

Acting through its General Partner 4186397 Canada Inc.

**ClickExpress** 

Acting through its General Partner 4186401 Canada Inc.



AFFIX PRO LABEL HERE				www.canadianfreightways.com				l	w		ckexpress	cpress.com		
												For p	ickup	call 1-888-868-7923
					STRAIGHT BILL OF LADING - NOT NEGOTIAB						ABLE	DAIL		
SHIPPER'S NUMBER BILL (					L OF LADING NU	IMBER				PUI	RCHASE (	ORDER NUM	BER	
SHIPPE	R ACCOUNT N			CONS	IGNEE ACCO	UNT N	NUMBER							
SHIPPE	R (FROM)						CONS	IGNEE (TO)						
STREET	Г						STRE	ET						
CITY / P	PROVINCE			F	POSTAL CODE	1 1	CITY/F	PROVINCE						POSTAL CODE
TELEPH	HONE						TELEF	PHONE						
SPECIA	L INSTRUCTIO	NS / ROUTING												
	E OF MINE		A delivery of the control of	H a sal X	Refer to www.	e of Mind	service	is not selec	cted, t	his shipmen	from yo	ur ve		Quote Number
F	Peace of Min	d: Before 9:00 d: Before noon		Overnight	Urgent [ Enter Urgent que		Quote no Please o			e standards. ent quote prior to er 1-888-868-792	o shipping. 23			eated Service Required  ground Canada Call for Coverage
PIECES	DESCRIPT	ION OF ARTIC	LES AND SPEC	CIAL MARKS	NMFC		CLASS	D, CLASS		ROUS GOODS	PKG. GRP.	WEIGHT	(LBS)	FREIGHT CHARGES SHIPPER TO CHECK
								CEAGG		r.i.iv.	T KG. GIII.			PREPAID
														COLLECT
														THIRD PARTY (Add Acc. # to body
														of bill)  If not indicated, shipment will automatically move collect.
														C.O.D.
														\$
FOTAL D	NEOEO.	LDIMENDIONO							TOTA	L OUDIO FFF		TOTAL ME	(1.00)	C.O.D. FEE
FOTAL P	TECES	DIMENSIONS	W	Н		L		(inches)	IOIA	L CUBIC FEET		TOTAL WT	(LBS)	PREPAID COLLECT
	GEROUS EMERGENCY T		TYPE OF PLACARD			'ES ENCY RESPO		IO I NO.	CAR VALU VALU	LARED VAL RIER IS \$2.0 JATION STAT JATION CHA JATION IN EX	0 PER LI TES OTH RGE WIL	B. UNLESS ERWISE, A LL BE ASSE	DECL N EXC SSED	ARED \$ ESS \$ ON
a) particu he origin ogether v	ulars of the originating carrier or o with a copy of the	n, destination and delivering carrier, ( e paid freight bill. (	for loss, damage o date of shipment of c) within 60 days af Carriers are not liab	the goods, and ( ter delivery of the le for goods ship	b) the estimated a goods, or (d) in the ped at "Shippers F	mount clain ne case of f Risk', "Ship	ned in resp ailure to m pers Load	pect of such los ake delivery, w & Count" and/o	ss, dan rithin 9 or if no	nage or delay, is months from th t properly pack	ne date of s aged or cra	hipment ited. The	SHIPP	CHECK ONE ERS LOAD AND COUNT
nd/or us RECEI ondition:	ed goods does r VED at the point of poi	not exceed \$0.10 pe of origin on the dat backage unknown) r	erwise of glass and/ er pound based on a e specified, from the marked, consigned a se to cause to be ca	actual weight. The consignor menti and destined as in	is agreement will so oned herein, the producated below, whi	supersede a roperty here ch the carrie	any declare ein describe er agrees to	ed valuation that ed, in apparent o carry and to d	at is no good o eliver to	ted on the origi order, except as a o the consignee	nal bill of la noted (cont at the said	ading. ents and destina-	SHIPI	PERS RISK OF DAMAGE UNCRATED
hipment. It is mu joods, the	utually agreed, as at every service t	s to each carrier of o be performed her	all or any of the goo eunder shall be sub ing, which are hereb	ods over all or any ject to all the cond	portion of the rou	ite to destin	ation, and a	as to each part	y of an	y time interested	d in all or a	ny of the		SINGLE SHIPMENT USUIPMENT/PERSONAL EFFECTS ARED VALUE IS 10 CENTS PER LB)
The Co condition Debtor Re	ontract for the ca s set out in such	rriage of the goods regulations. Carrier reserves to	s listed in the bill of the right to seek pays	lading is governe	d by regulation in	force in the	jurisdictio	n at the time a	-	•	-		,	WRAPPED PALLETS  DITIONAL TERMS AND CONDITIONS
PER					PER				UNI	T NUMBER	DA	ATE		
SHIPPE	R				CARRIER						TI	ME		



