22-05503SP05/04)

IN THE COUNTY COURT IN AND FOR MIAMI-DADE COUNTY, FLORIDA.			
DIVISION		CASE NUMBER	
☐ CIVIL	STATEMENT OF CLAIM	8	
☐ DISTRICTS	(File in Duplicate Plus One For Each Defendant)		
☐ OTHER	(The III Buphodie Flue One Fee Last. Determine)	SECTION NO.	
PLAINTIFF	VS. DEFENDANT(S)	CLOCK IN	
	IVERALLY JOHN BLANCHARD MONGOK	-	
LI ENTERPY LUIS F. C.	Jean Blanchard Mongeois Jennifer p. Mongeois		
/ Luis + . Co	Jennifer P. Mongeols		
owner.		.5	
		2.3	
		8	
The Plaintiff sues the Defenda	ant for money Address 359 CYPIELS and which is past Address 359 CYPIELS Address 359 CYPIELS	Phone Number:	
owed Plaintiff by Defendant; a	305 7532716		
due and unpaid; for (As marke	ed (x) below): PAIM BEACH FL 33 411	6/75948566	
☐ Good, wares and merchandise sold by plaintiff, to defendant;			
	naterials furnished by plaintiff, to defendant;	260	
	intiff to the defendant which is due and payable;	300	
	intiff upon accounts stated and agreed to between them;	1,50	
	ument, copy of which is attached hereto;	151	
	remises in Miami-Dade County, Florida, Viz;	9	
Other (Explain)	cts in connection with any of the above:		
Ally additional last	(USE ADDITIONAL SHEET IF NECESSARY)		
I you tel them two reefer trailors and they have not			
paid the vent since December 10th 2021 and they do not			
Light to return the reafer trailers.			
Where Plaintiff demands judgment in the sum of \$ together with court costs and any further costs which the			
Court may assess.			
The Plaintiff, LF En TEM (IV) LLC says the foregoing is a just and true statement of the amount owed			
by defendant to plaintiff, exclusive of all lawful setoffs, and that defendant has no lawful defenses which would preclude the			
collection of said amount.			
Affiant states that the defendant(s) is/are not in the military service of the United States.			
Attorney/Plaintiff	Signature	Attorney's Bar No.	
LF BNEDPI	es LL LISTA CAUV		
Address of Attorney/Plaintiff	211 22 22 2	Telephone No.	
14311 SW 33 C	MIYUMM2, PL 3302/ 30	54988115	
The foregoing instrument was	s acknowledged before me this day ofEB 18	, 20 by	
who is personally known to me or who has produced as identification			
and did did not take an oath. FEB 18 2002			
SWORN TO AND SUBSCRIBED BEFORE ME this day of20			
HARVEY RUVIN		RY PUBLIC,	
CLERK OF COURT	S CPUI C	f Florida	
Deputy Clerk 3098 (2) My Commission Expires:			
IMPORTANT: SEE REVERSE ADE COUNTY			

SERVICE OF PROCESS PROCESS SERVER SHERIFF MAIL	FILING FEE AMOUNT	RECEIPT NUMBER		
NOTE: If the claim is based upon a written document, a copy, or the material part thereof, shall be attached to the statement of claim.				
	INSTRUCTION SHEET IMPORTANT	× ×		
YOU MUST advise the Clerk, in writing, of any change in your mailing address.				
If you are a DEFENDANT and fail to appear on the designated date, in person or by an attorney, a judgment may be entered against you.				
Plaintiff(s) will not be entitled to a default applicable law. This form, if swom to, will me		ing the defendant's military status in compliance with		
If you are a PLAINTIFF and fail to appear on the designated date, in person or by an attorney, this case may be dismissed for Want of Prosecution.				
Any claim of the Defendant against the Plaintiff, arising out of the same transaction or occurrence which is the subject matter of plaintiff's claim, shall be filed not less than 5 days prior to the appearance date, or within such times as the Court designates. When a counterclaim or set-off exceeds the jurisdiction of the Court, it shall be filed in writing before or at the pretrial hearing, and the action shall then be transferred to the Court having jurisdiction thereof. As evidence of good faith, the counter-claimant shall deposit a sum sufficient to pay the filing fee in the Court to which the case is to be transferred with his counterclaim. FAILURE TO MAKE THE DEPOSIT WAIVES THE RIGHT TO TRANSFER. TRIAL BY JURY may be had upon written demand by Plaintiff made at the commencement of the action or by any defendant within 5 days after service of the notice to appear or at the Pretrial Conference. If the demand is not made, the right to trial by jury is waived. If at any time in the proceedings a settlement is reached between the parties, this office should be notified in writing by the Plaintiff. If you have any questions regarding procedures, this office will assist you. This office cannot furnish legal advice to you. Please consult your attorney for legal advice.				
CAUTION				
	time with the Clerk or Judge MUST be sent by	y you to each attorney appearing in the case, if		

A copy of any paper that you file at any time with the Clerk or Judge **MUST** be sent by you to each attorney appearing in the case, if any, or to all parties not represented by an attorney. You must set forth the date and to whom you sent the copy (or copies) of the paper filed, which would be followed by your signature.

AMERICANS WITH DISABILITIES ACT OF 1990 ADA NOTICE

"If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Eleventh Judicial Circuit Court's ADA Coordinator, Lawson E. Thomas Courthouse Center, 175 NW 1st Ave., Suite 2702, Miami, FL 33128, Telephone (305) 349-7175; TDD (305) 349-7174, Fax (305) 349-7355 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711."