alley Mot	or Lines	Pierce Freight	Lines	BLOCK N	OSE CHTR	REAR	EQUIP. NO.	PCS.	
V			P.'						
onsolidated Copperstate Lines					SIGNATURE				
	Aotor Lines			AREA (CODE 213	TEL. 7		California	
RECEIVED, subject to the class GEM CENT From 4100 ALA	ER, U.S.Ai	effect on the date of the receipt	by the carrier of the property Date Date	13	Original Bi	SI	ng, nipper's No.	28	
A. EL PASO, 1	EX. 79905 c	troot	City,		_County,			State	
the property described below, in company (the word company bein of delivery at said destination, if to said destination. It is mutually or any of said property, that evconditions on back hereof, which	apparent good order exg understood throughout on its own railroad, wat agreed, as to each carry service to be perfor are hereby agreed to b	eept as noted, (contents and condition this contract as meaning any perer line, highway route or routes, or ler of all or any of said property on the shipper and accepted for hims	ns of contents of packages unknown or corporation in possession within the territory of its high rer all or any portion of said roall the conditions not prohibited elf and his assigns.	nown), marked, of the property way operations, ute to destination by law, whether	consigned, an under the col otherwise to n, and as to er printed or	d destine ntract) ag deliver t each part written,	as shown below, rees to carry to its to another carrier by at any time inter- herein contained, i	which said usual place on the route rested in all ncluding the	
Street Address	ROUTE 1	, BOX 39						1	
Destination (City)	医 (1998年)	RUW,	State of		Cou	nty of	83341		
ROUTING: VALLEY	COPPERSTATE SU	JNSET							
C. O. D. STREET		СІТҮ	STATE	C. O.	D.	C.O.D. A	CENTS BE	pper nsignee	
No. Packages	Description of Articles	, Special Marks and Exceptions	★Weight (Subject to Corr	Class or Rate	Check	n d	Subject to Section ons, if this shipmed ivered to the cor	ent is to be	
l Sack	1 Sack Common Rock 1					th	nt recourse on the consignor shall without the carrier shall very of this ship ayment of freight a	sign the fol-	
Inv. No. 4724						p:	ayment of freight : wful charges.	and all other	
		7					Signature of Co	onsignor	
						w	If charges are to rite or stamp he repaid."	be prepaid, re, "To Be	
Please keep moving, thanks, EEB/Gem Center							Collec	et	
			,			cl	To apply in preparages on the property of the	yment of the erty described	
shipper's weight."		er by water, the law requires the	at the bill of lading shall sta				Agent or C		
NOTE—Where the rate is depe	ndent on value, shipper	s are required to state specifically	in writing the agreed or de	clared value o	T the prope	11y. (1	Per The signature here hely the amount pre	epaid.)	
The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceedingper								1.	
02		EM CENTER, U.S.A.	3	oppe	not	5	6-1	3-68 Agent	
Per Charry o		100 ALAMEDA	Per	1/6		4	N	umber of	
Permanent post-office addre	ss of shipper:	PASO, TEX. 79905		CCC	stee	OME	TIV	Pleces	

191-E 7-61 223-4035

PACK IT RIGHT - MARK IT RIGHT - AND WE WILL DELIVER IT PROMPTLY * AMERICA'S CITIES, GREAT AND SMALL, DEPEND ON MOTOR TRUCKS FOR FOOD *

SERVING MORE POINTS TO AND FROM ARIZONA - CALIFORNIA - TEXAS THAN ANY OTHER CARRIER

CONTRACT TERMS AND CONDITIONS

Sec. 1. (a) The carrier or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto, except as hereinafter provided.

Sec. 1. (a) The certies or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto, except as hereinafter provided.

