMBERS (16)	NO. of PKGS. (17)	DESCRIPTION OF GOODS (18) SHIPPERS STOW LOAD AND COUNT	GROSS WEIGHT (19)	MEASUREMENT (20)
(10)	11	2 OF 2 SM: ENANORIA, MAY ANN SCAC: (TSIF) GBL:CNNQ0761387 2394LB 386CF RDD: 12/30/2024 NET: 1784 1 OF 1 SM: CASTRO, JAVIER SCAC: (TSIF) GBL:KKFA0906019 1075LB 197CF RDD: 11/05/2024 NET: 777 HS CODE: 980000 FREIGHT COLLECT ETD: 21-SEP-2024 ETA: 13-OCT-2024 SMAPPEd on Foard PRESIDENT WILSON 22-SEP-2024 American President Lines LLC As agents for the	5194.540KGS 11452.000LBS	57.653CBM 2036.000FTQ

SHIPPERS DECLARED VALUE SUBJECT TO EXTRA FREIGHT AS PER TARIFF AND THE CARRIER'S B/L TERMS & CONDITIONS If above commodities, technology, and/or software were exported from the U.S., the Merchant must comply with all applicable U.S. laws and regulations. Diversions contrary to U.S. law are prohibited

RECEIVED by the Carrier from the Shipper in apparent good order and condition (unless otherwise noted herein) the total number or quantity of containers or other packages or units indicated above by the Merchant for carriage, subject to all the terms hereof and tariff for the relevant trade, from the place of receipt or the port of loading, whichever applicable, to the port of discharge or place of delivery whichever applicable. This Waybill is deemed to be a contract of carriage as defined in Article I (b) of the Hague Rules and Hague Visby Rules although this is not a document of title to the Goods.

DELIVERY will only be made on Payment of all Freight and Charges and to the named Consignee or any third party nominated by the Consignee by written instruction to the Carrier or his Agent, unless the Shipper instructs otherwise prior to delivery. The rights and liabilities arising according to the terms hereof shall (without prejudice to any rule of common law and status) become binding between the Carrier and Consignee as if this agreement has been made between them and the Shipper guarantees on reception of this Waybill that he has accepted it on his own behalf of the Consignee and the Owner of the Goods, and warrants that he has authority to do so.

LAW AND JURISDICTION

This Waybill is issued subject to the C.M.I Uniform Rules for Sea Waybills.

I) Insofar as anything has not been dealt with by the terms and conditions of this Bill of Lading, the laws of the United States of America shall apply.

II) All disputes relating to this Bill of Lading shall be determined by the United States Federal Court for the Southern District of New York which shall have the exclusive jurisdiction to hear and determine such disputes. Nowithstanding the foregoing, Carrier may in its absolute and sole discretion invoke or voluntarily submit to the jurisdiction of the Courts of any other country which, but for the terms of this Bill of Lading, could properly assume jurisdiction to hear and determine such disputes, but shall not c

IN WITNESS WHEREOF ZERO

Bills of Lading all of like tenor, have been executed, ONE of which being accomplished, the other shall stand void.

