

Commercial Invoice










Shipment Number: 5614696404
Date: 12-Nov-2025

PO#: October 2025		
Seller: Glanbia Performance Nutrition (NA), Inc. 3500 Lacey Road, Suite 1200 Downers Grove, IL 60515-5422 United States of America	Intermediate Consignee:	Ultimate Consignee: Grupo XTREME SRL C/ LISTO VALOIS (927) CIUDAD DEL ESTE, 80018281-2 Paraguay
Producer:	Bill To: Grupo XTREME SRL C/ LISTO VALOIS (927) CIUDAD DEL ESTE, 80018281-2 Paraguay	Notify Party: Grupo XTREME SRL C/ LISTO VALOIS (927) CIUDAD DEL ESTE, 80018281-2 Paraguay
Incoterms & Named Place: CPT MONTEVIDEO Payment Terms: Cash Against Documents		Delivery #: 835322398 Booking #: EBKG14711205 Mode of Transport: Vessel, Containerized Port of Arrival: MONTEVIDEO; URUGUAY

Customer Material	SKU	DESCRIPTION	HS	Country of Origin	Quantity Shipped	UOM	Net Weight/ Net Volume	Unit Price (USD)	Total Price (USD)
	1111979	ON 100% WGS GF EXTREME MILK CHOC 2LB	180690	US	288	EA	261.269 Kg	22.50	6,480.00
	1158130	ON 100% WGS GF DBL RICH CHOCOLATE 1.98LB	180690	US	360	EA	323.321 Kg	22.50	8,100.00
	1111990	ON 100% WGS GF COOKIES & CREAM 1.85LB	180690	US	180	EA	151.046 Kg	22.50	4,050.00
	1111980	ON 100% WGS GF STRAWBERRY 2LB	210610	US	240	EA	217.724 Kg	22.50	5,400.00
	1111984	ON 100% WGS GF VAN ICE CREAM 1.98LB	210610	US	288	EA	258.657 Kg	22.50	6,480.00
	1111987	ON 100% WGS GF BANANA CREAM 2LB	210610	US	60	EA	54.431 Kg	22.50	1,350.00
	1111962	ON 100% WGS GF EXTREME MILK CHOC 5LB ON	180690	US	84	EA	190.509 Kg	49.90	4,191.60
	1158131	ON 100% WGS GF DBL RICH CHOCOLATE 5.05LB	180690	US	96	EA	219.085 Kg	49.90	4,790.40
	1111976	ON 100% WGS GF COOKIES & CREAM 4.65LB ON	180690	US	84	EA	177.173 Kg	49.90	4,191.60
	1111963	100% WGS GF STRAWBERRY 5LB	210610	US	60	EA	136.078 Kg	49.90	2,994.00
	1158132	ON 100% WGS GF DBL RICH CHOC 10.18LB	180690	US	120	EA	554.108 Kg	95.44	11,452.80
	1112000	ON 100% WGS AF/GF STRAWBERRY 10LB	210610	US	84	EA	381.018 Kg	95.44	8,016.96

Remit payment to:
 Bank: Citibank / 111 Wall Street / New York, NY 10043
 Acct Name: Glanbia Business Services, Inc., Acct #: 30917143 / Swift Code: CITIUS33
 ABA/Routing#: 021000089, Currency: USD
 United States of America

Total Each Quantity: 19320
 Total Gross Wt (KG): 11993.0
 Total Net Wt (KG): 9,256.798

Value: (USD)	260,808.48
International Freight	3,630.00
Total Invoice Value (USD)	264,438.48

Tariff classification at import is the responsibility of the buyer/importer
 These commodities, technology, or software were exported from the United States in accordance with the Export Administration Regulations. Diversion contrary to U.S. law is prohibited.

