STRAIGHT BILL OF LADING - SHORT FORM							
McDonald's McDonald-Cart				•		McDonald's	
			dba McDonald's Delivery ox 1291, Warsaw, IN 46581			same day <u>make</u> DELIVERY	
(574) 268-2678 dispatch@mcdonaldsdelivery.net							
SHIP FROM							
Origin:	rigin:				Shipper's Signature:		
Address:							
City, State:	ty, State:				Date & Time:		
	Zip:						
SHIP TO							
Destination:	Destination:				Receiver's Signature:		
Address:	Address:				1		
City, State:	City, State:				Date & Time:		
Zip:							
DRIVER NAME:				TRUCK/TRAILER#:			
Item Description			Boxes	Skids	Weight (lbs)	Customer PO Number	
GF	GRAND TOTAL						
						ed above in apparent good order, except as noted	
(contents and conditions of contents of packages unknown), marked consigned and destined as indicated above 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							
				-		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 the bill of lading terms and conditions in the governing classification on the date of shipment. Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and							

conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

CONTRACT TERMS AND CONDITIONS

Contract terms and constructions and 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 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 shrinkage. The carrier's liability shall be that of warehouseman, only, for loss, damage, or delay caused by the Act of God, the public enemy, the authority of sent or given, and after placement of the property for editivery at destination, or tended for export) has been duly sent or given, and after placement of the property for editivery at destination, or tender of delivery of the property to party entitled to receive it, has been made. Except in case of negligence, no carrier or party in possession of all or any tofs thereof or party in possession shall not be liable for leads, or delay caused by 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 carrier's negligence, no carrier or party in possession of all or any of the property herein described shall be liable for delay caused by highway obstruction, faulty or impassable highway, or lack of capacity 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 expense into quarantine depot or elsewhere, as required by quarantine regulations or authorities, or for the carrier's dispatch at nearest available point in carrier's judgement, and in any such case carrier's responsibility shall cease when property is so discharged, or property may be returned by carrier shall not be liable for loss or damage freedom. For devine a defave to refer eag many and be property have been done by carri

or officers, as to quarantine laws or regulations. The shipper shall hold the carriers harmless from any expense they may incur, or damages they may be required to pay by reason of the introduction of the property covered by this contract into any place against the quarantine laws or regulations in effect at such place. Sec. 2. (a) No carrier is bound to transport said property by any particular schedule, train, vehicle or vessel, or in time for any particular market or otherwise than with reasonable dispatch. Every carrier shall have the right in case of physical necessity to froward 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 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 than actual value 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, claims must be filed in writing gwith the receiving or delivering carrier, or carrier is using this bill of lading, or carrier on whose line the loss, damage, injury or delay occurred, within nine months after a reasonable time for delivery of the property or, in the case of export traffic, within nine months after a reasonable time for delivery has elapsed; and suits shall be instituted against any carrier on the the carrier of adjurne to reading the calibrate of the property or pains the calibrate of the property or not the property or pains and carrier or a pain that the carrier delivery has elapsed; and suits shall be instituted against any carrier on paint of deliver or any part carrier or page the paint with the parent part of export) or, in case of failure to make delivery, then within nine months after a reasonable time for delivery to read the paint of propet

the day when notice in writing is given by the carrier to the claimant that the carrier has disallowed the claim or any part or parts thereof 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

(c) Any earner or party liable on account of 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 reimburse the claimant for the premium paid thereon.

Sec. 3. Except where such service is required as the result of carrier's negligence, all property shall be subject to necessary cooperage and bailing at owner's cost. Each carrier 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 responsible for deviation or unavoidable delays in procuring such compression. Grain in bulk consigned to a point where there is a railroad, public or licensed elevator, may (unless expressly noted herein, and then if it is not promptly unloaded) be there delivered and placed with order grain of the same kind and grade without respect to ownership (and prompt notice thereof shall be given to the consignor), and if so delivered shall be subject to subject to necessary constraints.

