### CMA CGM

#### BILL OF LADING FOR COMBINED TRANSPORT AND PORT TO PORT SHIPMENT

		Sheet 1 0	ii 3		
SHIPPER/EXPORTER (2) NAVIGATION NETWORK			DOCUMENT NO (5) NAM7887979		NAM7887979
5620 TCHOUPITOULAS ST NEW ORLEANS UNITED STATES			EXPORT REFERENCES (6) CEE REF:250867 NOT REF:250867		
CONSIGNEE (3) (NOT NEGO		S CONSIGNED TO ORDER)	FORWARDING AGENT - REF	ERENCES (7)	
FONDATION MISSION DE LE 8 ROUTE NATIONALE 6 QUARTIER MORIN CAP-HAITIEN - HAITI ST. MARC JEAN LUBIN (509 STMARCJEANLUBIN@YAHO	) 4893-8077				CHB: FMC:
NOTIFY (4) FONDATION MISSION DE L			POINT AND COUNTRY OF OF	RIGIN (8)	
8 ROUTE NATIONALE 6 QUARTIER MORIN CAP-HAITIEN - HAITI ST. MARC JEAN LUBIN (50)	0) 4803 8077		DOMESTIC ROUTING/EXPORT INSTRUCTIONS (9) NOEEI 30.37 (h)		))
STMARCJEANLUBIN@YAH					
PIER/TERMINAL (10) CSX- 59TH STREET		COMBINED TRANSPORT* PRECARRIAGE FROM (10A) CHICAGO, IL	-		
VESSEL (11)		PORT OF LOADING (12)			
CMA CGM HOMERE 0UAL1S1MA		NEW YORK, NY			
PORT OF DISCHARGE FROM VESSEL (13) CAP HAITIEN		FOR TRANSHIPMENT TO (14)	COMBINED TRANSPORT - ONWARD CARRIAGE (15)*		
CARRIER'S REC	CEIPT	PARTICULARS FURNISHED I	BY SHIPPER - CARRIER NOT F	RESPONSIBLE	
MARKS AND NUMBERS (16)	NO. of PKGS. (17)	DESCRIPTION OF SHIPPERS STOW L		GROSS WEIGHT (19)	MEASUREMENT (20)
		1x40HC CONTAINER:			
TCNU2967192 SN# UL2578893	35	DEHYDRATED RICE MANNA PACKS (36-370G BAGS) FOR HUMANITARIAN ASSISTANCE. THIS SHIPMENT IS A DONATION FOR RELIEF OR CHARITY ONLY. NOT TO BE RESOLD. NOT FOR EXCHANGE FOR PROFIT OR GAIN. NO COMMERCIAL VALUE.  NOEEI 30.37 (H) - HUMANITARIAN DONATIONNLR - NO LICENSE REQUIRED.  TOTAL 18906.637KGS		56.634CBM 2000.000FTQ	
	35			56.634CBM 2000.000FTQ	
4. Cargo at port is at merchant ris 5. FCL 77. THC at destination payable by 194. For the purpose of the prese 202. Demurrage and detention shapes.	y Merchant as per li ent carriage, clause		ork/Antwerp rules, 2004. web site www.cma-cgm.com, or		

SUBJECT TO EXTRA FREIGHT AS PER TARIFF AND CLAUSE 10 OF THIS B/L

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 \*If the Pre-Carriage or Onward Carriage boxes are filled out, shipment will be treated as Through Combined Transport. Carrier undertakes entire transport from the place where the goods

are taken in charge to the place designated for their delivery and assumes full liability for such transport as per clause 15. RECEIVED in external good order and condition, except as otherwise indicated herein, the number of packages listed in the Carriers Receipt, said to contain the goods described in the Particulars Furnished by Shipper (contents, weight and measurement unknown to Carrier) to be transported to the port of discharge, or to such other place authorized or permitted herein, or

so near thereto as the vessel can get, lie and leave, always in safety and without delay, and there to be delivered to consignee, or authorized receiver, or on carrier on payment of all charges

All claims and actions arising between the Carrier and the Merchant in relation with the contract of Carriage evidenced by this Bill of Lading shall exclusively be brought before the Tribunal de Commerce de Marseille and no other Court shall have jurisdiction with regards to any such claim or action. Notwithstanding the above, the Carrier is also entitled to bring the claim or action before the Court of the place where the defendant has his registered office.