> MONTH YEAR DAY

BL/No. **APLU**

22-SEP-24

USG0284080

BILL OF LADING FOR COMBINED TRANSPORT AND PORT TO PORT SHIPMENT Sheet 3 of 4

WAYBILL

, –				
SHIPPER/EXPORTER (2) SENATE FORWARDING		DOCUMENT NO (5) USG0284080		USG0284080
P O BOX 560 ORANGE PARK,FL 32067	EXPORT REFERENCES (6)			
CONSIGNEE (3) (NOT NEGOTIABLE UNLES DEWITT TRANSPORTATION PO BOX 12788 TAMUNING GUAM 96931	FORWARDING AGENT - REFERENCES (7) CHB: FMC:			
NOTIFY (4)				
DEWITT TRANSPORTATION		POINT AND COUNTRY OF O	RIGIN (8)	
PO BOX 12788 TAMUNING GUAM 96931		DOMESTIC ROUTING/EXPORT INSTRUCTIONS (9) NOEEI 30.40 (B)))
PIER/TERMINAL (10) FENIX MARINE TERMINAL	COMBINED TRANSPORT* PRECARRIAGE FROM (10A)			
VESSEL (11) PRESIDENT WILSON DDBJGW1PL	PORT OF LOADING (12) LOS ANGELES, CA			
PORT OF DISCHARGE FROM VESSEL (13)	FOR TRANSHIPMENT TO (14)	COMBINED TRANSPORT - C	NWARD CARRIAGE ((15)*
PITI, GUAM		-		
CARRIER'S RECEIPT MARKS AND NUMBERS NO. of PKGS.		BY SHIPPER - CARRIER NOT		MEACUDEMENT
MARKS AND NUMBERS NO. of PKGS. (16) (17)	DESCRIPTION C SHIPPERS STOW	F GOODS (18) LOAD AND COUNT	GROSS WEIGHT (19)	MEASUREMENT (20)
1. Cargo at port is at merchant risk, expenses and re 11. The Merchant is responsible for returning any en labels or markings, at the designated place, and with be construed as lost. The Merchant shall be liable to foregoing, including but not limited to liquidate dama the Carrier to a container lessor. The Carrier is entit container which shall be remitted as security for pay and demurrage and/or container indemnity as referre 14. Demurrage and/or detention shall be calculated any of APL agency. However if special free time confrom the day following the last free day. U.S. demurr service contracts filed with the FMC 2. THC at destination payable by consignees as per 3. Ground rent/storages/power supply/monitoring co 4. Mis-declaration of cargo weight endangers crew, and time of carriage and any mis-declaration will expensed to freight surcharge. 5. For any amendment in BL data it has to resubmit amendment request by phone and email are not accelerated.	noty container, with interior clean, free of a nin 60 days following to the date of release indemnify the Carrier for any loss or expeges equivalent to the sound market valued to collect a deposit from the Merchant and the following and paid as per general tariff available on the ditions are granted, then rates applicable age and detention conditions are billed per line/port tariff stated port of discharge for Receiver's account workers and vessels' safety. Your carpose you to claims for all losses, expenses the SI through APL website or EDI with neighbors.	, failing which the container shall nse whatsoever arising out of the or the depreciated value due by at the time of release of the rticular for payment of all detention the web site www.apl.com, or in as per general tariff grid shall start r APL (America)'s U.S. tariff or bunt according to port rates. go may be weighed at any place or damages whatsoever resulting cessary amendment as because		

6. For Freight and applicable charges payment at the third country- it must mention in the BL description field during SI submission about the third coutry name and payment party details with marked as- Freight Collect (Cross Payment Fee will be charged on top of freight charges and other surcharges for payment to APL at the third country)

105. Following the exceptional measures adopted by various governments in relation with the outbreak of COVID-19 virus and the operational constraints resulting thereof, the Merchants are hereby notified that the carriage of cargo may be disrupted or

SHIPPERS DECLARED VALUE SUBJECT TO EXTRA FREIGHT AS PER TARIFF AND THE CARRIER'S B/L TERMS & CONDITIONS

If above commodities, technology, and/or software were exported from the U.S., the Merchant must comply with all applicable U.S. laws and regulations. Diversions contrary to U.S. law are prohibited.

RECEIVED by the Carrier from the Shipper in apparent good order and condition (unless otherwise noted herein) the total number or quantity of containers or other packages or units indicated above by the Merchant for carriage, subject to all the terms hereof and tariff for the relevant trade, from the place of receipt or the port of loading, whichever applicable, to the port of discharge or place of delivery whichever applicable. This Waybill is deemed to be a contract of carriage as defined in Article I (b) of the Hague Rules and Hague Visby Rules although this is not a document of title to the Goods.

DELIVERY will only be made on Payment of all Freight and Charges and to the named Consignee or any third party nominated by the Consignee by written instruction to the Carrier or his Agent, unless the Shipper instructs otherwise prior to delivery. The rights and liabilities arising according to the terms hereof shall (without prejudice to any rule of common law and status) become binding between the Carrier and Consignee as if this agreement has been made between them and the Shipper guarantees on reception of this Waybill that he has accepted it on his own behalf, on behalf of the Consignee and the Owner of the Goods, and warrants that he has authority to do so.

LAW AND JURISDICTION

This Waybill is issued subject to the C.M.I Uniform Rules for Sea Waybills.

1) Insofar as anything has not been dealt with by the terms and conditions of this Bill of Lading, the laws of the United States of America shall apply.

11) All disputes relating to this Bill of Lading shall be determined by the United States Federal Court for the Southern District of New York which shall have the exclusive jurisdiction to hear and determine such disputes, but shall not constitute a waiver of the terms of this provision in any other instance.

IN WITNESS WHEREOF ZERO

Bills of Lading all of like tenor, have been executed, ONE of which being accomplished, the other shall stand void.

