(Uniform Domestic Straight Bill of Lading, adopted by Carriers in Official, Southern, Western and Illinois Classification Territories, March 15, 1922, as amended August 1, 1930, and June 35, 1941.) 6-43 - IMM SETS UNIFORM STRAIGHT BILL OF LADING			
CHER .	ORIGINALNOT NEGOTIA	BLE	Shipper's No
(TINES) SOL	JTHERN PACIFIC COMPANY -	- Pacific Lines	Agent's No
PACIFIC MOTOR TRUCKING COMPANY			
RECEIVED, subject to the classifications and tariffs	in effect on the date of the issue of this Bill	of Lading	11/1
At The A A-	oung.	Jen	146, 194.7
From the property described below, in apparent good order, except as	s noted (contexts and condition of contents of package	s unknown), marked, consigned, ar	d destined as indicated below, which said
company (the word company being understood throughout this of delivery at said destination, if on its own road or its own water of said property over all or any portion of said route to destin subject to all the conditions not prohibited by law, whether pri	contract as meaning any person or corporation in posses line, otherwise to deliver to another carrier on the rou	sion of the property under the con the to said destination. It is mutual	ract), agrees to carry to its usual place of lly agreed, as to each carrier of all or any
subject to all the conditions not prohibited by law, whether pri- for himself and his assigns.	need or written, herein contained, including the conditi	for the second	eby agreed to by the shipper and accepted
Consigned to All'	apano	many succession	
Destination Casa grand State of anona County of			
Route Emal Weht	Stevers	Darison	g la
Delivering Carrier	Car Ini	tial	Car No
SERVICE DESIRED: Door to Do		Depot to Door (	). Depot to Depot ( ).
No. Pkgs. DESCRIPTION OF ARTICLES, SPECIAL	MARKS, AND EXCEPTIONS *Weight (Sub)	to Corr.) Class or Rate Check Col.	Subject to Section 7 of con- ditions, if this shipment is to
Joop mech	pana wan 10	20	be delivered to the consignee without recourse on the con-
A CONTRACTOR OF A CONTRACTOR A			signor, the consignor shall sign the following statement:
			The carrier shall not make delivery of this shipment with-
CT IT AND CONTRACTOR OF A	No. Contraction of the		out payment of freight and all other lawful charges.
			(Signature of Consignor.)
			If charges are to be pre- paid, write or stamp here,
			"To be Prepaid."
	C. States		
			Received \$
	1		charges on the property de- scribed hereon.
		The state	
Collect On Delivery \$	For Accou	int Of And Remit To	Agent or Cashier.
<b>C1</b>			Per
Street,       City,       State         C. O. D. Charge to be Paid By:       Consignee ( ).       Shipper ( ).			(The signature here acknowl- edges only the amount prepaid.)
*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 per			
- m. pakashis	Shipper, J	REIV	Agent
Per	Į_ Pe	er	- 6 MA
Permanent postoffice address of shipper     (This Bill of Lading is to be signed by the shipper and agent of the carrier issuing same.)			

## 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 dumage thereto, except as hereinalier provided.

(b) No carrier or party in possession of all or 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 carrier or party in possession of all or 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 carrier or party in possession of all or 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 carrier or party in possession of all or any of the property-herein described shall be liable as at common law for any loss thereof or damage thereto, except as hereinafter provided. (c) No carrier or party in possession of all or any of the property distinction or of the property of a delivery of described shall be liable as at common law for any loss thereof or damage thereto, except as hereina flow by fortils famility on life, such that of versions and any loss thereof or provided and the that of version in the carrier of law property in the property in the property of the party or provided and the property in the property of destination or of the provided except or party in possession (and the burden portice fraw and the property in the property in the provide of the carrier or party in possession for any loss thereof or prove fraw and the property in the property in possession (and the burden ports) for the carrier or the arrier or carrier or party in possession (and the burden ports) and the property in possession (and the property in possession) for any loss thereof or country damage to call, and the property is stopped and held in transit upon the request of the any prove fraw and the such request of the carrier or the property is topped and held in transit upon the request of the supperty except or party entitled to make such request, or terms in the property is the prove fraw and the property except or the such request of the suppe