Note:

Signature:  Name: Leonardo Alvarez Title: Trade & Customs Compliance Analyst

Commercial Invoice (continuation)

Shipment Number: 5614696404		Date:							
Seller:			Intermediate Consignee:			Ultimate Consignee:			
Customer Material	SKU	DESCRIPTION	HS	Country of Origin	Quantity Shipped	UOM	Net Weight/	Unit Price (USD)	Total Price (USD)
	1112024	ON 100% WGS GF VAN ICE CREAM 9.98LB ON	210610	US	72	EA	325.868 Kg	95.44	6,871.68
	1043768	AMINO ENERGY ORANGE 1.29LB	210690	US	48	EA	28.086 Kg	26.98	1,295.04
	1043712	ON AMINO ENERGY CONCORD GRAPE 1.29LB	210690	US	60	EA	35.108 Kg	26.98	1,618.80
	1153018	ONAMINO ENERGY BLUE RASBERRY X 30 PT	210690	US	240	EA	65.700 Kg	11.60	2,784.00
	1137945	ON AMINO ENERGY FRUIT FUSION X 30	210690	US	360	EA	102.600 Kg	12.19	4,388.40
	1086130	ON AMINO ENERGY COTTON CANDY X 30	220210	US	60	CS	244.940 Kg	10.50	630.00
	1031735	ON BCAA 1000 200 CAPS	210690	US	120	EA	17.040 Kg	11.72	1,406.40
	1153060	ON CREATINE UNFLAVORED 300G	292529	CN	2760	EA	849.600 Kg	9.00	24,840.00
	1160283	ON CREATINE UNFLAVORED 600G	292529	CN	1008	EA	604.800 Kg	17.00	17,136.00
	1031803	ON GLUTAMINE POWDER 300G	292419	US	156	EA	46.800 Kg	14.53	2,266.68
	1031801	ON GLUTAMINE POWDER 1000G	292419	US	36	EA	36.000 Kg	30.82	1,109.52
	1143724	ON SUPERIOR AMINO 2222 X 320 TABS	210690	US	1200	EA	208.800 Kg	18.61	22,332.00
	1143940	ON SUPER AMINO 2222 X 160 TABS	210690	US	1200	EA	126.000 Kg	11.20	13,440.00
	1153043	ON BCAA 1000MG X 60CAPS	210690	US	360	EA	45.360 Kg	12.56	4,521.60
	1153042	ON L-CARNITINE 500MG X 60TABS	210690	US	360	EA	22.680 Kg	7.99	2,876.40
	1117731	ON GS PLANT GF VANILLA 1.63LB	210610	US	72	EA	53.234 Kg	20.50	1,476.00
	1117733	ON GS PLANT GF CHOCOLATE 1.76LB	180690	US	72	EA	57.479 Kg	20.50	1,476.00
	1114114	ON 100%WHEY PR XTREME MILK CHOC 10 LB	210690	US	48	EA	261.269 Kg	42.00	2,016.00
	1114111	ON 100%WHEY GOLD BANANA CREAM 5LB -	180690	US	120	EA	326.586 Kg	21.91	2,629.20
	1031943	CELLUCOR SUPER HD * 60 CAPS	210690	US	600	EA	48.600 Kg	9.65	5,790.00
	1047393	BSN AMINO X FRUIT PUNCH 2.24LB	210690	US	36	EA	36.578 Kg	30.63	1,102.68
	1047900	BSN AMINO X WATERMELON 435G	210690	US	60	EA	26.100 Kg	14.60	876.00
	1047396	BSN AMINO X GRAPE 435G	210690	US	120	EA	52.200 Kg	14.60	1,752.00
	1047896	BSN AMINO X BLUE RASPBERRY 435G	210690	US	60	EA	26.100 Kg	14.60	876.00

EXW/FCA Value:	260,808.48
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Commercial Invoice (continuation)

