STRAIGHT BILL OF LADING - ORIGINAL - NOT NEGOTIABLE Shipper's No									
				Car	rior's No	Date			
Carrier			S	CAC	ilei 3 ivo.	Date	e		
TO:			FROM						
Consignee			Shipper	•					
Street			Street						
Destination		Zip	Origin				Zip		
Route				Vehicle Numb	oer 💮	U.S. DOT	Hazmat Re	g. No.	
Number and Type of Packages	HM I.D. Number	Description of Artic	eles		zard Pkg. ass Grp.	Total Quantity (mass, volume, or activity)	Weight (subject to correction)	Class or Rate	
					7				
Remit COD to: Address:			shipment is to be without recour consignor shall si	Section 7 of conditions, if e delivered to the consig se on the consignor, gn the following statement:	the COD AMT:			COD FEE:	
City:	St	ate: Zip:	The carrier shipment withou other lawful chard	shall not make delivery of it payment of freight an	f this d all		_ Collect _		
		hippers are required to state specifically in writing	other lawlul charg	es.	TOT	AL CHARGES:		CHARGES:	
the agreed or declared value of the property. The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding \$ Per			(Sign	ature of Consignor)			Prepaid	Collect	
RECEIVED, subject to indiv carrier and are available to marked, consigned, and de to carry to delivery at said of destination, and as to each including the conditions on	ridually determined rates or the shipper, on request; and stined as indicated above, we destination, if on its route, or party at any time interested the back hereof, which are h	contracts that have been agreed upon in writing between the all applicable state and federal regulations; the Property of which said company (the word company being understood the otherwise to deliver to another carrier on the route to said in all or any of said Property that every service to be perforereby agreed to by the shipper and accepted for himself and	he carrier and she described above nroughout this condestination. It is med hereunder d his assigns.	nipper, if applicable, other, in apparent good orde ontract as meaning any mutually agreed as to e shall be subject to all the	erwise to the rat or, except as not person or corpo each carrier of al e conditions not	es, classifications and ed (contents and cond ration in possession of I or any of said Proper prohibited by law, whe	rules that have been lition of contents of p f the property under ty over all or any pon other printed or writte	n established by the backages unknown), the contract) agrees rtion of said route to in, herein contained,	
NOTE: Liability Limitati 14706(c)(1)(A) and (B).	ion for loss or damage	in this shipment may be applicable. See 49 U.S.C				PLACARDS	BY SHIPPER		
This is to certify that the above-named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. Per				PLACARDS REQUIRED SUPPLIED BY SHIPPER BY CARRIER DRIVER'S SIGNATURE:					
SHIPPER:				ARRIER:					
PER: DATE:					DATE:				
EMERGENCY RESPONSE TELEPHONE NUMBER:			NAME OR CONTRACT NUMBER OR OTHER UNIQUE IDENTIFIER:						

TERMS AND CONDITIONS

By giving the carrier the property described in this bill of lading (the "Property"), you agree to all of the terms of this bill of lading.

Section 1 Limitations of Liability

- (a) The carrier shown on the bill of lading as transporting the Property shall be liable as at common law for any loss of or damage to such Property, except as hereinafter provided.
- (b) The carrier shall not be liable for loss of, damage to or delay in delivery of the Property:
 - (i) caused by an act of God, the public enemy, the authority of law, or any act or default by you and/or the owner of the Property, or for natural shrinkage.
 - (ii) occurring while the Property is stopped and held in transit at your request or that of any other party entitled to make such request.
 - (iii) resulting from a defect or vice in the Property, from riots or strikes or from any related causes.

Section 2 Filing of Claims

- (a) Claims against the carrier for loss of or damage to the Property must be filed electronically or in writing with the receiving or delivering carrier or the carrier issuing this bill of lading within nine months after delivery of the Property (or, in case of export traffic, within nine months after delivery at port of export or pickup at the place of tender) or, in case of failure to make delivery, then within nine months from the date of this bill of lading. All causes of action must be instituted within two years following the date when electronic or written notice is given by the carrier to you that the carrier has disallowed the claim or any part or parts thereof specified in the notice. If your claim or action is not filed or instituted properly in accordance with the foregoing provisions, the carrier shall not be liable, and such claims may not be paid.
- (b) The carrier shall have the full benefit of any insurance that may have been effected upon or on account of the Property in the event that the carrier is liable for loss of or damage to the Property.

Section 3 Method of Transportation

Except as expressly agreed in writing by the parties to this bill of lading, the carrier is not bound to transport the Property by any particular motor vehicle, or in time for any particular market or otherwise other than in the regular course of providing transportation services. The carrier shall have the right in case of physical necessity to forward said Property by any carrier or route between the point of shipment and the point of destination.

