

NATIONAL MOTOR FREIGHT CLASSIFICATION 100-AA

ORIGINAL—NOT NEGOTIABLE Name of Carrier						Carrier's Pro No									
										Carrier's	Code (SCAC)				
										applicable	, otherwise	to the r	dually determined rates ates, classifications an	d rules that have	e been established by
						-rom Stroot			City		County	Stat	Date		
the property which said ca	described belo arrier agrees to ons not prohibi	ow, in app carry to c	parent good order, except as destination, if on its route, or c v, whether printed or written,	s noted (contents an therwise to deliver to	d condition of contents of another carrier on the route	packages unknown) ma to destination. Every se	arked, consigned, and rvice to be performed he	destined as sho ereunder shall be	wn below, subject to						
Consigned	to		On Collect o	n Delivery Shinments, the	e letters "COD" must annear he	fore consignee's name									
Destination	Street		On dollect o	Tibelivery Orlipments, the	e letters GOD must appear be	iore consignee a name.									
				County			State Zip								
Delivering (Carrier			County Trailer N			ło.								
			n												
For R	l ates - rates	@magn	umlog.com or call 701-2	93-1744 ext 6324	For Pickups - pic	ckups@magnumlog.	.com or call 701-293	3-1744 ext 632	25						
Handling Units No. Type	Packages No. Type	НМ	Kind of Package, I	Description of Articles, Special Marks and Exce (Subject to correction)		d Exceptions	Weight (Subject to Correction)	Class or Rate Ref. (For Info. Only)	Cube (Op- tional)						
Mark "X"	' to designat	e Hazar	dous Materials as defin	ed in DOT Regula	ations.										
NOTE (1) Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property as follows:						Freight charges are PREPAID unless marked collect. CHECK BOX IF COLLECT									
			of the property is specif	fically stated by th	ne shipper to be not	FOR FREIGHT COLLECT SHIPMENTS:									
exceeding per" NOTE (2) Liability Limitation for loss or damage on this shipment may be						If this shipment is to be delivered to the consignee, without recourse on the consignor, the consignor shall sign the following statement:									
applicable. See 49 U.S.C. § 14706(c)(1)(A) and (B). NOTE (3) Commodities requiring special or additional care or attenti							decline to make delivery of this shipment without and all other lawful charges.								
	marked and f NMFC Item		ed as to ensure safe trar	sportation with ordinary care. See		(Signature of Consignor)									
Notify if pro	oblem en ro	oute or a	at delivery			(for informati	onal purpose	es only)							
			Name		Fax No.	Iel. No.									
Send freig	ht bill to:		Company Name		City	Street	State	Zip)						
Shipper					•										
				·											
described, pac	y that the above-n kaged, marked ar	nd labeled, a	fication rials are properly classified, and are in proper condition for gulations of the DOT.	Carrier Certification Carrier acknowledges receipt of packages and required placards. Carrier certifies emergency response information was made available and/or carrier has the DOT emergency response guidebook or equivalent document in the vehicle.											
Per			Date	Per Date			Package Nos								

Only carriers participating in the NMFC at the time transportation occurs may use this publication.

