STRAIGHT BILL OF LADING ORIGINAL - NOT NEGOTIABLE

Shipper No. ___

			Carrier No Date			
		Name of Carrier:				
FROM: Shipper			TO: Consignee			
Street			Street			
Origin			Destination			Vehicle Number
Emergency Phone No.	Respon	se	Route			Subject to section 7 of conditions applicable bill of lading, if the shipment is to be delivered to the consignee with-
No. Packages	НМ*	Kind of Packaging, Description of Articles, Special Marks and Exce	eptions	Weight (subject to correction)	Rate	out recourse on the consignor, the con- signor shall sign the following statement. The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.
						Per (Signature of Consignor) If charges are to be prepaid, write or stamp here, "To be Pre-paid."
						Received \$
						Agent or Cashier Per
						the amounts prepaid.) Charges Advanced:
						\$
material with a	ppropriat	ardous materials include the technical or chemical name for the UN or NA number as defined in US DOT Emergency Commun of incident or accident in box above.				C.O.D SHIPMENT
agreed or declare	d value of ti	ependent on value, shippers are required to state specifically in writing the property. of the property is hereby specifically stated by the shipper to be not exceeding	This is to certify that the above named materials are properly classi- fied, described, packaged, marked, and labeled, and are in proper con- dition for transportation according to the applicable regulations of the Department of Transportation.			C.O.D. AMT Collection Fee Total Charges
\$	per_		Signature			
of contents of pac- sion of the proper each carrier of all subject to all the E Shipper hereby of his assigns.	kages unkn ty under the or any of sa Bill of Lading certifies that	classifications and lawfully filed tariffs in effect on the date of the issue of this own), marked, consigned and destined as indicated above which said carrier a contract) agrees to carry to its usual place of delivery at said destination if cald property over all or any portion of said route to destination and as to each a terms and conditions in the governing classification on the date of shipments the is familiar with all Bill of Lading terms and conditions in the governing classification.	(the word carrier being on its route, otherwise of party at any time inte desification and the said	ng understood throughout the to deliver to another carried trested in all or any said product terms and conditions are h	is contract as meaning a r on the route to said des perty, that every service pereby agreed to by the s	iny person of corporation in posses- stination. It is mutually agreed as to to be performed hereunder shall be chipper and accepted for himself and
oral or written con	tract, promi	der this Bill of Lading is subject to the classifications and lawfully filed tariffs in se, representation or understanding between the parties with respect to this fi both parties to the contract.	reight, except to the e.			
SHIPPER			CARRIER			

PER

DATE

PER

^{*} HAZARDOUS MATERIALS MARK WITH "X" TO DESIGNATE HAZARDOUS MATERIALS AS REFERENCED IN 49CFR § 172.202.