

STRAIGHT BILL OF LADING ORIGINAL - NOT NEGOTIABLE

ULTIMATE FREIGHTWAYS, LLC MILWAUKEE, WI 1-800-607-1444

Shipper No.	
Carrier No.	

		ğ	(Name of			Date			_	
TO: Consignee			FROM: Shipper							
Street			Street							
Destination			Origin							
Route				Emergency Response Phone No.			Vehicle Number			
No. Shipping HM*			Kind of Packaging, Description of Articles Special Marks and Exceptions	Weight (subject to correction		Rai	te	CHARGES		
									_	
When transporting h	nazardous	materials include the technical or o	chemical name for n.o.s. (not otherwise specified) or generic description on how above	cription of material with appropriate UN or f	NA number as defined in US DO	Emerger	cy Communication	n Standard (HM-1260	2).	
Provide emergency response phone number in case of incident or accident on box above. REMIT C.O.D. TO: ADDRESS			PRE			O.O.D. FEE: PREPAID COLLECT [REPAID 🗆 c			
NOTE - Where the rate is dependent on value, shippers This is to certify that the above named materials are properly classified, described, packaged, marked, and			Subject to Section 7 of the conditions, if this shipment is to be delivered to the consignee without recourse on the consignor, the			OTAL CHARGES:				
The agreed or declared value of the property is hereby according to the appli ment of Transportation.			labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. Signature	The carrier shall not make delivery of this shipment without pay of freight and all other lawful charges.			FREIGHT CHARGES: FREIGHT PREPAID Check box if charges			
RECEIVED, subject to the classifications and lawfully filed tariffs in effect on the date of the issue of this Bill of Lading, the property described above in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicated above which said carrier (the word carrier being understood throughout this contract as meaning any person or corporation in possession of the property under the contract) agrees to carry to its usual place of delivery at said destination, if on its route, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed as to each carrier of all or any of said property over all or any portion of said route to destination and as to each party at any time interested in all or any said property, that every service to be performed hereunder shall be subject to all the Bill of Lading terms			and conditions in the governing classification on the date of shipment. Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns. NOTICE: Freight moving under this bill of Lading, This notice supersedes and negates any claimed, alleged or asserted oral or written contract, promise, representation or understanding between the							
SHIPPER			CARRIER							
PER			PER 5							
				DATE						

^{*} HAZARDOUS MATERIALS MARK WITH "X" TO DESIGNATE HAZARDOUS MATERIALS AS REFERENCED IN 49CFR § 172.202.