IN WITNESS WHEREOF THREE (3)

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. **CMDU** 

19-AUG-25

NAM7887979

Signed for the Carrier CMA CGM SA by CMA CGM (AMERICA) LLC as agent for the Carrier

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			СНВ:
			FMC:
	POINT AND COUNTRY OF O	RIGIN (8)	
		(0)	
	DOMESTIC ROUTING/EXPO	DOMESTIC ROUTING/EXPORT INSTRUCTIONS (9)	
	NOEEI 30.37 (h)		
PIER/TERMINAL (10) COMBINED TRANSPORT* PRECARRIAGE FROM (10A)			
CHICAGO, IL			
PORT OF LOADING (12)			
NEW YORK, NY			
3) FOR TRANSHIPMENT TO (14)	COMBINED TRANSPORT - C	NWARD CARRIAGE (	15)*
	-		
PARTICULARS FURNISHED	BY SHIPPER - CARRIER NOT	RESPONSIBLE	
DESCRIPTION OF SHIPPERS STOW		GROSS WEIGHT (19)	MEASUREMENT (20)
If any of Cww. Cow agency. Provever it special nee united shall start from the day following the last free day.  216. Mis-declaration of cargo weight endangers crew, port workers and vessels' safety. Your cargo may be weighed at any place and time of carriage and arry mis-declaration will expose you to claims for all losses, expenses or damages whatsoever resulting thereof and be subject to freight surcharge.  225. The shipper acknowledges that the Carrier may carry the goods identified in this bill of lading on the deck of any vessel and in taking remittance of this bill of lading the Merchant (including the shipper, the consignee and the holder of the bill of lading, as the case may be) confirms his express acceptance of all the terms and conditions of this bill of lading and expressly confirms his unconditional and irrevocable consent to the possible carriage of the goods on the deck of any vessel.  274. The Merchant is responsible for returning any empty container, with interior clean, free of any dangerous goods placards, labels or markings, at the designated place, and within 60 days following to the date of release, failing which the container shall be construed as lost. The Merchant shall be liable to Indemnify the Carrier for any loss or expense whatsoever arising out of the foregoing, including but not limited to liquidated damages equivalent to the sound market value - or the depreciated value due by the Carrier to a container lessor. The Carrier is entitled to collect a deposit from the Merchant at the time of release of the container which shall be remitted as security for payment of any sums due to the Carrier, in particular for payment of all detention and demurrage and/or container indemnity as referred above.  366. Merchant is reminded that in case of discrepancy between the Verified Gross Mass (VGM) sent to the Carrier, or the weight declared to the Carrier for non-containerized cargo, and the weight declared by the Merchant in any shipping instruction or otherwise weighted during the Carrier			
crored and see	crew, port workers and vessels' safety. Your care will expose you to claims for all losses, experinger.  The provided of the service of the s	crew, port workers and vessels' safety. Your cargo may be weighed at any on will expose you to claims for all losses, expenses or damages whatsoever ge.  may carry the goods identified in this bill of lading on the deck of any vessel and the container of the bill of lading, as see of all the terms and conditions of this bill of lading and expressly confirms his sible carriage of the goods on the deck of any vessel.  The container, with interior clean, free of any dangerous goods placards, within 60 days following to the date of release, failing which the container shall to indemnify the Carrier for any loss or expense whatsoever arising out of the amages equivalent to the sound market value - or the depreciated value due by notified to collect a deposit from the Merchant at the time of release of the comment of any sums due to the Carrier, in particular for payment of all detention the devenue of the Weight declared by the Merchant in any shipping instruction or the shall be entitled to charge the fees referred to in clause 25(5) of the Bill of commation and data contained in the Bill of Lading and/or related to the ird parties, including but not limited to digital supply chain platforms.  The corrow of the container of the sill of Lading and platforms are federation territory or Republic of Belarus after unloading at port of the corrow or Republic of Belarus before loading at port of loading.  The corrow of the sill of Lading Carrier may, in its discretion and at or is likely to be affected by any risk, the Carrier may, without prior notice to the	crew, port workers and vessels' safety. Your cargo may be weighed at any on will expose you to claims for all losses, expenses or damages whatsoever age.  In any carry the goods identified in this bill of lading on the deck of any vessel and lant (including the shipper, the consignee and the holder of the bill of lading, as see of all the terms and conditions of this bill of lading and expressly confirms his sible carriage of the goods on the deck of any vessel.  In any container, with interior clean, free of any dangerous goods placards, within 60 days following to the date of release, failing which the container shall be to indemnify the Carrier for any loss or expense whatsoever arising out of the amages equivalent to the sound market value - or the depreciated value due by ntitled to collect a deposit from the Merchant at the time of release of the payment of any sums due to the Carrier, in particular for payment of all detention expense above.  In any between the Verified Gross Mass (VGM) sent to the Carrier, or the weight go, and the weight declared by the Merchant in any shipping instruction or iter shall be entitled to charge the fees referred to in clause 25(5) of the Bill of commation and data contained in the Bill of Lading and/or related to the ird parties, including but not limited to digital supply chain platforms.  In a correct particular of the goods and the Container(s) listed in this Bill of an Federation territory or Republic of Belarus after unloading at port of the position of the positio

