PUCO No.
Salesman G/L_____

BILL OF LADING te whether Hourly or Weight Basis)

(Indicate	whether	r Hourl	y or	Weigh	t Basis
	RLY BA				

Invoice No:

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SHIPPER/CONSUMER									E CONSIGNEE									
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A R	1.5 cubic feet	-											4		\mathcal{A}			MER /
т -	3.0 cubic feet																	CONSUMER AGREES THAT TITLE TO ALL PACKING MATERIAL PASSES TO CUSTOMER BEFORE ANY USE OF SUCH MATERIAL IS MADE UPON DELIVERY AT ORIGIN.
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S	6.5 cubic feet												+					PA EM EM EM
t	Wardrobe Ctn.												\top					ATER
M C	Crib																	SIAN
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R O	Double (To 54" x 75")												\perp					E UPC
SN	QUEEN KING (Over 54" x 75")																	NATE NATE
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			R LOST OR DAMAG			\rightarrow	I	Pick Up Delivery					+			+		
he co	CUSTOMER MUST PER nsumer warrants that no item					listed.	O R	Warehouse	e Handling				\dashv			+		
he consumer warrants that no items of extraordinary value are being transported unless specifically listed, ems of extraordinary value are defined as items with a value in excess of one hundred (\$100.00) per pound.					Α	Storage Va												
) I agree to MINIMAL reimbursement for lost or damaged goods. I understand and accept that I will be reimbursed for lost or damaged goods at a minimal amount not exceeding sixty cents per pound per article.					G E	Storage					\bot			<u> </u>				
: VNII	DO NOT CHOOSE MINIMUM REI												\dashv			<u> </u>		
	AND WILL BE CHARGED FOR TH			. 7 HE ENVENIENT	JOOT HEIMIDUN	J.							\dashv			+-		
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) the estimated value of the entire load) the estimated value of only a portion; applicable portion identified on higher value declaration (Attachment)									COD:		very iii	the lonn	Oi Cas	311 01 0	51 tilleu	iuiius.		
I accept reimbursement equal to the <u>REPLACEMENT COST</u> of lost or damaged goods. I declare a total replacement value of the shipment to be \$ or a minimum of six dollars per pound times the weight of the shipment, whichever is greater. I understand that total reimpound times the weight of the shipment, whichever is greater. I understand that total reimpound times the weight of the shipment, whichever is greater.																		
						Address:												
bursements for lost or damaged goods shall not exceed this declared value.) I understand that failure to disclose any article valued at greater than one hundred dollars per pound may limit the carrier's reimbursement liability to this maximum per article.) I choose a deductible of \$100 \$250 \$500 \$against any reimbursement					City ST Zip													
					Statement Cardholder Name:													
	for lost or damaged go		ne do not constitut	accordance of the	e actimate		Crec	dit Cards	Card Number:					j LLIL			L	
	The consumer's initials in				s estimate.			cepted:	Expires (MM/Y									
DELIVERY ACKNOWLEDGEMENT Shipment was received in apparent good condition except as noted on Inventory and services ordered were performed.						Visa N Other	MasterCard	Amount Charge Authorization N					-					
	•						I autho	rize the above	e named carrier to ch	arge my cr								
SIGN	NED:(Consignee))		DATE:_			on my	household go	oods move. I also agreegulations of the U.S.	ee that I an	n obligate	d to pay all tra	ansporta	ation and	related ch	narges in a	ccorda	
In the event that the shipment is placed in permanent storage, provisions									-					_				
	of the Warehouse Receipt shall apply							Cardholder Signature:Date										

CONTRACT TERMS AND CONDITIONS

This contract is subject to all the rules, regulations, rates and charges as stated on the carrier's estimate

SECTION 1: The carrier shall not be held liable for any conditions listed in paragraphs (a) thru (k) regardless of any declared value stated on the face of this estimate/bill of lading:

- (a) For condition or flavor of perishable articles, objects of art, documents, currency, money, jewelry, watches, trading stamps, credit cards, precious stones, business records, computer hard drives and computer disks or articles of extraordinary value which are not specifically listed on attachments to the estimate, and loss or damage caused by or resulting;
- (b) From and act, omission or negligence of shipper.
- (c) From insects, moth, vermin and ordinary wear and tear.
- (d) From defect or inherent vice of the article, including susceptibility to damage because of atmospheric conditions such as temperature and humidity or changes therein;
- (e) From (1) hostile or warlike action in time of peace or war, including action in hindering, combating or defending against an actual, impending or expected attack (A) by any government or sovereign power, or by any authority maintaining or using military, naval or air forces; or (B) by military, naval or air forces; or (C) by an agent of any such government, power, authority or forces: (2) any weapon of war employing atomic fission or radioactive force whether in time of peace or war; (3) insurrection, rebellion, revolution, civil war, usurped power, or action taken by governmental authority in hindering, combating, or defending against such an occurrence, seizure or destruction under quarantine or customs regulations, confiscation by order of any government or public authority or risks of contraband or illegal transportation or trade;
- (f) From strikes, lockouts, labor disturbances, riots, civil commotions, or the acts of any person or persons taking part in any such occurrence or disorder.
- (g) From Acts of God.
- (h) Should the consumer wish to increase the amount of reimbursement under this section, coverage may be available on a negotiated basis.
- (i) The carrier reserves the right to repair damaged goods as a first course of action prior to reimbursement.
- (j) The consumer warrants that no items of extraordinary value are being transported unless specifically listed. Items of extraordinary value are defined as items with a value in excess of one hundred (\$100.00) per pound.

SECTION 2: The carrier shall not be liable for delay caused by highway obstruction, or faulty or impassable highways, or lack of capacity of any highway, bridge or ferry, or caused by breakdown or mechanical defect of vehicles or equipment, or from any cause other than negligence of the carrier nor shall the carrier be bound to transport by any particular schedule, means, vehicle or otherwise than with reasonable dispatch. Every carrier shall have the right in case of physical necessity to forward said property by any carrier or route between the point of shipment and the point of destination.

SECTION 3: Consumer shall:

- (a) Be liable for any and all charges stated on the estimate and pay therefor,
- (b) and indemnify carrier against loss or damage caused by inclusion in the shipment of explosives or dangerous articles or goods.

SECTION 4: If for any reason other than the fault of carrier, delivery cannot be made at address shown on the face hereof, or at any changed address of which carrier has been notified, carrier, at its option, may cause articles contained in shipment to be stored in a warehouse selected by it at the point of delivery or at other available points, at the cost of the owner, and subject to a lien for all accrued tariff and other lawful charges.

SECTION 5: As a condition precedent to recovery, a claim for any loss or damage, injury or delay, must be filed in writing with carrier within sixty (60) days after a reasonable time for delivery has lapsed. The carrier must acknowledge receipt of your claim within fifteen days after receiving it and must respond to you within thirty days. Suit must be instituted against carrier within (2) years and one (1) day from the date when notice in writing is given by carrier to the claimant that carrier has disallowed the claim of any part or parts thereof specified in the notice. Where a claim is not filed or suit is not institute thereon in accordance with the foregoing provisions, carrier shall not be liable and such a claim will not be paid.

Pursuant to 4901:2-19-08(D)(16) "You have a minimum of sixty days from the date of the move to file a claim for any damaged or missing goods. The carrier must acknowledge receipt of your claim within fifteen days after receiving it and must respond to you within thirty days. If your complaint is not resolved after you have called the carrier, you may contact the public utilities commission of Ohio (PUCO) for assistance at 1-800-686-7826 (toll free) from eight a.m. to five p.m. weekdays, or at http://www.puco.ohio.gov. Hearing or speech impaired customers may contact the PUCO via 7-1-1 (Ohio relay service).

SECTION 6: If shipment is refused by consignee at destination, or if shipper, consignee or owner of property fails to receive or claim it within fifteen (15) days after written notice by United States mail addressed to shipper and consignee at post office addresses shown on face hereof, or if shipper fails or refuses to pay lawfully applicable charges in accordance with carrier's applicable tariff, carrier may sell the property at its option, either (a) upon notice in the manner authorized bylaw, or (b) by public auction to highest bidder for cash at a public sale to be held at a time and place named by carrier, thirty (30) days notice of which sale shall have been given in writing to shipper and consignee, and there shall have been published at least once a week for two successive weeks in a newspaper of general circulation at or near the place of sale, a notice thereof containing a description of the property as described in the bill of lading, and the names of the consignor and consignee. The proceeds of any sale shall be applied toward payment of lawful charges applicable to shipment and toward expenses of notice, advertising, and sale, and of storing, caring for and maintaining property prior to sale, and the balance, if any shall be paid to owner of property; PROVIDED that any perishable articles contained in said shipment may be sold at public or private sale without such notices, if, in the opinion of carrier, such action is necessary to prevent deterioration or further deterioration.