Shipment Number: 5614696404		Date:							
Seller:			Intermediate Consignee:				Ultimate Consignee:		
Customer Material	SKU	DESCRIPTION	HS	Country of Origin	Quantity Shipped	UOM	Net Weight/	Unit Price (USD)	Total Price (USD)
	1113520	BSN CREATINE GF UNFLAVORED 309G	292529	CN	1800	EA	556.200 Kg	9.00	16,200.00
	1144331	BSN AMINO X-30 BLUE RASBERRY 70 SERVICE	210690	US	120	EA	15.360 Kg	24.69	2,962.80
	1096509	BSN AMINO X-30 FRUIT PUNCH	210690	US	120	EA	66.406 Kg	14.50	1,740.00
	1096503	BSN SYNTHA-6 BANANA 2.91 lbs	210690	US	120	EA	133.356 Kg	26.87	3,224.40
	1115127	BSN SYNTHA 6 CHOC MILKSHAKE 10.05LB BSN	180690	US	24	EA	109.406 Kg	72.61	1,742.64
	1115121	SYNTHA 6 VAN ICE CREAM 2.91LB	210610	US	120	EA	158.394 Kg	21.96	2,635.20
	1115125	BSN SYNTHA 6 CHOC MILKSHAKE 2.91LB	180690	US	84	EA	110.876 Kg	21.96	1,844.64
	1115843	BSN SYNTHA 6 STRAWBERRY 5LB	210610	US	48	EA	108.862 Kg	41.10	1,972.80
	1065984	BSN SYNTHA 6 ISOLATE VANILLA 2.01LB	210610	US	120	EA	109.406 Kg	25.70	3,084.00
	1065983	BSN SYNTHA 6 ISOLATE STRAWBERRY 2LB	210610	US	180	EA	163.293 Kg	25.70	4,626.00
	1047864	BSN SYNTHA 6 ISOLATE STRAWBERRY 4.02LB	210610	US	72	EA	131.288 Kg	45.87	3,302.64
	1120540	BSN SYNTHA-6 VANILLA ICE CREAM 5LB	210690	CA	65	EA	171.598 Kg	66.24	4,305.60
	1157992	ON AMINO ENERGY WATERMELON X 30 270GR.	210690	US	720	EA	258.004 Kg	11.00	7,920.00
	1116090	ON AMINO ENERGY CONCORD GRAPE X 30	210610	US	480	EA	432.000 Kg	16.00	7,680.00
	1154008	ON AMINO ENERGY PINEAPPLE X 30 270GR.	180690	US	240	EA	74.400 Kg	10.00	2,400.00
	1157995	ON 100% GOLD ST. MONCHA CAP 2Lb	292529	US	120	EA	86.002 Kg	18.00	2,160.00

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INVOICE TERMS AND CONDITIONS

These Invoice Terms and Conditions ("T&Cs") govern the sale of the goods identified on the face hereof (collectively, the "Product[s]"), by Seller to Buyer. Buyer and Seller may be referenced hereinafter individually as a "Party" and collectively as "Parties."

1. GENERAL. Unless otherwise mutually agreed upon in writing between the Parties, these T&Cs constitute the complete, exclusive, and final agreement between Buyer and Seller regarding the sale of the Product, and they supersede all negotiations or agreements of the Parties, whether written or oral, made either prior to or contemporaneous with these T&Cs. These T&Cs cannot be modified or amended except by a written agreement executed by the Parties. Any additional or different terms provided by Buyer in purchase orders or other documents shall not be binding.

2. PRICE AND PAYMENT TERMS. Unless otherwise specified and agreed by the Parties in writing, payment terms are thirty (30) days net from the date of invoice. For any balance that remains due and owing on any invoice after thirty (30) days, Buyer shall pay interest to Seller at a rate of eighteen percent (18%) per year or the highest rate allowed by law, whichever is greater. All prices and specifications are subject to change at Seller's sole discretion. Buyer shall pay to Seller a service charge for all payments returned for insufficient funds or stopped payment.

3. TRANSPORTATION; TITLE. Unless otherwise agreed to in a signed, written agreement between the Parties, all Products shall be shipped F.O.B. origin, freight prepaid and add. Seller will select the method of transportation and carrier. All freight costs shall be borne by, and invoiced to, Buyer. Title and risk of loss shall pass to Buyer upon delivery to carrier. Seller shall retain a first priority security interest in and a lien upon all Products until receipt of payment by Seller from Buyer of all amounts owed with respect to the Products.

4. PRODUCT CLAIMS; PRODUCT RETURNS. All claims by Buyer for alleged damage, defect, discrepancy or non-conformity in Products (collectively, the "Non-Conforming Product[s]") must be received by Seller in writing within seventy-two (72) hours of delivery of the Non-Conforming Product to Buyer. All claims not made in writing and received by Seller within the time periods specified above shall be deemed waived. Without Seller's prior written consent, Buyer shall not: (i) allow any third party to inspect or take any other action with respect to the Non-Conforming Product; (ii) return the Non-Conforming Product to Seller; or (iii) take any deductions, credits, or set-offs in relation to any Non-Conforming Product against any amount otherwise due and owing to Seller. If the claim is approved by Seller, Seller will issue a return authorization to Buyer, and upon verification of the returned Non-Conforming Product, Seller will issue a credit memo to Buyer's account. Product which is discontinued or becomes out-of-date while in Buyer's possession shall not be returned or subject to credit, deductions or set-offs.

