Form 18 Standard-Small (JJC-7-76-88M Sets)

(Uniform Domestic Streight Bill of Lading, adopted by carriers in Official, Southern, Western and Illinois Classification territories, March 15, 1922, as amended August 1, 1930, and June 15, 2941.)

# UNIFORM STRAIGHT BILL OF LADING - NOT NEGOTIABLE

Shipper's	No
Agent's N	lo

# The Atchison, Topeka and Santa Fe Railway Company

RECEIVED, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading.

nsigned to			ess or cons	gnee-r	or purposes of notification only.)
stination	State of			County	of
ute		<u> </u>			
livering Carrie	r	Car Initial			Car No
No. Pkgs.	DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	* Weight (Sub. to Correction) CI	lass or Rate	Check Col.	Subject to Section 7 of conditions, if the shipment is to be delivered to the consign without recourse on the consignor, the consignor shall sign the following statement. The carrier shall not make delivery of this shipment without payment of freign and all other lawful charges.
					(Signature of consignor.)
					If charges are to be prepaid, write stamp here, "To be Prepaid."
					Received \$ to apply in prepayment of the charges the property described hereon.
					Agent or Cashier.
					Per(The signature here acknowledges on
If the shipment move	es between two ports by a carrier by water, the law requires that the bill of la	ding shall state whether it is "carrie	er's or shipper's	weight."	the amount prepaid.)  Charges advanced:
NOTE -Where the r	ate is dependent on value, shippers are required to state specifically in v	writing the agreed or declared valu	ue of the prop	erty.	\$
agreed or deciated Asin	e of the property is hereby specifically stated by the shipper to be not exceeding_	hei hei			<b>***</b>

#### CONTRACT TERMS AND CONDITIONS

Sec. ?. (a) The earlier or party in possession of any of the property berein described shall be liable as at common law for any loss thereof or damage thereto, except as bereinafter provided.

(4) No carrier or party in possession of all or any of the property berein described shall be liable for any loss thereof or damage, rates day to be act of God, the public remark, the authority of low, or the act or default of the shipper or owner, or for national shrinking. The currier's stability shall be that of warehors man, only, for loss, damage, or desay raised by fire occurring the stability of the property for delivery at destination, or tender of delivery of the property to the party critical to receive it, has been made, because of inclination of the currier or party in preservoir and the brain to prove ferrois from such active the section of the property of the p

- (c) In case of quarantine the property, or not congrey gaussign to reaction, or troof motors or struct.

  (c) In case of quarantine the property may be discharged at risk and expense of owners into quarantine depot, or elsewhere, as requarantine regulations or notinetities, or for the earther's depote that material available point in carrier's judgment, and in any
  a subjudge, profile the property of the carrier's depote that materials are profiled to the second property of the property of the profiled profiled that the property of the
- Sec. 2. (2) No carrier is bound to represent sold property by any particular train or vessel, or in time for any particular market or otherwise than with reasonable departed. It have carrier stream in east of pilo such accessing to forward said property by any carrier of route between the point of slapment and how the formal have the read to propose the point of slapment and the first first and the property as the reduced to the property as the reduced to the property as the reduced by the classification or traffs upon which the rate is besed, such lower value plus freight charges of paid shall be the maximum, amount to be received, whether or not set, hose of changes occurs from neighbour medium or traffs and the property as the reduced to the maximum, amount to be received, whether or not set, hose of changes occurs from neighbour.
- (b) As a condition precedent to recovery, claims most be filled in writing with the receiving of delivering carrier of a second the filling of return or done into the low administration, there is dear nearror, within the months, after a series of the property tor, in case of export traffe, within that months after a feature to make delivery, then within the months after a resonantial time for delivery, in the wind of export or in case of failure to make delivery, then within the months after a feature for make delivery, then within the months after a feature failure to make delivery, then consider the feature failure to the failure to make delivery, then consider the feature failure of the failure failure
- (e) Any carrier or party hable on account of loss of or damage to any of sald 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 chimant for the premium paid thereon.
- Sec. 3. Event where each service bere aired as the result of carrier's neulmore, all property shall be subject to necessary cooper, about a toward or each. Each carrier over those contact eating a set of the first two the transported benefits shall be not provided and resident and shall not be held responsible for the right of the provided and shall not be held responsible for the right of the order of the responsibility of the right of the ri
- Such first time to be compared by the party entitled to receive it within he free time allowed by tarifful available of the first time to be compared as therein provided after non-zero of the great of the party at the instance of the party at the party at the party of the party of
- (b) Where nonpershable property which has been transported to destination becausive in created by consignee or the party entitled to receive it, or said consistence or party entitled to receive it distills follows after both of artifivial shall have been duly sent or clear, the current may self the same at bathic ancient to the bidnest badier, at such place as may be distinated by the currier. Provided, That the current male have first handled, sent, or given to the consistent notice that the current shall have first handled, sent, or given to the consistent notice that the current shall have first handled, sent, or given to the consistent notice that the property. This because it is not a start of the property, the facine of the property has been only a provided of the property, the facine of the property was clearly encountered to the property was clear one a week for two successive weeks. In a newsquery of exercist circulation at the place of said or newson place where such have apprecis publishest. Froutled, That 30 days are the property was released or remaindanced was much and only the property was released or remaindanced was much and only the property was released or the property was released or remaindanced was much and only the property was released or remaindanced was much and only the property was released or remaindanced was much and only the property was released or remainded was much and only the property was released or remaindanced was much and only the property was released or remaindanced was much and the property was released or remaindanced was much and the property was released or remaindanced was much and the property was released or remaindanced was much and the property was refused or remaindanced was much and the property was refused or remaindanced was much and the property was refused or remaindanced was much and the property was refused or remaind and the property was refused or remaindanced and the property was remainded and the property was refused or remaindanced and the property
- (c) Where perishable property which has been transported bereinder to destination is refused by consistnee or party entitled to receive it, or said consistnee or party entitled to receive it shall fail to receive it promptly, the earrier may, in its discretion, to prevent deterification or further deterioration, self-like same to the best advantage at private or public said: Provider Tail if time several notification to the consistency or owner of the refusal of the property or the failure to receive it and request for disposition of the property, self-out notification shall be given in such manner at the except 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 earlier as used that most as may be authorized by law.
- (c) The precents of any cult made under the section shall be applied by the earlier to the payment of freight, demurrace, storace, and any other leader clearly express and of curing for and maintain the property. If proper rare of the same required special copies, and other precessing express and of curing for and maintaining the property if proper rare of the same required special copies, and should there we ablance it shall be paid to the one or of the property sold hereinfore.
- O. Property destined to or taken from a station, which, or incline at which there is no recutery appointed tretch; seem shall be entirely at risk of owner first unloaded from cause or words or until should time cars or words and, except in case of carsine and increase or an extensive control of the cars of carsine and the cars of the cars of carsine and the cars of the cars of ca
- 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 indiored hereon.

