OLD DOMINION FREIGHT LINE, INC.

MEXICO BILL OF LADING

(ODFL) PO BOX 2006 • HIGH POINT, NC 27261

DRIVER: AFFIX PROLABEL

IN THIS AREA

	U)										
DATE			SHPRS. NO.		P.O.#				BL#		
SHIPPER NAME						CONSIGNEE NAME					
ADDRESS					ADDRESS						
CITY		STATE	ZIP	TEL.	CITY		STATE	ZIP		TEL.	
MEXICAN FRE	IGHT F	FORWARDER		EMAIL ADDRESS	US FREIGHT F	ORWA	RDER			EMAIL ADDRESS	
ADDRESS					ADDRESS					I	
CITY		STATE	ZIP	TEL.	CITY		STATE	ZIP		TEL.	
CUSTOMS BROKER (IF DIFFERENT THAN FREIGHT FORWARDER) BILL TO											
No. Packages	HM*	Descriptio	n of Articles, Spe	ecial Marks, and Exceptions	:		ght (Pounds) b.To Corr.)		is or ite		
										If charges are to be collect, write or stamp here, "To be Collect."	
										Received \$ to apply to prepayment of the charges on the property described hereon. Form Publication: 08/2024	
										Agent or Cashier per (The signature here acknowledges only the amount prepaid)	
										Value For Customs	
TOTAL PIEC	CES					TOT/	AL WEIGHT			To Port of Export (US Freight Charge)	
				AZARDOUS MATERIAL						PREPAID COLLECT	
ATTACH COPY OF COMMERCIAL INVOICE ATTACH COPY OF PACKING LIST Carrier's maximum carrier cargo liability for loss, damage or delay with respect to any shipment originating outside Mexico with ultimate destination in Mexico or any shipment originating within Mexico with ultimate destination outside Mexico, is limited as noted within Carrier's tariffs, including but not limited to OD Rules 100, Item 594, section 3. Carrier shall have no liability of any kind for any Mexican carrier(s) involved in the move for loss, damage or delay while shipment is in the possession of the designated brokers, freight forwarders, or Mexican carrier(s). Optional higher levels of carrier cargo liability are available for loss of profit, income, interest, attorney fees, any special, incident or consequential damages.											
RECEIVED and mutually agreed by the Shipper, his assigns and any additional party with an interest to any of said property hereto and by the Carrier of all or any of said property over all or any portion of said route to destination. That every service to be performed hereunder shall be subject to the National Motor Freight classifications (NMF 100 Series) including the Rules, packaging, the Uniform Bill of Lading Terms and Conditions, applicable regulations of the US Department of Transportation (DOT), ATA Hazardous Materials Rules Guide Book, Household Goods Mileage Guides, Carrier's tariffs (including DD Rules 100), Carrier's pricing schedules, terms, conditions, and rules maintained at Carrier's general offices all of which are in effect as of the date of issue of this Bill of Lading. Shipper certifies that the consigned merchandise is properly weighed, classified, described, packaged, marked, labeled, destined as indicated, in apparent good order except as noted (contents and conditions of contents of packages unknown), and in proper condition for transportation according to the DOT and the NMF 100 Series. Furthermore, Shipper expressly agrees that, with respect to the portion of the services rendered in Mexico, such services shall be subject to relevant Mexican regulation for the packaging, classification, handling and transport of Hazardous Materials, in accordance to all applicable (Cargina Norms Oficiales Mexicanas), the Law on Roads, Bridges and Federal Motor Transport (Ley de Caminos, Puentes y Autotransporte Federal) as well as any other applicable regulation for the start of the corresponding service and in the terms, deadlines and formats agreed upon between the parties), the current Miscellaneous Tax Resolution (Resolución Miscelánea Escal) in force in Mexico. Shipper acknowledges and accepts that neither OD nor the Mexican carriers (shall be for any breaches in Mexicos) is accordance with the current Miscellaneous Tax Resolution (Resolución Miscelánea Fiscal) in force in Mexico. Shipper acknowle											

SHIPPER		CARRIER			
PER		PER			
PERMANENT ADDRESS	ZIP CODE	DATE			