a lien for elevator charges in addition to all other charges hereunder. Sec. 4. (a) Property not removed by the party entitled to receive it within the free time (if any) allowed by tariffs, lawfully on file (such free time to be computed as therein provided), after notice of the arrival of the property at destination or at the port of export (if intended for export) has been duly sent or given or given and the property to the party entitled to receive it has been made, may be kept in vessel, vehicle, car, depot, warehouse or place of business of the carrier, subject to the tariff charge for storage and to carrier's or delivery of the property to the party entitled to receive it has been made, may be kept in vessel, vehicle, car, depot, warehouse or place of business of the carrier, subject to the tariff charge for storage and to carrier's of the proventy at the carrier subject to the tariff charge for storage and to carrier's and to carrier's of the provided to the tariff charge for storage and to carrier's and to carrier's and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage and to carrier's the port of the provided to the tariff charge for storage an to delivery of the party initiated to receive it has been finade, may be repoved to and stored, carl, depot, waterlouse of place of business of the carrier, subject to the party initiate for storage for storage and to carrier's responsibility as warehouse at the point of delivery or other available point, then in other available storage facility; at cost of the owner, and there held without liability on the part of the carrier, and subject to a lien for all freight and other lawful charges, including a reasonable charge for storage. In the event consignee cannot be found at address given for delivery, then in that event, notice of the placing of such goods in warehouse shall be mailed to the address given for delivery, then in that event, notice of the placed, subject to the provision of this paragraph. (b) Where nonperishable property which has been transported to destination hereunder is refused by consignee of the party entitled to receive it upon tender of delivery, or said consignee or party entitled to receive it fails to receive or claim within 15 days after notice of arrival shall have been duly sent or given, the carrier may sell the same at public auction to the highest bidder, at such place as may be designated by the address by the same at public auction to the highest bidder, at such place as may be designated by the address by the same at public auction to the highest bidder, at such place as may be designated by the place is an address by the same at public auction to the highest bidder, at such place as may be designated by the address by the same at public auction to the highest bidder, at such place as may be designated by the place is a same at public auction to the highest bidder, at such place as may be designated by the address place and the same at public auction to the highest bidder, at such place as may be designated by the address place as the place as may be designated by the address by the addr

by the carrier. PROVIDED, That the carrier shall have first mailed, sent, or given to the consignor notice that the property has been refused or remains unclaimed, as the case may be, and that it will be subject to sale under the terms of the bill of lading if disposition be not arranged for, and shall have published notice containing a description of the property, the name of the party to whom consigned, or, if shipped order notify, the name of the party to be notified, and the time and place of sale, once a week for two successive weeks, in a newspaper of general circulation at the place of sale or the nearest place where such newspaper is published. PROVIDED, That 30 days shall have elapsed before publication of notice of sale after said notice that the property was refused or remains unclaimed was mailed, sent or given. (c) Where perishable property which has been transported hereunder to destination is refused by consignee or party entitled to receive it, or said consignee or party entitled to receive or shall fail to receive (c) Where perishable property which has been transported hereunder to destination is refused by consignee or party entitled to receive or shall fail to receive or shall

It promptly, the carrier may, in its discretion, to prevent deterioration or further deterioration, sell the same to the best advantage at private or public sale. PROVIDED, That if time serves for notification to the consignor or owner of the refusal of the property or the failure 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 constructed 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.

(e) The proceeds of any sale made under this section shall be applied by the carrier to the payment of freight, demurrage, storage, and any other lawful charges and the expense of notice, advertisement, sale, and other necessary expense and of caring for and maintaining the property, if proper care of same requires special expense, and should there be a balance it shall be paid to the owner of the property sold hereunder

hereunder. (f) Property destined to or taken from a station, wharf, landing or other place at which there is not regularly appointed freight agent shall be entirely at risk of owner after unloaded from cars, vehicles or vessels of until loaded into cars, vehicles or vessels, and, except in case of carrier's negligence, when received from or delivered to such stations, wharfs, landings, or other places, shall be at owner's risk until the cars are attached to and after they are detached from locomotive or train or until loaded into and after unloaded from vessels, or if property is transported in motor vehicles, trailers or semi-trailers, until such trailers or semi-trailers are attached to and after they are detached from power units. Where a carrier is directed to unload or deliver property transported by motor vehicle at a particular location where consignee's agent is not

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 stipulated value of the articles are endorsed hereon.