Section 4 Responsibility for Property

- (a) If the Property is not removed by the party entitled to receive it within the free time allowed by tariffs or classifications upon which fire rate is based, such free time to be computed as therein provided), the earrier may notify the receiving party of the arrival of the Property at the destination or at the port of export (if intended for export). The carrier, in its discretion, may store the Property in a public or licensed warehouse at the place of delivery or other available place, at the cost of the owner. The stored Property will be subject to a lien for all freight and other lawful charges, including a reasonable charge for storage. The carrier's responsibility shall be that of a warehouseman only.
- (b) Except as provided in subparagraph 4(c) below, if the Property is refused by consignee or the party entitled to receive it, or said consignee or party entitled to receive it fails to receive it within 15 days after notice of arrival shall have been duly sent or given, the carrier may sell the Property in such manner as may be authorized by law. Prior to any such sale, the carrier shall use commercially reasonable efforts to notify you that the Property has been refused or remains unclaimed, as the case may be, and that it will be subject to sale under the terms of the bill of lading if you do not arrange for an alternative disposition.
- (c) If the Property is perishable and is refused by the consignee or party entitled to receive it at the destination location, or said consignee or party entitled to receive it shall fail to receive it promptly, the carrier, may, in its discretion, to prevent deterioration or further deterioration, sell or dispose of the Property in a manner determined by carrier in its sole discretion. Prior to selling the Property, the carrier shall use commercially reasonable efforts to notify you of the refusal of the Property or the failure to receive it, and request instructions regarding disposition of the Property.

- (d) The carrier shall apply the proceeds of any sale made under this section to the payment of freight, demurrage, storage, and any other lawful charges and the expense of notice, advertisement, sale, and other necessary expense and of caring for and maintaining the Property, if proper care of the same requires special expense. If following payment of the preceding there is a balance, such balance shall be paid to the owner of the Property sold bersunder.
- (f) If you direct the carrier to deliver the Property to a location where there is no usually appointed freight agent, the carrier shall not be liable for any loss or damage to Property occurring at such location after the Property has been unloaded at such location, but the consignor or consignee shall assume such liabilitim.

Section 5 Valuable Items

- (a) The carrier's liability in connection with the Preperty is limited to the lesser of (i) the amount of your actual damages, or (ii) the lesser of the declared value (A) stipulated by the shipper on the face of this bill of lading, or (B) as established in the carrier's tariff upon which the rated to be charged is based.
- (b) The carrier shall not be liable in any way for any documents, specie, or for any articles of extraordinary value not specifically rated in the published classifications or tariffs unless a special agreement to do so and a stipulated value of the articles are endorsed on this bill of lading.

Section 6 Joint Liability for Hazardous Goods

You, and if you are an agent, any owner of the Property, shall be joint and severally liable for and indemnify the carrier against all loss or damage caused by the shipment of explosives, dangerous or hazardous goods without giving prior written notice to the carrier of their nature. At the discretion of the carrier, any such goods may be warehoused at your and the owner's risk and expense or destroyed without compensation.

Section 7 Freight Charges and Payment

- (a) You'are primarily responsible for the freight and all other lawful charges, unless you stipulate in writing in the space provided for that purpose on the face of this bill of lading that the carrier shall not make delivery without requiring payment of such charges and the carrier makes delivery without requiring such payment. If you provide erroneous information that results in the shipment being reconsigned or diverted to a location other than the location identified in the original bill of lading, you shall be liable for such additional charges. The respective liability of you and the consignee for additional charges provided for herein shall be pursuant to 49 U.S.C. § 13706.
- (b) Nothing in this bill of lading shall limit the right of the carrier to require the prepayment or guarantee of charges at time of shipment. If upon inspection the carrier determines that the articles shipped are not those or in a weight or density of shipment as described in this bill of lading, the freight charges must be paid upon the articles actually shipped.

Section 8 Effect of Shipper Signature

If this bill of lading is issued on the order of the shipper, or his agent, in exchange or in substitution for another bill of lading, the shipper's signature to the prior bill of lading as to the statement of value or otherwise, or election of common law or bill of lading liability, in or in connection with such prior bill of lading, shall be considered a part of this bill of lading as fully as if the same were written or made in or in connection with this bill of lading.

Section 9 Transport by Water

If all or any part of the Property is carried by water over any part of said route, and any loss of or damage to the Property occurs while it is in the custody of the carrier providing the water carriage, the liability of such carrier shall be determined by that carrier's bill of lading and by the laws and regulations applicable to transportation by water. Such water carriage shall be performed subject to all of the terms and provisions of, and all the exemptions from liability contained in the Harter Act or the Carriage of Goods By Sea Act, as applicable.