(b) No corrier or party in possession of all or any of the property herein described shall be liable for any loss thereof or damage thereto or delay caused by the Act of God, the public enemy, the authority of law, or the act or default of the shipper or owner, or for natural sharkage. The carrier's liability shall be that of warehouseman, only, for loss, damage, or delay caused by fire occurring after the expiration of the free time (if any) allowed by tariffs lowfully on file (such free time to be computed as therein provided) after notice of the arrival of the property of destination or at the part of export (if intended for export) has been duly sent or given, and after placement of the property for destination, or tender of delivery of the property to the party entitled to reacted it, has been made. Except in case of negligence shall be on the carrier or party in possession (and the burden to prove freedom from such negligence shall be on the carrier or party in possession shall not be liable for loss, damage, or delay occurring while the property is stopped and held in transit upon the request of the shipper, or worse, or party entitled to make such request, or resulting from a defact or vice in the property damage to carrier's negligence, no carrier or party in possession shall be liable for datay caused by highway obstruction, faulty or impossable highway, or lack of expectity of any highway, bridge or ferry, and the burden to prove freedom from such negligence shall be on the carrier or party in possession.

(c) In case of quaranting the property may be disubcreased at risk rand errors or operage in quaranting the property are carrier's dispotch of near-

regiment, or lack or desposity of any highway, bridge or ferry, and the burden to prove freedom from such negligence shall be on the carrier or party in possession.

(c) in case of quarantine the property may be discharged at risk and expenses of owners into quarantine depot or elsewhere, as required by quarantine regulations or authorities, or for the carrier's dispatch of near-est available point in carrier's judgment, and in any such case carrier's responsibility shall cease when property is so discharged, or property may be returned by carrier at owner's expense to shipping point, earning freight both ways. Quarantine expenses of wheaveer nature or kind upon or in respect to property shall be borne by the owners of the property or be a lien therein. The carrier shall not be liable for loss or damage of any kind occasioned by quarantine or the enforcement thereof. No carrier shall be liable, except in case of negligence, for any missake or inaccuracy in any information furnished by the carrier's largests, or officers, as to quarantine lares or regulations. The shipper shall held the carriers harmless from any expense they may be required to pay, by reason of the introduction of the property cevered by this contract into any place against the quarantine lares or regulations in effect of such place.

Sec. 2. (a) No carrier is board to temperate and expenses has an expense to the property and the property largest and dispatch. Every carrier shall.

Sec. 2. (a) No carrier is based to transport said property by any particular train, vehicle or vessel, or in time for any particular market or otherwise than with reasonable disports. Every carrier shall have the right in case of physical necessity to forward said property by any carrier or route between the point of shipment and the point of destination. In all cases not prohibited by, law, where a lower value than actual value has been represented in writing by the shipment or has been agreed upon in writing as the released value of the property as determined by the classification or tariffs upon which the rate is based, such lower value plus freight charges if paid shall be the maximum amount to be recovered, whether or not such loss or damage occurs from negligence.

(b) As a condition precedent to recovery, clothus must be filled in writing with receiving or delivering corrier, or carrier issuing this bill of leading, or carrier on whose line the less, damage, injury or delay occurred, or carrier issuing this bill of leading, or carrier on whose line the less, damage, injury or delay occurred, within nine months after delivery of the property (or, in the case of export notific, within nine months after or a tonable delivery, then within nine months after or a tonable time for delivery has elapsed; and suits shall be instituted organized any carrier only within two years and one day when notice in writing is given by the corrier to the claimont that the carrier may be claim or any part or parts thereof specified in the notice. Where claims or not instituted thereon in occordance with the foreigning previousnes, no carrier hereuseder shall be liable, and such claims will not be paid.

(c) Any carrier or party liable on account of less of or classing to any of said property shall be need to any of said property shall be need to any insurance that may have been effected upon or on account of said property, so far os this shall not avoid the policies or essentiates of insurance PROVIDED. That the carrier relimburse the claimant for the premium paid thereon.

Sec. 3. Except where such service is required as the result of corrier reimburse the claimant for the premium pold thereon.

Sec. 3. Except where such service is required as the result of corrier's negligence, all property shall be subject to the coverage and boling at owner's cost. Each corrier over whose route cotton or cotton linters is to be transported hereunder shall have the privilege, at its own cost and risk, of compressing the same for greater convenience in handling or forwarding, and shall not be held repressible for deviction or unavoidable delays in procuring such compression. Grain in built considered to a point where its a railroad, public or ficensed elevator, may (unless otherwise expressly noted hissen, and then if it is not promptly unloaded) be there delivered and pleased with other grain of the same I and and grade without respect to ownership (and prompt notice thereof shall be given to the consigner), and if so delivered shall be subject to a lien for elevator charges in addition to all other charges hereamder.