**ClickExpress** 





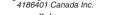
AFFIX PRO LABEL HERE					Acting through its General Partner 4186397 Canada Inc. www.canadianfreightways.com STRAIGHT BILL OF LADING - No				wv	418640 vw.gocl	1 Canada I ickexpres	· Ar		
SHIPPER'	'S NUMBER			BII	LL OF L	ADING NUMBER	BILL OF	LADING	- NC			ORDER NU	MBER	
SHIPPER	ACCOUNT N	NUMBER					CONS	IGNEE ACCO	TNUC	NUMBER				
SHIPPER	(FROM)						CONS	IGNEE (TO)						
STREET							STREE	ET						
CITY / PRO	OVINCE				POSTA	AL CODE	CITY/F	PROVINCE						POSTAL CODE
ΓELEPHO	NE						TELEF	PHONE						
SPECIAL	INSTRUCTIO	ONS / ROUTING												
	OF MINI ANTEED		(Additional charges wil	ll apply)	area.	r to www.canadia If a Peace of Mir rding to Canadian	nd service	is not sele	cted,	this shipment	from yo will mo	our ve		Quote Number
		nd: Before 9:00 nd: Before noor		Overnight	Urge	ent	Please c			gent quote prior to ter 1-888-868-792				eated Service Required  gyond Canada Call for Coverage
IECES	DESCRIPT	ΓΙΟΝ OF ARTIC	CLES AND SPEC	IAL MARKS		NMFC	CLASS	D CLASS		EROUS GOODS P.I.N.	PKG. GRP	WEIGH	T (LBS)	FREIGHT CHARGES SHIPPER TO CHECK
														PREPAID
														COLLECT
					_									THIRD PARTY (Add Acc. # to body of bill)
														If not indicated, shipment will automatically move collect.
														C.O.D.  AMOUNT
OTAL PIE	CES	DIMENSIONS							Ітот	AL CUBIC FEET		TOTAL W	/T (I BS)	C.O.D. FEE
OTALTIL	.023		W	Н		L		(inches)	1 -	AL COBICTELT		IOIALW	/T (LB3)	COLLECT
		GOODS DO	OCUMENTS TYPE OF PLACARD			YES EMERGENCY RES		IO I NO.	CAF VAL VAL	CLARED VALU RRIER IS \$2.00 LUATION STAT LUATION CHAF LUATION IN EX	0 PER L ES OTH RGE WIL	B. UNLES ERWISE, _L BE ASS	S DECL AN EXC SESSED	ARED \$ CESS \$ O ON
n) particula e originati ogether wit greed valu nd/or used RECEIVE onditions o on, if on Its hipment. It is mutu oods, that i ard bill of la The Cont onditions se ebtor Respecterms of	ars of the origing carrier or the a copy of the for commod goods does. ED at the point of contents of its own authorizally agreed, a every service ading, in power tract for the caset out in such	in, destination and delivering carrier, ( ne paid freight bill.  idities crated or oth- not exceed \$0.10 p  of origin on the dat  package unknown)  red route or otherwi- us to each carrier of  to be performed he  er at the date of issu  arriage of the goods  re carrier reserves to  carrier carrier reserves to  carrier carrier reserves to  carrier carrier reserves to  carrier carrier carrier carrier  carrier carrier carrier  carrier carrier carrier  carrier carrier carrier  carrier carrier carrier  carrier carrier  carrier carrier  carrier carrier  carrier carrier  carrier carrier  carrier carrier  c	date of shipment of (c) within 60 days aft Carriers are not liabl erwise of glass and/ er pound based on te specified, from the marked, consigned a ise to cause to be reunder shall be sub juing, which are hereby is listed in the bill of	the goods, and ter delivery of the lef or goods ship or fragile goods actual weight. The consignor meniand destined as in rried by another of destined as in giet to all the cory agreed by the clading is govern	(b) the energods are goods pped at 's, common his agree titioned hindicated carrier on the properties of the properties	rried under the Bill of estimated amount clas, or (d) in the case of "Shippers Risk', "Shi odities of granite, ma ement will supersederein, the property he d below, which the car on the route to said de on of the route to dest not fit below, or and accepted for hir egulation in force in the nany balances owed to the stimulation of the course of the route to destinate of the route	aimed in resp if failure to mi pippers Load arble or stone e any declare erein describe rrier agrees to estination, sub tination, and a t, whether prin mself and his he jurisdiction	pect of such lo ake delivery, was & Count" and in dimension de valuation the de, in apparent o carry and to o object to the rate as to each par ated or written, assigns. n at the time a	reof secoss, da within some of the solution of	etting out. Image or delay, is 9 months from tho 10 properly packa ter 12" x 12" x 12" x 12  toted on the origin order, except as n to the consigned classification in e my time interested ding conditions se ace of shipment ar ar, or Logistics Cor	given in v e date of s gged or cra ", personal al bill of l loted (conf at the said ffect on th l in all or a t aside by nd is subje	writing to shipment ated. The al effects ading. tents and I destinate date of inny of the the stander to the st	SHIPF SHIP USED EC (DECL	CHECK ONE  PERS LOAD AND COUNT  PERS RISK OF DAMAGE  UNCRATED  SINGLE SHIPMENT  QUIPMENT/PERSONAL EFFECTS  ARED VALUE IS 10 CENTS PER LB)  WRAPPED PALLETS  DITIONAL TERMS AND CONDITIONS
PER					PER	RRIER			UN	IIT NUMBER		ME		
אווררבה					I CAP	THER					1 11	IVI⊏		1