5. WARRANTIES; LIMITATION OF LIABILITY; REMEDIES; DAMAGES. Seller warrants to Buyer that: (a) the Product is of the quality set forth in Seller's published specifications, if any, or as may be otherwise stated in these T&Cs; (b) the title to the Product conveyed is good and free from any security interest, lien or encumbrance (other than in favor of Seller for the unpaid balance of all amounts due Seller from Buyer); and (c) the Product will be merchantable and not adulterated within the meaning of the United States Food, Drug and Cosmetic Act of 1994, as amended from time to time. Such warranties extend only to Buyer and do not apply to any Product subjected to misuse, mishandling, neglect, modification, expiration, storage in a manner inconsistent with labeling, or unusual physical stress after delivery to carrier. Buyer assumes all risks and liability, and Seller assumes no risk and no liability, with respect to: (a) Buyer's storage, handling, transportation, distribution, sale, promotion, and any other use of the Product; and (b) Buyer's compliance with all applicable federal, state and local laws, regulations, rules, guidelines, ordinances, and standards in all jurisdictions throughout the world where the Product may be sold. Buyer represents and warrants that its sale and marketing of the Products will comply with all laws, regulations, and Seller policies.

EXCEPT AS EXPRESSLY SET FORTH IN THE FOREGOING, SELLER MAKES NO EXPRESS OR IMPLIED WARRANTY THAT THE PRODUCT IS NON-INFRINGEMENT, IS OF MERCHANTABILITY QUALITY, OR IS FIT FOR ANY PARTICULAR PURPOSE. SELLER MAKES NO OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED BY OPERATION OF LAW OR OTHERWISE.

SELLER SHALL NOT BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY SPECIAL, INDIRECT, ECONOMIC, INCIDENTAL, EXEMPLARY, PUNITIVE, OR CONSEQUENTIAL DAMAGES OF ANY KIND ARISING OUT OF OR IN CONNECTION WITH THE PRODUCT, THESE T&Cs OR ANY BREACH OF THESE T&Cs, REGARDLESS OF WHETHER SELLER WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

IF THE PRODUCT DOES NOT CONFORM TO THE WARRANTIES SET FORTH IN THIS SECTION, OR IF BUYER MAKES ANY OTHER CLAIM OF ANY SORT WHATSOEVER, INCLUDING THE CLAIMS SET FORTH ABOVE, AGAINST SELLER, BUYER'S EXCLUSIVE REMEDY SHALL BE LIMITED TO REPLACEMENT OF THE PRODUCT OR, AT SELLER'S OPTION, REPAYMENT OF THE PURCHASE PRICE PAID BY BUYER.

6. LIMITATION OF ACTIONS. Any action for Seller's breach of these T&Cs (including breach of warranties) must be commenced by Buyer within one year after the cause of action accrues, and no such action may be maintained which is not commenced within such period.

7. INTELLECTUAL PROPERTY. Seller's trademarks, trade names, service marks, and copyrighted materials (including all photographs) (collectively, "Seller's Intellectual Property") are the exclusive property of Seller. Buyer shall not reproduce, use or publish in any manner or in any medium, including, without limitation, brochures or other advertising materials, newspapers, wearing apparel, or internet websites, Seller's Intellectual Property without prior written permission from Seller, which Seller may grant or withhold in its sole discretion and which Seller may revoke at any time.

8. INDEMNITY. Buyer shall fully indemnify, defend, and hold Seller harmless from and against any and all claims, damages, costs, expenses (including, without limitation, court costs and attorneys' fees), suits, losses, or liabilities of any type, under any theory of liability or recovery, arising from or relating to, in whole or in part, Buyer's negligence or willful misconduct, strict liability, breach of warranty, breach of these T&Cs, or any other act or omission relating to Buyer's storage, handling, transportation, distribution, sale, promotion, or other use of the Product.

9. CREDIT. Seller may recover for each shipment hereunder as a separate transaction, without reference to any other shipment. If Buyer fails to pay any invoice in accordance with these T&Cs or is past due in payment of any other amount owing to Seller, Seller may, at its option (and without liability and without prejudice to any other remedies) defer further shipments until all payments owing to Seller by Buyer have been made, stop any Product in transit, and/or decline further performance of these T&Cs. If at any time, in the judgment of Seller, the financial responsibility of Buyer is impaired, Seller may change the terms of payment and may require advance payment as a condition of shipment.