Soc. 4. (a) Property not removed by the purry written to receive it within the free time (if any) allowed by tariffs, lawfully on file (such free time to be compared as therein provided), after notice of the arrival of the property of destination or at the part of existent (if learneded for sugarst) has been duly cent or given, and after placement of the property for destination or at the perty central of the property of the purpy central of the corrier, the property of the purpy central of the corrier sugarst to the toriff charge for storage and to carrier's responsibility as warehousement, eithy, or of the corrier, may be removed to and stored in a public or licensed warehouse of the corrier, then in other available storage facility, at the cost of the corrier and there held without liability on the part of the corrier sugarst and other lawful charges, including a removable point, then in other available to the corrier sugarst in the event consignee cannot be found at address given for delivery, then in that event, notice of the corrier and there has a sugar to the part of such goods in warehouse shall be mailed to the address given for delivery, then in that event, notice of the part of such goods in warehouse shall be paragraph.

th) Where nonperishable property which has been transported to destination hereunder is refused by consignee or the party entitled to receive it upon tender of delivery, or sold constitutes or party entitled to receive it fails to receive or claim it within 15 days either notice of carried shall have been duly sont or given, the earner may sell the same of public auction to the highest bidder, of such place as may be designed by the

PROVIDED. That the carrier shall have first smalled, sent, or given to the consignor notice that the property has been refused or remains unclaimed, as the cise may be, and that it will be subject to sale under the terms of the bill of lacking if disposition be not arranged for, and shall have published notice containing a description of the property, the name of the party to be mailtained, as the cise may be, and that it will be subject to sale under the terms of the party to be mailtained, as the cise may be, and that it will be subject to sale under the terms of the party to be mailtained, as the cise may be, and that it will be subject to sale under the containing a description of the property, the name of the party to be mailtained, or, if shipped order notify, the name of the party to be mailtained, and the time contained, or, if shipped order notify, the name of the party to be mailtained as the cise of sale or neurest place where such newspaper is published. PROVID.

(c) Where perishable property which has been transported hereunded to destication is refused by consignor or remove a resident or sale desaugates or party antitled to receive it or said desaugates or party antitled to receive it or said desaugates.

The filled terms of the refused of the property or the feature to receive it and request for disposition of the property, such notification shall be given. In such manner as the exercise of due diligence requires, before the property is sold.

(d) Where the procedure provided for in the two paragraphs last preceding is not possible, it is agreed that nothing contained in said paragraphs shall be construed to abridge the right of the carrier of its option to sell the property under such circumstances and in such neutrons as may be authorized by low.

(e) The property under such circumstances and in such natural as may be authorized by lew.

(e) The property and as the made under this section shell be applied by the carrier to the payment of freight, densurrage, storage, and should there be a balance it shall be paid to the owner of the property sold hereunder.

(f) Property destined to or taken from a station, wharf, landing or other place at which there is no requirely appointed freight agent shall be ensirely at risk of owner other unloaded from cars, whiches or vessels to and after they are detached from leasurement or their or intill loaded into and ofter unloaded from resident or delivered to such stations, wherf, landings, or other places shall be at owners risk until the cars are oftened to and after they are detached from power units. Where a carrier is discreted to unload or deliver property transported by motor vehicle at a particular location where a consumer a gent is not regularly located, the risk offer unloading, or delivery, shall be that of the owner.

Sec. 5. No carrier hereintder will easily or be liable in any way for any documents, specie, or for any articles of extreordinary value not specifically rated in the published classification or tariffs unless a special rement to do so and a stipulated value of the articles are endoused hereon.

Sec. 6. Every party, whether principal or agent; shipping explasives 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, and such goods may be werehoused at average or destroyed without compensation.

all loss or damage caused by such goods, and such goods may be warehoused at demand's risk and expense or destroyed without compensation.