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RECEIVED in external good order and condition, except as otherwise indicated herein, the number of packages listed in the Carriers Receipt, said to contain the goods described in the Particulars Furnished by Shipper (contents, weight and measurement unknown to Carrier) to be transported to the port of discharge, or to such other place authorized or permitted herein, or so near thereto as the vessel can get, lie and leave, always in safety and without delay, and there to be delivered to consignee, or authorized receiver, or on carrier on payment of all charges

All claims and actions arising between the Carrier and the Merchant in relation with the contract of Carriage evidenced by this Bill of Lading shall exclusively be brought before the Tribunal de Commerce de Marseille and no other Court shall have jurisdiction with regards to any such claim or action. Notwithstanding the above, the Carrier is also entitled to bring the claim or action before the Court of the place where the defendant has his registered office.

IN WITNESS WHEREOF THREE (3)

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

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8 ROUTE NATIONALE 6					CHB:
QUARTIER MORIN					FMC:
CAP-HAITIEN - HAITI					
ST. MARC JEAN LUBIN (509) 4893-8	077				
STMARCJEANLUBIN@YAHOO.FR					
NOTIFY (4) FONDATION MISSION DE LESPOIR			POINT AND COUNTRY OF O	RIGIN (8)	
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CSX- 59TH STREET		PRECARRIAGE FROM (10A) CHICAGO, IL			
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CAP HAITIEN	( - /		-	·	,
CARRIER'S RECEIPT		PARTICULARS FURNISHED E	LEVILLE SHIPPER - CARRIER NOT	RESPONSIBLE	
MARKS AND NUMBERS NO. of	I	DESCRIPTION OF GOODS (18) GROSS WEIGHT MEAS		MEASUREMENT	
	7)	SHIPPERS STOW L		(19)	(20)
Merchant and at in its sole discretion, carry entitled to charge additional Freight, as the 381. Following to the unrest affecting Haiti,	Carrier ma	ay determine.  be discharged in an alternative port withou	ut notice. All additional costs,		
including but not limited to storage, demurra Merchant's account and payable upon deliv	rage at the avery.	alternative discharge port or extra on forwa	arding costs if any, shall be for		
		SHIPPERS DECLARED VALUE			
		SUBJECT TO EXTRA FREIGHT AS PER T	ARIFF AND CLAUSE 10 OF THIS B/L		

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By	
Continued on reverse side)	