10. CONFIDENTIALITY. Buyer shall treat all information furnished by Seller as confidential and shall not disclose such information to third parties without the prior written consent of Seller, except as required by law or to the extent such information: (a) was already in the rightful possession of Buyer before its receipt from Seller as evidenced by written records; (b) was generally available to the public or becomes publicly known other than as a result of the breach of this clause; (c) was received from a third party having no obligation to keep such information confidential; or (d) was independently developed by Buyer or its agent(s) as evidenced by written records. Buyer shall exercise the same care and safeguards with respect to Seller's confidential information as used to maintain the confidentiality of Buyer's own confidential information but in any event not less than a reasonable degree of care. In the event Buyer is required to disclose Seller's confidential information pursuant to the request of any governmental agency or any court of competent jurisdiction, Buyer shall limit disclosure to only the specific information required, use reasonable efforts to obtain confidential treatment with respect to any such information disclosed, and notify Seller within a reasonable amount of time before providing such information so that Seller may seek an appropriate protective order.

11. FORCE MAJEURE. Neither Party shall be liable for its failure to perform hereunder if due to any event beyond the reasonable control of the Party affected, including but not limited to acts of God, war, fire, bad weather, flood, accident, labor trouble or shortage, terrorism, civil disturbance, plant shutdown, equipment failure, voluntary or involuntary compliance with any applicable governmental regulation or order, or shortage or inability to obtain (on terms deemed reasonable by the Party affected) any raw material (including energy), equipment or transportation, which materially impairs such Party's ability to so perform. Any quantities not delivered or accepted because of any such event shall be eliminated from these T&Cs without liability. Seller shall not be obligated to deliver the Product from any location other than the production or shipping points designated herein and shall not be obligated to rebuild or repair any damage or destruction to such production or shipping points in order to fulfill these T&Cs. Seller shall also not be obligated to obtain any raw materials or Product from sources other than its usual sources. During any period when Seller is unable to supply the Product, whether caused by the circumstances above or otherwise, Seller may allocate any available Product among its customers, including its own subsidiaries, divisions and departments, on such basis as Seller deems fair and reasonable, and its failure, partial or otherwise, to make deliveries to Buyer shall not be a breach of these T&Cs.

12. ASSIGNMENT. These T&Cs and the rights and obligations of Buyer hereunder shall not be assignable by Buyer, either by act of Buyer or by operation of law, without the prior written consent of Seller, and shall not be deemed an asset of Buyer, and at the option of Seller shall terminate, in the event of the commencement of any case or proceeding in respect of Buyer under any bankruptcy, insolvency or similar law or any assignment for the benefit of creditors. Seller may assign these T&Cs in its sole discretion.

13. GOVERNING LAW; VENUE. The T&Cs, credit application and personal guarantee shall be governed by and construed and interpreted in accordance with the laws of the State of Illinois without application of any conflicts of laws principles. Any dispute, controversy, or claim arising out of or relating to the sale of the Products, these T&Cs, the credit application or personal guarantee shall be submitted to the exclusive jurisdiction of the federal and state courts located in DuPage County in the State of Illinois. Each Party irrevocably consents, generally and unconditionally, to the personal jurisdiction of said courts and irrevocably waives any objection, including, without limitation, any objection to the laying of venue based on grounds of forum non conveniens, which it may now or hereafter have, to the bringing of any action or proceeding in such courts.

14. BUYER'S BREACH. If Buyer fails to perform any of these T&Cs, Seller may at its option defer shipments until the default is remedied and/or treat such default as a breach. In the event of a breach of these T&Cs by Buyer, Seller is entitled to recover from Buyer all costs incurred in connection with Seller's enforcement of these T&Cs, including but not limited to costs of collection, reasonable attorneys' fees, and any other costs incurred at any time until Buyer's full satisfaction of any judgment awarded in Seller's favor.

15. NON-WAIVER. Seller's waiver of its right to enforce any of these T&Cs at any time shall not in any way affect, limit or waive its right thereafter to enforce strict compliance with every term and condition hereof.

16. SEVERABILITY. If any provision of these T&Cs shall be invalid or unenforceable, such invalidity or unenforceability shall not invalidate or render unenforceable the entire T&Cs. The entire T&Cs shall be construed as if not containing the particular invalid or unenforceable provision, and the rights and obligations of each Party shall be construed and enforced accordingly.