Acting through its General Partner 4186397 Canada Inc.









AFFIX PRO LABEL HERE		www.canadianfreightways.com				www.goclickexpress.com					
							call 1-888-868-7923				
		STRAIGHT BILL OF LADING - NOT N					RIF	DATE			
SHIPPER'S NUMBER	BILL OF	LADING NUMBER	BILL OF	LADING	- NOT NE			RDER NUM	BER		
SHIPPER ACCOUNT NUMBER			CONS	IGNEE ACCC	UNT NUMBE	R					
SHIPPER (FROM)			CONS	IGNEE (TO)							
STREET		STREET									
CITY / PROVINCE	POST	TAL CODE	CITY/F	PROVINCE				POSTAL CODE			
TELEPHONE		TELEPHONE									
SPECIAL INSTRUCTIONS / ROUTING			•								
PEACE OF MIND		er to www.canadian a. If a Peace of Min								Quote Number	
GUARANTEED SERVICES: (Additional charges will apply)	acc	ording to Canadian	Freightwa	ays regular s	service stand	dards.					
Peace of Mind: Before 9:00 am Overnig		gent	Please o	Quote number required on Urgent quote pri Please call our Business Center 1-888-868					Heated Service Required		
Peace of Mind: Before noon	Ent	er Urgent quote numbe	er						Be	yond Canada Call for Coverage	
PIECES DESCRIPTION OF ARTICLES AND SPECIAL MARK	(S	NMFC	CLASS	D. CLASS	ANGEROUS (		PKG. GRP.	WEIGHT	(LBS)	FREIGHT CHARGES SHIPPER TO CHECK	
										PREPAID	
										COLLECT	
										THIRD PARTY (Add Acc. # to body	
										of bill)  If not indicated, shipment will automatically move	
										collect.	
										AMOUNT	
										\$	
										C.O.D. FEE	
TOTAL PIECES DIMENSIONS W		L		(inches)	TOTAL CUBI	C FEET	ree!   T		(LBS)	PREPAID	
									=	COLLECT	
DANGEROUS GOODS DOCUMENTS ATTAC 24 HOUR EMERGENCY TELEPHONE NO. TYPE OF PLACARD OL	JANTITY	MERGENCY RESP		CARRIER IS \$2 VALUATION ST			ALUATION: MAXIMUM LIABILITY OF 2.00 PER LB. UNLESS DECLARED FATES OTHERWISE, AN EXCESS HARGE WILL BE ASSESSED ON				
					VALUATION		CESS O	F \$2.00 PE	R LBS		
IOTICE OF CLAIM: 12 (1) No carrier is liable for loss, damage or delay to an a) particulars of the origin, destination and date of shipment of the goods, a he originating carrier or delivering carrier, (c) within 60 days after delivery or	and (b) th	e estimated amount clai	imed in resp	ect of such lo	ss, damage or	delay, is	given in w	iting to	SHIPP	CHECK ONE PERS LOAD AND COUNT	
ogether with a copy of the paid freight bill. Carriers are not liable for goods greed value for commodities crated or otherwise of glass and/or fragile goo	shipped a	at "Shippers Risk', "Ship modities of granite, mar	ppers Load ble or stone	& Count" and/ in dimension	or if not prope s greater 12" x	rly packag 12" x 12'	ged or crat ', personal	ed. The effects		PERS RISK OF DAMAGE	
und/or used goods does not exceed \$0.10 per pound based on actual weight RECEIVED at the point of origin on the date specified, from the consignor n conditions of contents of package unknown) marked, consigned and destined in the content of the contents of package unknown) marked.	nentioned	I herein, the property her	rein describe	ed, in apparent	good order, ex	cept as n	oted (conte	nts and		UNCRATED	
ion, if on Its own authorized route or otherwise to cause to be carried by anoth shipment.	her carrie	r on the route to said des	stination, sub	oject to the rate	s and classific	ation in et	ffect on the	date of		SINGLE SHIPMENT	
it is mutually agreed, as to each carrier of all or any of the goods over all o goods, that every service to be performed hereunder shall be subject to all the lard bill of lading, in power at the date of issuing, which are hereby agreed by th	condition he consig	is not prohibited by law, nor and accepted for him	whether pringself and his	nted or written, assigns.	including cond	litions set	aside by the	ne stan-	JSED EC	QUIPMENT/PERSONAL EFFECTS ARED VALUE IS 10 CENTS PER LB)	
The Contract for the carriage of the goods listed in the bill of lading is gov conditions set out in such regulations. Debtor Responsibility: The Carrier reserves the right to seek payment from the	erned by	regulation in force in the	e jurisdictio	n at the time a		•	•		,	WRAPPED PALLETS DITIONAL TERMS AND CONDITIONS	
he terms of payment indicated. PER	PE	ĒR			UNIT NUMI	BER	DA	ГЕ			
SHIPPER	CA	ARRIER		<u> </u>				IE		——(     )	

