STRAIGHT BILL OF LADING - SHORT FORM - ORIGINAL - NOT NEGOTIABLE RECEIVED, Subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading.

From At				Pur. O	rder No.
		Date		Shipper's No.	
The property des person or corpors said property ove set forth (1) in O familiar with all and accepted for	cribed below, in apparent good order except as noted (contents and condition of contents of packages unknown ation in possession of the property under the contract) agrees to carry to its usual place of delivery at said desir ail or any portion of said orduct to destination, and as to each party at any time interested in ail or any of said inficial, Southern, Western and Illinois Preight Classifications in effect on the date hereof, if this is a rail or a rail of the said bill of lading, including those on the back thereof set forth in the claims of the said bill of lading, including those on the back thereof set forth in the claims.	, marked, consigned, and destined as indination if on its route, otherwise to delive property, that every service to be perform il-water shipment, or (2) in the applicable assification or tariff which governs the	icated below, which said carrier (t r to another carrier on the route the end hereunder shall be subject to be motor carrier classification or taransportation of this shipment, a	the word carrier being to said destination. It all the terms and couriff if this is a motor and the said terms.	g understood throughout this contract as meaning any is mutually agreed, as to each carrier of all or any of ditions of the Uniform Domestic Straight Bill of Lading carrier shipment. Shipper hereby certifies that he is and conditions are hereby agreed to by the shipper
Consigned to			(MAIL OR STREET ADDE	RESS OF CONSIG	NEE-FOR PURPOSES OF IDENTIFICATION ONLY.)
Destination					nty
Route		Delivery Address	i★ hen shipper desires and gov	erning tariffs prov	ide for delivery thereat.)
Delivering Ca	arrier	Car or Vehicle In	itials	No.	
No. Packages	Kind of Package, Description of Articles, Special Marks, and Exceptions	*Weigh (Sub. to 0		Check Column	Subject to Section 7 of Conditions of applicable bill of lading, if this shipment is to be delivered to the
					consignee without recourse on the consignor, the consignor shall sign the following statement: The carrier shall not make delivery of this shipment without payment of
					freight and all other lawful charges.
			/ /		(Signature of Consignor) If charges are to be prepaid, write or stamp here, "To Be Prepaid."
					Received \$
					to apply in prepayment of the charges on the property described hereon.
					Agent or Cashier Per (The signature here acknowledges
					only the amount prepaid.) Charges Advanced:
Note - Where the The agreed or de	moves between two ports by a carrier by water, the law requires that the la rate is dependent on value, shippers are required to state specifically in writing eclared value of the property is hereby specifically stated by the shipper to be not per	g the agreed or declared value ot exceeding	e of the property.	ipper's weight	C.O.D. SHIPMENT C.O.D. Amt Collection Fee
The fibre boxes the Consolidated	used for this shipment conform to the specifications set forth in the box maker's I Freight Classification. †Shipper's imprint in lieu of stamp; not a part of bill of la	certificate thereon, and all o ading approved by the Interst	ther requirements of ate Commerce Commiss	sion	Total Charges
	Shipper		Agent		
	Per		Per		

This Shipping Order must be legibly filled in, in ink, in Indelible Pencil, or Carbon, and retained by the Agent. RECEIVED, subject to the classifications and tarrifs in effect on the date of the issue of this Shipping Order.

(Name of Carrier) Carrier's No. From Pur. Order No. Αt Date Shipper's No. The property described below, in apparent good order except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicated below, 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 set forth (in 1) of 10 ficial, Southern, Western and Illinois Frigith (Issuell EasthCations in effect on the carrier shapen. Shopper hereby carriers that he is familiar with all the terms and conditions of the said bill of lading, including those on the back thereof set forth in the classification or tarriff which governs the transportation of this shipment, and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns. Consigned to (MAIL OR STREET ADDRESS OF CONSIGNEE-FOR PURPOSES OF IDENTIFICATION ONLY.) Destination State _____ County Delivery Address★ __ Route (* To be filled in only when shipper desires and governing tariffs provide for delivery thereat.) **Delivering Carrier** Car or Vehicle Initials No. Subject to Section 7 of Conditions of applicable bill of lading, if this *Weight (Sub. to Cor.) Class Check No. Kind of Package, Description of Articles, Special Marks, and Exceptions Packages of Rate Column shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement: The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. (Signature of Consignor) If charges are to be prepaid, write or stamp here, "To Be Prepaid." Received \$ to apply in prepayment of the charges on the property described hereon. Agent or Cashier (The signature here acknowledges only the amount prepaid.) Charges Advanced: \$ C.O.D. SHIPMENT *If the shipment moves between two ports by a carrier by water, the law requires that the bill of lading shall state whether it is carrier's or shipper's weight.