Sec. 6. Every party, whether principal or agent, shipping 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

Sec. 5. Every party, whether principal of agent, shipping explosives of carrier against an loss or damage caused by such goods, and such goods may be varehoused at owner's risk and expense or destroyed without compensation Sec. 7. The owner or consignee shall pay the freight and average, if any, and all other lawful charges accruing on said property; but, except in those instances where it may lawfully be authorized to do so, no carrier shall deliver or relinquish possession at destination of the property covered by this bill of lading until all tariff rules and charges thereon have been paid. The consignor shall be liable for the freight and all other lawful charges, except that if the consignor stipulates, by signature, in the space provided for that purpose on the face of this bill of lading that the carrier shall not make delivery without requiring guch payment, the consignor (except as hereinafter provided) shall not be legally liable for such charges. PROVIDED, That a consignee shall not be liable for transportation charges (beyond those billed against him at the time of delivery for which he is otherwise liable) which may be found to be due after the property has been delivered to him subject to all of the following conditions: to all of the following conditions;

(a) The shipper or consignor has instructed the carrier to deliver the property to a consignee other than the shipper or consignor, and

(a) The shipper or consignor has instructed the carrier to deliver the property to a consignee other than the shipper or consignor, and
(b) The consignee is an agent only and has no beneficial title in the property and
(c) Prior to delivery, the consignee has notified the delivering carrier in writing that he is only an agent and has no beneficial title in the property, and
(d) In cases where the shipment has been reconsignee or diverted to a point other than that specified in the bill of lading, the consignee has notified the delivering carrier in writing that he is only an agent and has no beneficial title in the property, and
(d) In cases where the shipment has been reconsignee is not liable for certain transportation charges in accordance with this provision and the preceding conditions, the shipper or consignor, or, in the case
of a shipment so reconsigned or diverted as specified in condition (d) the beneficial owner shall be liable for such additional charges.
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 to the prior bill of lading as to the statement of value or otherwise, or election of common law or bill of lading liability, in or in connection with such prior bill of lading.

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 and loss, damage, or injury to said property occurs while the same is in the custody of a carrier by water the liability of such carrier shall be determined by the bill or lading of the carrier by water (this bill of lading being such bill of lading the property is transported by such water carrier therewither or with this section when this bill of lading being such bill of lading of the carrier by water the protection of limited liability as well as the following subdivisions of this section, and to the conditions contained in this bill of lading not inconsistent therewith or with this section when this bill of lading becomes the bill of lading to the carrier by water. (b) No such carrier by water shall be liable for any loss or damage resulting from any fire happening to or on board the vessel, or from explosion, bursting of boilers or breakage of shafts, unless caused by the design or neglect of such carrier.

(b) No such carrier.
(c) If the owner shall be lable to lark joss of damage resulting from any line happening to of the bad the vessel, of non-explosion, but stating of bolies of bleakage of shalls, these caded by the design or neglect of such carrier.
(c) If the owner shall have exercised due diligence in making the vessel in all respects seaworthy and property manned, equipped and supplied, no such carrier shall be liable for any loss or damage resulting from the perils of the lakes, seas, or other waters, or from latent defects in hull, machinery, or appurtenances whether existing prior to, at the time of, or after sailing, or from collision, stranding, or other accidents of navigation, or from prolongation of the voyage. And, when for any reason it is necessary, any vessel, carrying any or all of the property herein described shall be at liberty to call at any port or ports, in or out of the customary route, to tow and be towed, to transfer, tranship, 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 in case of negligence such carrier shall not be responsible for any loss or damage to property if it be necessary or is usual to carry the same upon deck.
(d) General Average shall be payable according to the York-Antwerp Rules of 1924, Section 1 to 15, inclusive, and Sections 17 to 22, inclusive, and supplied, it is hereby agreed that in case of dagge or disaster 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 appurtenances, or from unseaworthiness, whether existing at the time shipment or at the beginning of the voyage (provided the latest or other defects of the unseaworthiness was not discoverable by the exercise of due diligence), the shippers, consignees and/or owners of a general average nature that may be made or incurred for th

shall be enforceable according to its original tenor.