



QUALITY AIR FORWARDING, INC.
 P.O. BOX 370110
 MILWAUKEE, WI 53237-0110

NATIONWIDE
1-800-237-6090

DATE _____

FROM: (Your Name) <i>Please Print</i> Phone _____		TO: (Receiver's Name) <i>Please Print</i> Phone _____		SHIPPER'S C.O.D. \$	C.O.D.	
Company Name _____		Company Name _____				DECLARED VALUE \$
Street Address _____		Street Address _____		Rate	Value CHARGE	
City _____	State _____	Zip Code _____	City _____			State _____
Shipper's Reference Number _____		Receiver's Reference Number _____		C.O.D. FEE		
NO. PIECES	WEIGHT	DESCRIPTION OF CONTENTS	DIM WEIGHT	DIMENSIONS	FREIGHT CHARGE	
THIRD PARTY BILLING ADDRESS _____					SPECIAL INSTRUCTIONS	
DOMESTIC SERVICES			FORM OF PAYMENT			
<input type="checkbox"/> SAME DAY	<input type="checkbox"/> DOOR TO DOOR	<input type="checkbox"/> OTHER _____	<input type="checkbox"/> PREPAID	FOR PICKUP INFORMATION		
<input type="checkbox"/> NEXT DAY	<input type="checkbox"/> DIRECT TO CONSIGNEE		<input type="checkbox"/> COLLECT	OR RATE QUOTES		
<input type="checkbox"/> SECOND DAY	<input type="checkbox"/> SATURDAY DELIVERY		<input type="checkbox"/> THIRD PARTY	CALL		
			1-800-237-6090			
SIGNATURE OF SHIPPER _____		TIME/DATE PICKUP _____	SHIPPER MUST INITIAL ONE OF THE ITEMS BELOW: _____ CONTAINS DANGEROUS GOODS DESCRIBED ABOVE _____ CONTAINS NO DANGEROUS GOODS		SIGNED FOR QUALITY AIR FORWARDING, INC. DRIVER NO. _____	
SIGNATURE OF RECEIVER _____		TIME/DATE DELIVERY _____			RECEIVED BY QUALITY AIR FORWARDING, INC. TIME DATE	
			<input type="checkbox"/> SHIPPER'S DOOR <input type="checkbox"/> CITY TERMINAL			

TERMS AND CONDITIONS - This non-negotiable airbill is a contract governed by law and by the provisions on the reverse side. Such provisions, among other things, exclude or limit the carrier's liability for loss, damage or delay in certain instances.

QUALITY AIR FORWARDING, INC. EXCESS VALUE (INSURANCE)

A 50¢/PER \$100.00 CHARGE APPLIES FOR INSURANCE ON ANY GIVEN COMMODITY. VALUE AGREED TO BE \$50 PER SHIPMENT OR 50¢ PER POUND UNLESS EXCESS VALUE DECLARED. EXCESS VALUE CHARGE WILL BE COMPUTER AT 50¢ PER \$100 OF THE EXCESS.

TERMS AND CONDITIONS

The property described above, 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 said property over all or any portion of said route to destination, and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all the terms and conditions of the Uniform Domestic Straight Bill of Lading set forth (1) in Official, Southern, Western and California Freight.

Classifications in effect on the date hereof, if this is a rail or rail-water shipment, or (2) in the applicable motor carrier classification or tariff if this is a motor carrier shipment.

Shipper hereby certifies 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 tariff which governs the transportation of this shipment and the said terms and conditions are hereby agree to by the shipper and accepted for himself and his assigns.

If Dimensional Weight applies under tariff rule, show dimensions in inches on Bill of Lading, thus: Length X Width X Depth ÷ 194 = Dimensional Weight.

OTHER CHARGES

Quality Air Forwarding Inc. reserves the right to access other such charges that may be incorporated in local tariffs but not limited to inside delivery, dockside delivery, charges for waiting time, special pickup and/or delivery, signed delivery receipt, etc.

CONCEALED DAMAGE-CARRIER LIABILITY TIME LIMITS--CARRIER LIABILITY

1. Concealed Damage claims require notification to the carrier within 15 days (total) after delivery date! Notification of concealed damage of loss beyond the 15 day time limits will result in denial of the claim.
2. Formal claims must be filed with the carrier within 6 months after delivery date. Failure to file formal claim within the limitations (time) noted will result in denial of the claim.
3. The shipper and the consignee shall be liable, jointly and severally, for all unpaid charges payable on account of a shipment pursuant to applicable rules and regulations including, but not confined to, sums advanced or disbursed by Quality Air Forwarding Inc. on account of such shipment.
4. If the Consignee-recipient refuses to pay the collect charges, refuses delivery, or cannot be contacted to effect the delivery of the shipment, the shipper shall assume all responsibility for any and all charges not paid by the recipient.