#### SCHEDULE OF CONDITIONS OF CARRIAGE

#### 1. Liability of Carrier

The carrier of the goods herein described is liable for any loss of or damage to goods accepted by the carrier or the carrier's agent except as hereinafter provided.

#### 2. Liability of Originating and Delivering Carriers

Where a shipment is accepted for carriage by more than one carrier, the carrier who issues the bill of lading (hereinafter called the originating carrier), and the carrier who assumes responsibility for delivery to the consignee (hereinafter called the delivering carrier), in addition to any other liability hereunder, are liable for any loss of or damage to the goods while they are in the custody of any other carrier to whom the goods are delivered and from which liability the other carrier is not relieved.

### 3. Recovery from Connecting Carriers

- a. The originating carrier or the delivering carrier, as the case may be, is entitled to recover from any other carrier to whom the goods are delivered the amount that the originating carrier or delivering carrier, as the case may be, is required to pay for the loss of or damage to the goods while they were in the custody of such other carrier.
- b. If there is a concealed damage settlement and the goods were interlined between carriers so that it is not clear as to who had custody of the goods when they were damaged, the originating carrier or delivering carrier, as the case may be, is entitled to recover from each of the interlined carriers an amount prorated on the basis of each carrier's revenue for carriage of the damaged goods.

## 4. Remedy by Consignor or Consignee

Nothing in Article 2 or 3 deprives a consignor or consignee of any rights the consignor or consignee may have against any carrier.

## Exceptions from Liability

The carrier shall not be liable for loss, damage or delay to any of the goods described in the bill of lading caused by an act of God, the Queen's or public enemies, riots, strikes, a defect or inherent vice in the goods, an act or default of the consignor, owner or consignee, authority of law, quarantine or difference in weights of grain, seed or other commodities caused by natural shrinkage, or incidental, special or consequential losses, including loss of income or profit(s), whether or not we had knowledge that such damages might be incurred.

### 6. Delay

No carrier is bound to carry goods by any particular public truck or in time for any particular market or otherwise that with due dispatch, unless by agreement that is specifically endorsed on the bill of lading and signed by the parties.

# 7. Routing by Carrier

If the carrier forwards the goods by a conveyance that is not a public truck, the liability of the carrier is the same as though the entire carriage were by public truck.

#### Stoppage in Transit

If goods are stopped and held in transit at the request of the party entitled to so request, the goods are held at the risk of that party.