DAY MONTH YEAR

BL/No. **APLU**

22-SEP-24

USG0284080

BILL OF LADING FOR COMBINED TRANSPORT AND PORT TO PORT SHIPMENT

WAYBILL

APL		Sheet 4 c	of 4		
SHIPPER/EXPORTER (2) SENATE FORWARDING P O BOX 560			DOCUMENT NO (5) USG0284080 EXPORT REFERENCES (6)		USG0284080
ORANGE PARK,FL 32067					
CONSIGNEE (3) (NOT NEGOTIABLE UNLESS CONSIGNED TO ORDER) DEWITT TRANSPORTATION PO BOX 12788 TAMUNING GUAM 96931			FORWARDING AGENT - REFERENCES (7) CHB: FMC:		
NOTIFY (4) DEWITT TRANSPORTATION PO BOX 12788			POINT AND COUNTRY OF ORIGIN (8)		
TAMUNING GUAM 96931			DOMESTIC ROUTING/EXPOR	RT INSTRUCTIONS (9)
PIER/TERMINAL (10)		COMBINED TRANSPORT* PRECARRIAGE FROM (10A)	_		
ENIX MARINE TERMINAL		-			
VESSEL (11) PRESIDENT WILSON DBJGW1PL		PORT OF LOADING (12) LOS ANGELES, CA			
		FOR TRANSHIPMENT TO (14)	COMBINED TRANSPORT - O	DMBINED TRANSPORT - ONWARD CARRIAGE (15)*	
CARRIER'S RECEIPT		PARTICULARS FURNISHED BY SHIPPER - CARRIER NOT RES		RESPONSIBLE	
MARKS AND NUMBERS (16)	NO. of PKGS. (17)	DESCRIPTION OF SHIPPERS STOW	F GOODS (18) LOAD AND COUNT	GROSS WEIGHT (19)	MEASUREMENT (20)
vessel at Carrier's sole discretion alternative port without notice and reserve its rights to accomplish the demurrage, plugging, monitoring	Furthermore in cas I - subject to availab e bill of lading in an at the alternative di he carrier shall have	ssel and may be on forwarded to the port of the of disruption of ports' operations, the carbility - be on forwarded to the original intending alternative port. All additional costs, incluscharge port or extra on forwarding costs, and in ability whatsoever for any loss or dan ultimodal Transport	go may be discharged in an led port of destination.Carrier ding but not limited to storage, shall be on Merchant's account		

365. The Merchant warrants that the particulars relating to the Goods have been checked and that such particulars are adequate

and correct. In case of failure of the Merchant to comply with such warranty, the Carrier shall be entitled to charge the Merchant at any time an amount of USD 2,000 per Container as processing and operational fees. This fee shall also be applicable in case of discrepancy between the Verified Gross Mass (VGM) sent to the Carrier and the weight declared by the Shipper in his shipping instruction or otherwise weighted during the Carriage

SHIPPERS DECLARED VALUE SUBJECT TO EXTRA FREIGHT AS PER TARIFF AND THE CARRIER'S B/L TERMS & CONDITIONS If above commodities, technology, and/or software were exported from the U.S., the Merchant must comply with all applicable U.S. laws and regulations. Diversions contrary to U.S. law are prohibited

RECEIVED by the Carrier from the Shipper in apparent good order and condition (unless otherwise noted herein) the total number or quantity of containers or other packages or units indicated above by the Merchant for carriage, subject to all the terms hereof and tariff for the relevant trade, from the place of receipt or the port of loading, whichever applicable, to the port of discharge or place of delivery whichever applicable. This Waybill is deemed to be a contract of carriage as defined in Article I (b) of the Hague Rules and Hague Visby Rules although this is not a document of title to the Goods.

DELIVERY will only be made on Payment of all Freight and Charges and to the named Consignee or any third party nominated by the Consignee by written instruction to the Carrier or his Agent, unless the Shipper instructs otherwise prior to delivery. The rights and liabilities arising according to the terms hereof shall (without prejudice to any rule of common law and status) become binding between the Carrier and Consignee as if this agreement has been made between them and the Shipper guarantees on reception of this Waybill that he has accepted it on his own behalf, on behalf of the Consignee and the Owner of the Goods, and warrants that he has authority to do so.

LAW AND JURISDICTION

This Waybill is issued subject to the C.M.I Uniform Rules for Sea Waybills.

1) Insofar as anything has not been dealt with by the terms and conditions of this Bill of Lading, the laws of the United States of America shall apply.

11) All disputes relating to this Bill of Lading shall be determined by the United States Federal Court for the Southern District of New York which shall have the exclusive jurisdiction to hear and determine such disputes, but shall not constitute a waiver of the terms of this provision in any other instance.

IN WITNESS WHEREOF ZERO

Bills of Lading all of like tenor, have been executed, ONE of which being accomplished, the other shall stand void.

DAY MONTH YEAR

BL/No. **APLU**

22-SEP-24

USG0284080