VDC

Shipper signature:

YRC employee signature:

Thank you for using YRC FREIGHT (RDWY)! Exhibit Shipment								Place PRO label here.								
Date:																
BOL numbe	r:				_											
From: Shipper name (Exhibitor)								To: Consignee name								
Address:								Address:								
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Ohammaana					Death Number								De eth Mure			
Show name						Booth Number:	Show name:					Booth Num	iber:			
Invoice char	ges to (third	party):					City						State:	ZIP cod	e:	
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If going to s	show, check	one: 🗆 Adva	ance Warehou	ise:		Deliver by: /	/	□ Sho	w site:	[□ Target move	in date:	/ /			
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No. shipping	Kind of	No.	Unit of		Desert			41		01		Weight (lb)		Shipment dimensions		
units	package	pieces	measure	HM	Descri	ption of articles, special marks	anu ez	ceptions	NMFC item number	Class	Subject to co	orrection	Length	Width	Height	
EMERGE		ACT							Shipment charges	are prepa	aid unless	Tota	al			
Phone:		_	Nam	ne:		Contract #:		Note (2) D	marked collect: F			□ char	rges: \$		h0.00	
declared val The agreed exceeding	ue of the pro or declared v	perty as foll alue of the	ows: property is he	reby spec	cifically sta	cifically in writing the agreed o ated by the shipper to be not		marked and 360. If this shipr shall sign t	ad packaged as to ensure nent is to be delivered to ne following statement: may decline to make del	safe trans	portation with c	ordinary ca course on	the consign	c. 2(e) of NM	/IFC item signor	
See 49 Ú.	S.C. §1470	6 (c)(1)(A) and (B).	•		shipment may be applica		Signature o consignor:								
established	by the carrier	and are av	ailable to the	shipper o	n request.		-									
contents of carrier (the corporation of said desti	packages un word carrier b in possessior nation, if on i	known), mai being unders n of the prop ts route, oth	rked, consigne stood through perty under the erwise to deliv	ed, and d out this co e contract ver to and	estined, as ontract as t) agrees to other carrie	ted (contents and condition of s indicated above which said meaning any person or o carry its usual place of delive er on the route to said destinal generated described above but	ery tion.	to destination service to b printed or w agreed to b	y agreed as to each carri on and as to each party a e performed hereunder s ritten, herein contained, i y the shipper and accepte	t any time hall be sub ncluding the ed for hime	interested in a bject to all the one conditions o self and his ass	Il or any of conditions on the back signs.	f said prope not prohibite k hereof, wh	rty, that eve ed by law, v ich are here	ry vhether eby	
proper cond	ition for trans		ing to applical	ole intern		ccurately described above by t d national governmental regula		per snipping n					arded and a	ire in all res	pects in	
Subber cou	npany name:		Carrier		'RC F	REIGHT			Date:		r loaded by:		Shipper		Driver contain	

Mark "X" in "HM" column for hazardous materials.

H/U received:

□ Shipper

Driver: Loose pieces

Driver: pallets containing

Date:							EB BILL O				
							Pro Numbe	r:			
								ng Number:			
				0110							
	CU	ISTOMER			STOME	RORDE	R INFORMAT STORE #	ION DEPT #	# PK	GS	WEIGHT
											(lbs)
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		РАСК	AGE		CARI	RIER INF	ORMATION	DESCRIPTION			
HANDLIN QTY	IG UNIT	PACK	AGE TYPE	WEIGHT	НМ	Commodities	COMMODITY s requiring special or additio arked and packaged as to e	DESCRIPTION nal care or attention in handl nsure sale transportation with	ing or stowing ordinary care.	LTL NMFC #	ONLY CL4
				WEIGHT (lbs)		Commodities	COMMODITY s requiring special or additio arked and packaged as to e	nal care or attention in handl	ing or stowing ordinary care.		
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HANDLIN QTY					НМ	Commodities	COMMODITY s requiring special or additio arked and packaged as to e	nal care or attention in handl nsure safe transportation with	ing or stowing n ordinary care.		
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Uniform Bill of Lading Terms and Conditions

Sec. 1.

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

(b) No carrier shall be liable for any loss or damage to a shipment or for any delay caused by an Act of God, the public enemy, the authority of law, or the act or default of shipper. Except in the case of negligence of the carrier or party in possession, the carrier or party in possession shall not be liable for loss, damage or delay which results: when the property is stopped and held in transit upon request of the shipper, owner or party entitled to make such request; or 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; or from riots or strikes. The burden to prove freedom from negligence is on the carrier or the party in possession.

Sec. 2.

Unless arranged or agreed upon, in writing, prior to shipment, carrier is not bound to transport a shipment by a particular schedule or in time for a particular market, but is responsible to transport with reasonable dispatch. In case of physical necessity, carrier may forward a shipment via another carrier.

Sec. 3.

(a) As a condition precedent to recovery, claims must be filed in writing with: any participating carrier having sufficient information to identify the shipment.

(b) Claims for loss or damage must be filed within nine months after the delivery of the property (or, in the case of export traffic, within nine months after delivery at the port of export), except that claims for failure to make delivery must be filed within nine months after a reasonable time for delivery has elapsed.

(c) Suits for loss, damage, injury or delay shall be instituted against any carrier no later than two years and one day from the day when written notice is given by the carrier to the claimant that the carrier has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, no carrier shall be liable, and such claims will not be paid.

(d) Any carrier or party liable for loss of or damage to any of said property shall have the full benefit of any insurance that may have been effected, upon or on account of said property, so far as this shall not avoid the policies or contracts of insurance, PROVIDED, that the carrier receiving the benefit of such insurance will reimburse the claimant for the premium paid on the insurance policy or contract.

Sec. 4.

(a) If 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 48 hours of the time of carrier's attempted first notification, carrier will attempt to issue a second and final confirmed notification. Such notice shall advise that if carrier does not receive disposition instructions within 10 days of that notification, carrier may offer the shipment for sale at a public auction and the carrier has the right to offer the shipment for sale. The amount of sale will be applied to the carrier's invoice for transportation, storage and other lawful charges. The owner will be responsible for the balance of charges not covered by the sale of the goods. If there is a balance remaining after all charges and expenses are paid, such balance will be paid to the owner of the property sold hereunder, upon claim and proof of ownership. (c) Where carrier has attempted to follow the procedure set forth in subsections 4(a) and (b) above and the procedure provided in this section is not possible, nothing in this section shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law. When perishable goods cannot be delivered and disposition is not given within a reasonable time, the carrier may dispose of property to the best advantage.

(d) Where a carrier is directed by consignee or consignor to unload or deliver property at a particular location where consignor, consignee, or the agent of either, is not regularly located, the risk after unloading or delivery shall not be that of the carrier.

Sec. 5.

(a) In all cases not prohibited by law, where a lower value than the actual value of the said property has been stated in writing by the shipper 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 recoverable amount for loss or damage, whether or not such loss or damage occurs from negligence.

(b) No carrier hereunder will carry or be liable in any way for any documents, coin money, or for any articles of extraordinary value not specifically rated in the published classification or tariffs unless a special agreement 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, 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 articles 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.