erry, or for country dumage to cotion, or from inits or striket (c) In case of quarantime the property may be discharged at this and expense of owners into quarantime depot or elsewhere, as required by quarantime regulations or authorities, or for the cartier's dispatch at nearest available point in cartier's ment, and in any such case cartier's responsibility shall cases when property may be interfaced by quarantime targulations or authorities, or for the cartier's dispatch at nearest available point in cartier's ment, and in any such case cartier's responsibility shall cases when property is so discharged, or property may be returned by cartier at dware's expresse to shiftpan point, earning freight both wars. Quarantime expenses of unique on an in any such case cartier's responsibility shall cases when property is and be been done by quarantime target cauborities even though the same may have been done by cartier's dilents, company, and or differs, or a for genesis, and for detention, less, or diamage of any kind accessioned by quarantime the entries them they cartier shall be black or officers, or a loward is available except in case explained to pay by treasen of the introduction of the property or the cartier's dispatch into any information time into any information the cartier's house dispatch at the property acid property by any particular genesis. Or follows as to quarantime targulations. The shipper shall hold be cartier's harmles tow any sequence that any information or such property may incrucial case property by any cartier or bound to transport cased property by any particular property by any cartier or such be accessible dispatch. The property any cartier at such property and the property acid starget or the classification. In this for any particular antikes or devia the actual back the property acid starget and the property acid cases not prohibile by law where a lower value that means the property acid by the classification or target they acid cases and property by any cartier athe acid actid (c) In ca judgment, and or kind upon ulations of a

said p

(b) As a condition precedent to recovery, claims must be filed in writing with the receiving or delivering carrier, or carrier issuing this bill of lading, or carrier on whose line the loss, damage, injury or delay occurred, within nine months after delivery of the property (or, in case of export traffic, writin nine months after delivery at port of export) or, in case of carrier on whose delivery, then within nine months after a reasonable time for delivery has elapsed; and suit shall be instituted against any carrier only within two years and one day from the day when notice in writing is given by the carrier to the delivery at the receivance and the foreigning provisions, no carrier hereunder shall be liable, and such claims will not be poid.

(c) Any carrier on party liable on account of loss of or damage to any efficient property shall have the full benefit of any insurance that may have been effected upon or an account of said property, so for as this shall not avoid the policies or contracts of insurance. Frovided, That the carrier reinburse the claimant for the premium or all thereon.

tracts of insurance. Forvided, that the carrier relatives the claimant for the prenum paid thereas. Sec. 5. Except when such service is required as the result of carrier's neglences, oil property shall be subject to necessary cooperage and balling at owner's cast. Each carrier over whose route cotton inters is to be transported here-under shall have the privacy of the ven cost and risk. Of compressing the same for greater convenience in handling or forwarding, and shall not be held responsible for deviation or unavoidable delays in procume whose route cotton linters is to be transported here-under shall have the privacy of the ven cost and risk. Of compressing the same for greater convenience in handling or forwarding, and shall not be held responsible for deviation or unavoidable delays in procume video contains with the same kind and greade without the subject to subject of the same kind and greade without Sec. 4. (a) Property not removed by the party entitled to require it to delivered shall be balled to a lone for deviation to reading to the party entitled to require it to delivered by tariffs levaluly on the here of dept. Here, and differ property of claimant for the party of delivery of the party entitled to require its property of advected by tariffs levaluly on the here of dept. Here, and the property of claimant for the party of delivery of the long of dept. Here, and the property of delivery of the levalue or place of delivery of the carrier, subject to the tariff charges in the levalue or place of delivery of the carrier, subject to the tariff charges including or responsed to the carrier and subject to a levalue of the carrier is a subject of the levalue of the carrier, and subject to a levalue of the carrier, and subject to a levalue of the carrier and sub

(c) When ensure that out the contrast due degree to that here in the same of entry when the same of interest in the same of the contrast end of the same of the sa

(c) Where perishable property which has been transported hereunder to destination is relused by contignee, or party entitled to receive it, or said consignee or party entitled to receive it shall fail to receive it promptly, the carrier may, in its discretion, to prevent deterioration or further deterioration, sell the same to the best advantage at prival or public sale. **Provided**, That it time serves for notification to the consignor or owner of the relused of the property or the failure to receive it and traces. Before the property is obd.

(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 contrued to abridge the right of the carrier at its options to sell the property under such efficiencies and in such mammer as may be authorized by law

(a) The proceeds of gay sole mode under has section shall be applied by the carrier to the popument of fieldh, demurrage, storage, and any other lawful, charges and the exposes of noice, advertisement, sole, and other necessary expense and of carrier for an annihiling it propert or to the popument is the source securities special expense. and should here be a balance it shall be prive to the property it will be adverted by the source securities special expense. The source securities are adverted by the source securities and the sour (i) Fromerty destined to or taken from a station, wharf, or landing at which there is no regularly appointed freight agent shall be entitively at six to the owner ofter undiaded from costs or vessels or until loaded into cars or vessels or until loaded into cars or vessels, and, except in case of carrier's negligence, when received from or delivered to such stations, whore or landings shall be at owner's risk until the cars are attached to and after they are detached from loccmolive or train or until loaded into and after unloaded from vessels.

