A & S TRANSPORT LTD.

81 Beck Ave., Box 937 Yorkton, SK S3N 2X1

(306) 783-2606



www.astransport.ca

RR 4, Site 405, Box 23 Patricia Ave. & 17th St. E. Brandon, MB R7A 5Y4 (204) 728-7616

BILL OF LADING • ORIGINAL • NOT NEGOTIABLE

CARRIER'S REF.		accordance				ade under	tne Iruck	ıransportati			
		VEHICLE NO.					CONSIGNOR'S REF. NO.				
POINT OF ORIGIN DATE									DATE		
CONSIGNOR ADDRES							IESS				
	Received at the point of origin as noted (contents and condition and to deliver to the consignee to said destination, subject to t It is mutually agreed, as to eac interested in all or any of the g	ons of contents of pa at the said destinat he rates and classifi th carrier of all or an cods, that every sen	ackage unkrion, if on its cation in effect of the goo	own) may own aut ect on the ds over a	arked, consigne horized route o le date of shipm all or any portio	d and destined rotherwise to chent. n of the route to the subject to	as indicated be ause to be can be destination, a	elow, which the ca ried by another ca and as to each par	arrier agrees to carry arrier on the route rty of any time		
interested in all or any of the goods, that every service to be performed hereunder shall be subject to all the conditions not prohibited by law, whether printed or written, including conditions on back hereof, which are hereby agreed by the consignor and accepted for himself and his assigns. CONSIGNEE DESTINATION									signs.	//STATE	
ADDRESS					ROUTE						
			HOU	HOUTE							
NO. OF PIECES OR QUANTITY	DESCRIPTION OF GOODS AND S	PECIAL MARKS	CLAS PRIM. & S	SS	PIN/UN NUMBER	PACKING GROUP	WEIGHT LBS. KILOS	RATE	AMOUNT	FREIGHT CHARGES	
	**USED/UNCRATED GOODS	S SHIPPED AT (DWNERS	RISK*	*					PREPAID	
PLACARDS	NUMBER	TYPE		24 HOU	JR EMERGENO	CY NUMBER				BEYOND \$	
SPECIAL AGREEMENT BETWEEN CONSIGNOR AND CARRIER, ADVISE HERE. SIGNED										OTHERS \$ (SPECIFY) \$:	
NOTICE OF CLAIM	originating carrier or the within nine (9) months fro	loss, damage or del hipment of the good delivering carrier wit om the date of shipn the claim must be fi	ay to any go s and the es hin sixty (60 nent. lled within n	oods can stimated)) days a ine (9) n	ied under the E amount claime fter the delivery	Bill of Lading un d in respect of a of the goods, o	less notice thei such loss, dam or, in the case	reof setting out pa age or delay is giv of failure to make	articulars of the origin ven in writing to the delivery, aid freight bill.	TOTAL \$	
b) The final statement of the claim must be filled within nine (9) months from the date of shipment together with a copy of the paid freight bill. MAXIMUM LIABILITY SHALL NOT EXCEED \$4.41 PER KILOGRAM COMPUTED ON THE TOTAL WEIGHT OF THE SHIPMENT UNLESS DECLARED VALUATION STATES OTHERWISE (CONDITIONS (9 & 10 ON BACK).											
CONSIGNOR			CARRIER					CONSIGNEE			
DATE			DATE					DATE			
PER			PER					PER			
	гои	TE CAREFULLY (CONDITIO	NS ON	BACK HERE	EOF WHICH	ARE HEREB	BY ACCEPTED			

I. APPLICATION

The following provisions shall apply to all transportation of goods by for-hire highway carriers licenced under the Motor Vehicle Transport Act (Canada R.S.C. 1970), M-14) or under provincial statutes with the exception of the transportation of:

- (a)used household goods
- (b)livestock
- (c) bus parcel express shipments
- (d) the personal luggage of bus passengers
- (e) such other specific commodities as may be specified by provincial law