Sec. 7. The owner or consignee shall pay the freight and overage, if any, and all other lawful charges according on said property; but, except in those instances where it may lawfully be outherized to do so, no carrier shall deliver or relianguish property in the consigner according to the freight and oil the lawful charges, except that if the consigner according to the freight and oil such charges and the carrier, contrary to such stiguiation shell make delivery without requiring payment of such charges and the carrier has been instructed by the shaper or or inaginar to endiver additionable to the freight and oil such charges. PROVIDED. That spect of the transportation of said property to aconsignee of the transportation of said property (beyond those billed against him of the time of delivery for which he is otherwise liable) which may be found to be doe offer the property has been delivered to him, if the consignee (a) is an against any or the same of the same of delivery of said property has neutrified the delivering carrier in writing of the foot of such according to the foot of such according to the foot of the such according to the foot of the other property has been delivered to him, if the title, and, in the case of a shapement reasonization of the name and address of the beneficial owner of said property, and, in such cases the shaper or consignee, or, in the case of a shapement reasonization of the name and address of the beneficial owner of said property, and, in such cases the shaper or consignee has consignee and or diverted to a point other than that specified in the original bill of lading, has also nontified the delivering carrier in writing of the name and address of the beneficial owner of said property, and, in such cases the shaper or consignee has consignee and or diverted, the beneficial owner is such consignee has consignee and or diverted in this bil

Sec. 8. If this bill of fading is issued on the order of the shipper, or his eigent, in exchange or in substitution for unother bill of lading, the shipper's signature to the prior bill of lading as to the statement of value or otherwise, or election of common lew or bill of lading liability, in or in connection with such prior bill of lading, shall be considered a part of this bill of lading or fully or if the same were written or made in or in connection with this bill of lading.

Sec. 9. (a) If all or any part of said property is carried by water over any part of said route, such water serriage shall be performed subject to all the terms and provisions of, and all the exemptions from liability contained in, the Act of the Cangress of the United States, approved on February 13, 1893, and entitled "An act relating to the novagation of vessels, etc.," and of other statutes of the United States according carriers by water the protection of limited liability, and to the conditions contained in this bill of leding not inconsistent therewith or with this section.

(b) No such carrier by water shall be Hable for any loss or damage resulting from any fire happening to er on board the vessel, or from explosion, bursting of boilers or breakage of shafts, unless caused by the

(c) If the owner shall have exercised due diligence in making the vessel in all respects securotry and properly monned, equipped and supplied, no such carrier shall be liable for any loss or damage resulting from the parils of the lakes, seas, or other waters, or from latent defects in hull, machinery, or oppurtenances whether existing prior to, at the time of, or ofter sailing, or from collision, strending, or other accidents of nov-testomary route, to tow and be towed, to transfer, trans-ship, or lighter, to load and discharge goods at any time, to assist vessels in distress, to deviate for the purpose of saving life or property, and for docking and repairs. Except is case of negligence such carrier shall not be responsible for any loss or demage to property if it be necessary or is usual to corry the same upon deck.

and repairs. Except is case of negligence such cornier shall not be responsible for any loss or demage to property, if it be necessary or is usual to corry the same upon deck.

(d) General Average shall be payable according to the Xork-Antwerp Rules of 1924, Sections 1 to 15, inclusive, and Sections 17 to 22, inclusive, and os to matters not covered thereby according to the lows and usages of the Port of New York. If the owners shall have exercised due diligence to make the vessel in all respects secondary and properly instance, equipped and supplied it is thereby according to the lows and damage or diseaser resulting from faults or errors in navigation, or in the management of the vessel, or from any latent or other defects in the vessel, her machinery or, opportenances, or from unseasonthiness was not discoverable by the exercise of due diligence), the shippers, consistency or expenses of a general average nature that may be made or incurred for the common benefit or to relieve the adventure from any common parti.

(e) If the property is being corried under a tariff which provides that any corrier or corriers party thereto shall be indified in accordance with the strift provisions, which shall be regarded as incorporated into the conditions of this bill of lading.

(f) The term "water carriage" in this section shall not be construed as including lighterage in our expenses for a lade, when performed by or an behalf of carriers other than water.

(f) The term "water carriage" is this section shall not be construed as including Kighterage in or across rivers, harbors, or lokes, when performed by or an behalf of carriers other than water.

Sec. 10. Any alteration, addition or erosure in this bill of lading which shall be made without the special notation hereon, of the agent of the carrier issuing this bill of lading, shall be without effect, and this bill of lading shall be enforceable according to its original tenor.