Sec. 5. No carrier hereunder will carry or be liable in any way for any documents, specie, or for any articles of extraordinary value not specifically rated in the published classifications or tariffs unless a special agreement to do so and a stip-ulated value of the articles are indoreed hereon.

Sec. 8. Every party whether principal or opent, shipping problemes or demonstrates oped, without previous full written disclosure to the carrier of their nature shall be liable for and indemnity the carrier against oil loss or damage caused by

nd average, if any, and all other lawful charges accruing or i by his bill of lading until all tariff rates and charges the

(1) is also the consignee named in the bill of lading and, prior to the time of delivery, notifies, in writing, of delivering carrier by railing property, and (c) that delivery is to be made to such party only upon pryvinet for sufficient and the individual for the transport. Nothing herein shall limit the right of the corrier to require at time of shipment the prepayment or guarantee of the charges. If upon inspection it is ascertained that the articles shipped are not-those described in this bill of lading, the freight charges must be paid upon the articles actually shipped.

is made by a common carrier by water the foregoing provisions of this section shall apply, except as may be inconsistent with Part III of the Interstate Commerce Act.

Sec. 3. If this bill of locating is issued on the order of the shipper, or his agent, in exchange or in substitution for another bill of lodaing, the shipper's signature to the prior bill of lodaing are to the statement of values or attempts, and the considered of a part of this bill of lodaing is substitution or in a connection with this bill of lodaing.

Sec. 5. (a) If all or any part of said property is carried by water over any part of said route, and loss, damage or injury to said property occurs while the same is in the custody of a carrier by water this bill of lading being such bill of lading if the groperty is transported by such water carrier the understand by cad under the laws and regulations applicable to transport of the water carrier by water water the United States approach to the carrier to the water carrier by water water of the United States and by the bill of lading of the carrier by water water water water and by and of the carrier by water w

(b) No what use out of county because use to be lable for any loss of damage of the currier by water shall be lable. For any loss of damage resulting from any line happening to or an board the vessel, or from explosion, bursting of ballers or breakage of shalls, unless caused by the design or neglect of such currier. (c) It the owner shall have exercised due diligences in making the vessel in all respects seaworthy and properly manned, equipped, and supplied, no such carrier shall be liable for any loss or damage whether existing of from could be design on collision, stranding, or other accidents of non-properly marking developed, and use piled, no such carrier shall be liable for any loss or damage existing of from could be developed and use piled. The such carrier shall be liable for any loss or damage whether existing of from could be developed. The currier shall be liable for any loss or damage of her very and a damage of the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and be to be any of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the second of the very and be to be developed and the very and

(c) General Y ordy hall be payedle according to the York-Antwerp Rules of 1924, Sections 1 to 15, inclusive, and Sections 17 to 22, inclusive, and as to matters not covered thereby according to the laws and usages of the Port of New York. If the ownars-sholl are exercised due diligence to make the vessel, in all respects secworthy and properly manned, equipped and supplied, it is hereby agreed that in case of danger, damage or disater resulting from fails or errors in available. The ownars-sholl are vessel, or from any letter or other delects in machinery or apprentiances, or from unsavorthines, whether existing at the vessel, there of the deleters in the vessel, the here here deleters in a consignees and/or owners of the cargo sholl neverthies year advage and any social charges incurred in respect of the component that we here advect or the component of the payment of any secrifices. Uses or appendix of available contribute with the shippers. The cargo sholl neverthies pay advage and any social charges incurred in respect of the cargo, and shall contribute with the shippers. The cargo sholl neverthies pay advage and any social charges incurred in respect of the cargo, and shall contribute with the shippers.

(e) If the property is being carried under a family which provides that any carried or carrier party thereas a local data in an any carried or any carried or carrier party thereas shall be included a plant.
(e) If the property is being carried under a family which shall be regarded as incorporated into the carrier and the modified in accord-ence with the tarriff provides that had be regarded as incorporated into the constituted as including lighterage in a carcine three, when performed by or on behalf of rail carriers.

Sec. 10. Any alteration, addition, or example 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 diata to the articular tensor. (Revised June 15: 1941)

UNIFORM STRAIGHT CLASSIFICATION &