#### 9. Valuation

Subject to Article 10, the amount of any loss or damage for which the carrier is liable, whether or not the loss or damage results from negligence, shall be the lesser of

a. the value of the goods at the place and time of shipment, including the freight and other charges if paid; or

b. where at value lower than that referred to in paragraph (a) has been represented in writing by the consignor or has been agreed upon, such lower value shall be the maximum liability.

## 10. Maximum Liability

The amount of any loss or damage computed under paragraph (a) or (b) of article 9, shall not exceed \$2.00 per pound unless a higher value is declared on the face of the Bill of Lading by the consignor up to the carriers maximum liability of \$25,000.

### 11. Consignor's Risk

- a. If it is agreed that the goods are carried at the risk of the consignor, such agreement covers only such risks as are necessarily incidental to the carriage and the agreement does not relieve the carrier from liability for any loss or damage or delay that results from the negligence of the carrier or the carrier's agents or employees.
- The burden of proving absence of negligence shall be on the carrier.

### 12. Notice of Claim

- a. No carrier is liable for loss, damage or delay to any goods carried under the bill of lading unless notice thereof setting out particulars of the origin, destination and date of shipment of the goods and the estimated amount claimed in respect of such loss, damage or delay is given in writing to the originating carrier or the delivering carrier within sixty days after delivery of the goods or, in the case of failure to make delivery, within nine months from the date of shipment.
- b. The final statement of the claim must be filed within nine months from the date of shipment, together with a copy of the paid freight bill.

### 13. Articles of Extraordinary Value

- a. No carrier is bound to carry any documents, specie, or articles of extraordinary value unless by a special agreement to do so.
- b. If such goods are carried without a special agreement and the nature of the goods is not disclosed on the bill of lading, the carrier shall not be liable for any loss or damage in excess of the maximum liability stipulated in Article 10.

### 14. Freight Charges

- a. If required by the carrier, the freight and all other lawful charges accruing on the goods shall be paid before delivery. Charges to be applied will be determined base on all carriers applicable tariffs and surcharges in effect at time of shipment.
- b. If upon inspection it is ascertained that the goods shipped are not those described in the bill of lading, the freight charges must be paid upon the goods actually shipped with any additional charges lawfully payable thereon.
- c. if a consignor does not indicate that a shipment is to move prepaid, or does not indicate how the shipment is to move, it will automatically move on a collect basis.

## 15. Dangerous Goods

Every person, whether as principal or agent, shipping dangerous goods without previous full disclosure to the carrier as required by law, shall indemnify the carrier against all loss, damage or delay caused by the failure to disclose and such goods may be warehoused at the consignor's risk and expense.

#### 16. Undelivered Goods

- a. If, through no fault of the carrier, the goods cannot be delivered, the carrier shall immediately give notice to the consignor and consignee that delivery cannot be made and shall request disposal instructions.
- b. Pending receipt of disposal instructions.
  - i. the goods may be stored in the warehouse of the carrier, subject to a reasonable charge for storage, or
  - ii. if the carrier has notified the consignor of this intention, the goods may be removed to and stored in a public or licensed warehouse at the expense of the consignor, without liability on the part of the carrier, and subject to a lien for all freight and other lawful charges, including a reasonable charge for storage.

## 17. Return of Goods

If a notice has been given by the carrier pursuant to Article 16a, and no disposal instructions have been received within ten (10) days from the date of such notice, the carrier may return to the consignor, at the consignor's expense, all undelivered shipments for which such notice has been given.

#### 18. Alterations

Subject to Article 19, any limitation on the carrier's liability on the bill of lading and any alteration to the bill of lading shall be signed or initialled by the consignor and the originating carrier or their agents and unless signed and initialled shall be without effect.

#### 19. Weights/Cube

- a. It shall be the responsibility of the consignor to show correct shipping weights and cube of the shipment on the bill of lading.
- b. If the actual weight or cube of the shipment does not agree with the weight or cube shown on the bill of lading, the weight shown on the bill of lading may be corrected by the carrier, & a fee applied.

## 20. C.O.D. Shipments

- a. A carrier shall not deliver a C.O.D. shipment unless payment is received in full.
- b. The charge for collecting and remitting the amount of C.O.D. bills for C.O.D. shipments must be collected from the consignee unless the consignor has instructed otherwise on the bill of lading.
- c. A carrier shall remit all C.O.D. money to the consignor, or person designated by the consignor, within fifteen days after collection.
- d. A carrier shall keep all C.O.D. money in a trust fund or account separate from the other revenues and funds of the carrier's business.
- e. A carrier shall include the charges for collecting and remitting money paid by consignees as a separate item in the schedule of rates.