Note - Where the rate is dependent on value, shippers are required to state specifically in writing 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 C.O.D. Amt. Collection Fee per The fibre boxes used for this shipment conform to the specifications set forth in the box maker's certificate thereon, and all other requirements of Total Charges

Shipper

Per

the Consolidated Freight Classification. †Shipper's imprint in lieu of stamp: not a part of bill of lading approved by the Interstate Commerce Commission

Agent must detach and retain this Shipping Order and must sign the Original Bill of Lading.

This Memorandum in an acknowledgement that a Bill of Lading has been issued and is not the Original Bill of Lading, not a copy or duplicate, covering the property named herein, and is intended solely for filing or record. RECEIVED, subject to the classifications and tarifs in effect on the date of the receipt by the carrier of the property described in the Original Bill of Lading.

		(Name of Carrier) Carrier's No.					
From		Pur. Order No.					
At		Date		Shipper's No.			
The property described below, in apparent good order except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicated below, which said carrier (the word carrie 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 and as a said property over all or any portion of said route to delatination, and as to each party at any time interest in all or any of said property, that every service to be performed hereunder shall be subject to all the terms as the first of the said beautiful to all the terms as the party of the said beautiful to a said property, that every service to be performed hereunder shall be subject to all the terms as the party of the said beautiful to a said property, that every service to be performed hereunder shall be subject to all the terms as the party of the said beautiful to a said property, that every service to be performed hereunder shall be subject to all the terms as a said property, that every service to be performed hereunder shall be subject to all the terms as a said property, that every service to be performed hereunder shall be subject to all the terms as a said property, that every service to be performed hereunder shall be subject to another carrier on the route to said destination of the said beautiful to a said property, that every service to the property of the said beautiful to a said property that every service to the property of the said beautiful to a said property, and the every service to the performance of the said beautiful to a said property, that every service to carry to the said beautiful to a said property that every service to the performance of the said beautiful to a said property that every service to the said beautiful to the					understood throughout this contract as meaning any institutions of the fundably appeal, as to each carrier of all or any of utilions of the Uniform Domestic Straight Bill of Lading arrier shipment. Shipper hereby certifies that he is d conditions are hereby agreed to by the shipper		
Consigne	d to						
(MAIL OR STREET ADDRESS OF CONSIGN					IEE-FOR PURPOSES OF IDENTIFICATION ONLY.)		
Destination	onSta	te		Coun	ty		
Route							
Dalissavina	·	,	•		e for delivery dicreat.)		
No.		or Vehicle Initials *Weight	Class	No	Subject to Section 7 of Conditions		
Packages	Kind of Package, Description of Articles, Special Marks, and Exceptions	(Sub. to Cor.)	of Rate	Column	of applicable bill of lading, if this shipment is to be delivered to the		
					consignee without recourse on the consignor, the consignor shall sign the following statement: The carrier shall not make delivery		
					of this shipment without payment of		
					freight and all other lawful charges.		
					(Signature of Consignor)		
					If charges are to be prepaid, write or stamp here, "To Be Prepaid."		
					Received \$ to apply in prepayment of the charges on the property described hereon.		
					Agent or Cashier		
					Per(The signature here acknowledges only the amount prepaid.)		
					Charges Advanced:		
					\$		
*If the shipm Note - Where	hent moves between two ports by a carrier by water, the law requires that the bill of lading the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding	C.O.D. SHIPMENT C.O.D. Amt.					
	per	Collection Fee					
The fibre box the Consolid	tes used for this shipment conform to the specifications set forth in the box maker's certificate at ated Freight Classification. †Shipper's imprint in lieu of stamp; not a part of bill of lading appro	Total Charges					
	Per	Per					

This Memorandum in an acknowledgement that a Bill of Lading has been issued and is not the Original Bill of Lading, not a copy or duplicate, covering the property named herein, and is intended solely for filing or record. RECEIVED, subject to the classifications and tarifs in effect on the date of the receipt by the carrier of the property described in the Original Bill of Lading.

		(Name of Carrier) Carrier's No.				
From		Pur. Order No				
At		Date		Shipper's No.		
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Consigne	d to	(MAIL (OR STREET ADDR	RESS OF CONSIG	NEE-FOR PURPOSES OF IDENTIFICATION ONLY.)	
DestinationSta		ateCoul				
Route		very Address★	desires and gove	rning tariffs provid	ie for delivery thereat.)	
Delivering				No.		
No. Packages	Kind of Package, Description of Articles, Special Marks, and Exceptions	*Weight (Sub. to Cor.)	Class of Rate	Check Column	Subject to Section 7 of Conditions of applicable bill of lading, if this shipment is to be delivered to the	
					consignee without recourse on the consignor, the consignor shall sign the following statement: The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. (Signature of Consignor) If charges are to be prepaid, write or stamp here, "To Be Prepaid."	
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If the shipm Note - Where The agreed o	nent moves between two ports by a carrier by water, the law requires that the bill of lading to the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding per	C.O.D. SHIPMENT C.O.D. Amt Collection Fee				
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	Shipper	Agent				
	Per	Per			<u> </u>	