DOCUMENTS AND GOVERNING RULES FOR TENDERING SHIPMENTS

ITEM 250150-Continued

UNIFORM STRAIGHT BILL OF LADING TERMS AND CONDITIONS

- **Sec. 1.** (a) The carrier shown as transporting the property described in this bill of lading shall be liable as at common law for any loss or damage to the shipment, except as provided herein.
- (b) No carrier shall be liable for any loss or damage or for any delay caused by an Act of God, the public enemy, the authority of law, the act or default of the shipper, riots or strikes, or any related causes. Except in the case of negligence of the carrier, the carrier shall not be liable for loss, damage or delay which results: from faulty or impassible highway, or by lack of capacity of a highway, bridge or ferry; or from a defect or vice in the property. The burden to prove carrier negligence is on the shipper.
- **Sec. 2.** Unless arranged or agreed to in writing or electronically, prior to shipment, carrier is not bound to deliver a shipment by a particular schedule or in time for a particular market, but will transport the shipment in the regular course of its providing transportation services. In the case of physical necessity while in transit, carrier may forward the shipment via another carrier.
- **Sec. 3.** (a) As a condition precedent to recovery, claims must be filed electronically or in writing with the receiving or delivering carrier, or carrier issuing the bill of lading, or carrier on the line of which the alleged loss or damage occurred. When claims are not filed or a civil action is not filed within the time limits set forth below, the carrier shall not be liable and such claims will not be paid.
- (b) Claims for damage must be filed with the carrier not more than nine (9) months from the date of delivery (or in the case of export traffic, not more than nine (9) months after delivery at the port of export, or in the case of import traffic, not more than nine (9) months after pickup at the place of tender). Claims for loss must be filed with the carrier not more than nine (9) months from the date of the bill of lading.
- (c) A civil action for loss or damage must be filed not more than two (2) years after the date the carrier has given electronic or written notice that it has disallowed all or any part of the claim specified in the notice.
- (d) If the applicable freight charges have been paid to the carrier, the carrier receiving the benefit of such insurance will reimburse the claimant for the premium paid on the insurance policy or contract for the involved shipment.
- **Sec. 4.** (a) If the property is stopped and held in transit upon request of the shipper, owner or party entitled to make such request, or the consignee refuses the shipment tendered for delivery by carrier or if carrier is unable to deliver the shipment, because of fault or mistake of the consignor or consignee, the carrier's liability shall then become that of a warehouseman. Carrier shall promptly attempt to provide notice, by telephonic or electronic communication as provided on the face of the bill of lading, if so indicated, to the shipper or the party, if any, designated to receive notice on this bill of lading. Storage charges, based on carrier's tariff, shall start no sooner than the next business day following the attempted notification. Storage may be, at the carrier's option, in any location that provides reasonable protection against loss or damage. The carrier may place the shipment in public storage at the owner's expense and without liability to the carrier.
- (b) If the carrier does not receive disposition instructions within 24 hours of the time of carrier's attempted first notification, carrier will issue a second and final notification by telephonic or electronic communication. Such notice shall advise that if carrier does not receive disposition instructions within five (5) days of that notification, carrier has the right to offer the shipment for sale, and carrier may sell the property under such circumstances as may be authorized by law. The amount received from the sale will be applied first to the carrier's including those incurred by the carrier in selling the goods. The owner will be responsible for the balance of any charges not covered by the sale of the goods. If there is a balance remaining after all charges and expenses owing to the carrier are paid, such balance will be paid to the owner of the property sold, subject to a claim and proof of ownership.

- (c) When perishable goods cannot be delivered and disposition instructions are not given within a reasonable time, the carrier may dispose of the property in a manner that the carrier deems best serves its disposition.
- (d) When a carrier is directed by consignee or consignor to unload or deliver property at a destination where consignor, consignee, or the agent of either, is not usually located, after unloading or delivery the risk of loss or damage is not that of the carrier, but is assumed by the consignor or consignee.
- **Sec. 5.** (a) Where a lower value than the actual value of the property has been stated in writing by the shipper on the bill of lading, or is established in the carrier's tariff upon which the rate to be charged is based, such lower value shall be the maximum amount recoverable for loss or damage.
- (b) No carrier hereunder will carry or be liable in any way for any financial and commercial documents, currency, or for any articles of extraordinary value not specifically rated in the published classification or tariffs unless an agreement in writing between the carrier and the shipper which specifically identifies and authorizes the transportation of such articles to do so and a stipulated value of the articles are endorsed on this bill of lading.
- **Sec. 6.** Every party, whether principal or agent, who ships explosives or dangerous goods, without previous full written disclosure to the carrier of their nature, shall be liable for and indemnify the carrier against all loss or damage caused by such goods. Such goods may be warehoused at owner's risk and expense or destroyed without compensation.
- **Sec. 7.** (a) The consignor or consignee shall be liable for the freight and other lawful charges accruing on the shipment, as billed or corrected as specified in 49 U.S.C. §13710, except that collect shipments may move without recourse to the consignor when the consignor so stipulates by signature or endorsement in the space provided on the face of the bill of lading. Nevertheless, the consignor shall remain liable for transportation charges where there has been an erroneous determination of the freight charges assessed, based upon incomplete or incorrect information provided by the consignor.
- (b) Notwithstanding the provisions of subsection (a) above, the consignee's liability for payment of additional charges that may be found to be due after delivery shall be as specified by 49 U.S.C. §13706, except that the consignee need not provide the specified written notice to the delivering carrier if the consignee is a for-hire carrier.
- (c) Nothing in this bill of lading shall limit the right of the carrier to require the prepayment or guarantee of the charges at the time of shipment or prior to delivery. If the description of the articles, including weight or density of shipment, or other information on this bill of lading is found to be incorrect or incomplete, the freight charges must be paid based upon the articles actually shipped.
- **Sec. 8.** 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 on the prior bill of lading or in connection with the prior bill of lading as to the statement of value or otherwise, or as to the election of common law or bill of lading liability shall be considered a part of this bill of lading as fully as if the same were written on or made in connection with this bill of lading.
- **Sec. 9.** If all or any part of said property is carried by water over any part of said route, such water carriage shall be performed subject to the terms and provisions and limitations of liability specified by the "Carriage of Goods By Sea Act" and any other pertinent laws applicable to water carriers.