II. BILL OF LADING

- 1. A Bill of Lading shall be completed as provided herein for each shipment.
- 2. On each article covered by the Bill of Lading, there shall be plainly marked thereon by the consignor, the name of the consignee and the destination thereof. This regulation does not apply in cases where the shipment is from one consignor to one consignee and constitutes a truckload shipment.
- The Bill of Lading shall be signed in full (not initialled) by the consignor and by the carrier as an acceptance of all terms and conditions contained thereon.
- 4. At the option of the carrier a waybill may be prepared by the carrier and the waybill shall bear the same number or other positive means of identification as the original Bill of Lading. Under no circumstances shall the waybill replace the original Bill of Lading.

III. CONDITIONS OF CARRIAGE

1. Liability of Carriers

The carrier of the goods herein described is liable for any loss of or damage to goods accepted by him or his 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 issuing 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 or have been delivered and from which liability the other carrier is not relieved.

3. Recovery from Connecting Carrier

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 or have been delivered the amount of the loss or damage that the originating carrier or delivering carrier, as the case may be, may be required to pay hereunder resulting from loss of or damage to the goods while they were in the custody of such other carrier. When shipments are interlined between carriers, settlement of concealed damage claims shall be pro-rated on the basis of revenues received.

4. Remedy by Consignor or Consignee

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

5. 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, the 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.

6. Delay

No carrier is bound to transport the goods by any particular vehicle or in time for any particular market or otherwise than with due dispatch, unless by agreement specifically endorsed on the Bill of Lading and signed by the parties thereto.

7. Routing by Carner

In case of physical necessity where the carrier forwards the goods by a conveyance that is not a licenced for-hire vehicle, the liability of the carrier is the same as though the entire carriage were by licenced for-hire vehicle

8. Stoppage in Transit

Where 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 computed on the basis of:

- (a) the value of the goods at the place and time of shipment including the freight and other charges it paid; or
- (b)where a 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.

11. Consignor's Risk

Where it is agreed that the goods are carried at the risk of the consignor of the goods, such agreement covers only such risks as are necessarily incidental to transportation and the agreement shall not relieve the carrier from liability for any loss or damage or delay which may result from any negligent act or omission of the carrier, his agents or employees and the burden of proving absence from 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 (60) days after the delivery of the goods, or, in the case of failure to make delivery, within nine (9) months from the date of shipment.
- (b) The final statement of the claim must be filed within nine (9) months from the date of shipment together with a copy of the paid freight bill.

13. Articles of Extraordinary Value

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

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 and 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.
- (b) Should a consignor fail to indicate that a shipment is to move prepaid, or fail to 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 explosives or dangerous goods without previous full disclosure to the carrier as required by law, shall indemnify the carrier against all loss, damage or delay caused thereby, and such goods may be warehoused at the consignor's risk and expense.

16. Undelivered Goods

- (a) Where, through no fault of the carrier, the goods cannot be delivered, the carrier shall immediately give notice to the consignor and consignee that delivery has not been made, and shall request disposal instructions.
- (b) Pending receipt of such disposal instructions
- (i) The goods may be stored in the warehouse of the carrier, subject to a reasonable charge for storage; or
- (ii) Provided that the carrier has notified the consignor of his 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

Where notice has been given by the carrier pursuant to article 16a and no disposal instructions have been received within 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, or addition or erasure in the Bill of Lading shall be signed or initialled by the consignor or his agent and the originating carrier or his agent and unless so acknowledged shall be without effect.

19. Weights

It shall be the responsibility of the consignor to show correct shipping weights of the shipment on the Bill of Lading. Failing to do so, the weights shown thereon are subject to correction by the carrier.

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 otherwise so indicated and instructed on the Bill of Lading.
- (c) A carrier shall remit all C.O.D. monies to the consignor or person designated by him within 15 days after collection.
- (d) A carrier shall keep all C.O.D. monies separate from the other revenues and funds of his business in a separate trust fund or account.
- (e) A carrier shall include as a separate item in his schedule of rates the charges for collecting and remitting money paid by consignees.