



3163601 MANITOBA LTD.
 7-45 BEGHIN AVENUE
 WINNIPEG, MB R2J 4B9
 (204) 222-6289

MANITOBA BILL OF LADING

NOT NEGOTIABLE

B/L #

SCHEDULE "A"

1. CONSIGNOR OR AGENT (NAME & ADDRESS) 7. CONSIGNEE (NAME & ADDRESS) 9. NOTIFY PARTY – CUSTOMERS BROKER 10. POINT OF ORIGIN →	2. CONSIGNOR'S ACCT NO 5. NAME OF CARRIER	3. DATE	4. CONSIGNOR'S REF NO. 6. CARRIER'S REF NO.
11. DESTINATION AND ROUTE			8. Received at the point of origin on the date specified from the consignor herein, the property herein described, in apparent good order, except as noted (contents and conditions of contents of package unknown) marked, consigned and destined as indicated below, which the carrier agrees to carry and to deliver to the consignee at the said destination, it on its own authorized route or otherwise to cause to be carried by another carrier on the route to said destination, subject to the rates and classification in effect on the date shipment. It is mutually agreed, as to each carrier of all or any of the goods over all or any portion of the route to destination, and as to each party of any time interested in all or any of the goods, that every service to be performed hereunder shall be subject to all the conditions not prohibited by law, whether printed or written, including conditions on back hereof, which are hereby agreed by the consignor and accepted for himself and his assigns. 12. DECLARED VALUATION \$ _____ MAXIMUM LIABILITY OF \$2.00 PER POUND OR \$4.41 PER KG. UNLESS DECLARED VALUATION STATES OTHERWISE (CONDITIONS 9 AND 10 ON BACK).

13. MARKS & NUMBERS*	14. TOTAL NO. OF PACKAGES*	15. GEN. DESCRIP OF SHIPMENT	16. VEHICLE NO*	17. TOTAL WEIGHT AND CUBAGE		
16. NUMBER AND TYPE OF PKGS	19. PARTICULARS OF GOODS, MARKS AND EXCEPTION		20. WEIGHT	21. RATE	22. AMOUNT	23. FREIGHT CHARGES COLLECT <input type="checkbox"/> PREPAID <input type="checkbox"/> FREIGHT CHARGES WILL BE COLLECT UNLESS MARKED PREPAID 24. IF AT CONSIGNOR'S RISK WRITE OR STAMP HERE 25. C.O.D. SHIPMENT COLLECTION CHARGES COLLECT <input type="checkbox"/> PREPAID <input type="checkbox"/> AMOUNT C.\$

26. SPECIAL AGREEMENT BETWEEN CONSIGNOR & CARRIER → ADVISE HERE 27. NOTICE OF CLAIM a) No carrier is liable for loss, damage or delay to any goods carried under the Bill of Lading unless notice thereof setting out particulars of the origin, destination and date of shipment of the goods and the estimated amount claimed in respect of such loss, damage or delay is given in writing to the originating carrier or the delivering carrier within sixty (60) days after the delivery of the goods or, in the case of failure to make delivery, within nine (9) months from the date of shipment. b) The final statement of the claim must be fixed within nine (9) months from the date of shipment together with a copy of the paid freight bill.			COLLECTION CHARGES 0,\$ TOTAL 0.\$ 26 INBOUND* 0.\$ 29 BEYOND* 0.\$
30. N.B. NOTE CAREFULLY CONDITIONS ON BACK HEREOF WHICH ARE HEREBY ACCEPTED			31. OTHER (SPECIFY)* \$ \$ \$
32. CONSIGNOR _____ DATE * _____ PER _____	33. CARRIER _____ DATE * _____ PER _____	34. CONSIGNEE _____ DATE * _____ PER _____	35. TOTAL CHARGES \$

WHITE – OFFICE

YELLOW – CONSIGNEE

PINK - SHIPPER