- Sec. 6. Every party, whether principal or agent, shipping explosives or denorrous goods, without previous full written disclosure to the curren of their nature, shall be liable for and indomnity the currier against all loss or damage caused by such goods, and such goods may be warehoused at oner's risk and expense or destroyed without compensation.
- seed, may be warehoused at owner's risk and expense or destroyed without compensation.

  See, 7. The extract or constances shall put the freight and average, if any, and all other lawful charges according on and property; but, everyth in those instances where it may have fully be authorized to do so, no carrier by railroad sind dictive or reinjugates hoosessord where the constances where it may have fully be authorized to do so, no carrier by railroad sind dictive or reinjugates hoosessord with the constance where the constance where the constance is the constance where it is a single property or the full the property of the fit the property of the constance where the constance is the constance where the constance is the constance of the constance is the constance is the constance of the constance is the constan
- owner is, such reconsignor or diverter shall homself be failer for all such sharges.

  If a shipper or constance of a shipment of imposery (other intan a neequal shipment) is also the consignee named in the bill of ladice and, pilet to the time of delivers, notifies, in writing, a derivering carrier by latitod in to deliver such property at decisioning and property of the delivers and the property of the delivers, and the property of the delivers and property of the property of the property of the property of the such property of the pro
- Nothing berein shall limit the right of the earliest oreast one memory ever maning ununate outvery.

  Nothing berein shall limit the right of the earliest orequire at time of shipment the presument or guarantee of the charges. If upon inspection it is accretained that the articles studyed are not those described in this bill of lading, the freight charges must be used upon the articles actually shipped.
- Where delivery 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. 8. If this bill of inding is issued on the order of the shipper, or his agent, in exchange or he maintained for another bill of inding, the shippers security to the pirror bill to Inding, at the two statement of Laine or otherwise or election of common tawe or bill or lading the inding dishifty, in or in connection with such prior bill of inding, shall be considered a part of this bill of lading as fully as if the same were written or made in or in econnection with this bill of lading.
- Sec. 9. (a) If all on any part of said property is careful by water ever any part of said route, and loss, damage or injury to said property accurs while the same is in the entropy of a carrier by water the liability of sach corner small be determined by the built of lading of the earlier by water (this built of indiant being such built lading if the property is transported by the built of lading it carrier by water (this built of indiant being such built lading if the property is transported by the water carrier there is all the earlier by water (this built of indiant being such built lading it is proposed by the built lading the property in the said that the earlier being the property in the said provided by the built lading said water that the said provided by the said that the s
- (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 shalls, unless caused by the design or neglect of such carrier.
- from explosion, bursting of bodiers or breakings of shirts, unions caused by the design or neglect of such carrier,
  (a) If the water shall he is exceeded does dilligence in making the vessel in all respects assworthy and properly manned, equipped,
  and supplied, no such carrier shall be lable for any loss of damace resulting from the perils of the lakes, seas, or other waters, or from
  latest delects in hall manchemy, or apparturances whether existing prior to, at the time of, or after sainting, rown collaion, strandnary or all of the property herein described shall be all Dierty to call at any part or ports, in or out of the customary row called
  the time of the property herein described shall be all Dierty to call at any part or ports, in or out of the customary row called
  the time of the property and for decking and repairs. Everyn in raw of nedlecone such carrier shall but be responsible for any
  loss or damage to property in the necessary of a said to every the same upon deed,
- nos or cannate to property is to be necessary or is assua to carry the same upon dee?.

  (d) Gornell Average shall be payable seconding to the North-Antwerp Rules of 1024, Sections 15-15, Inclusive, and Sections 17to 22, metastic, and us to matters not covered thereby according to the laws and usages of the Port of New York. If the owners shall have exercised the difference to make the vessel in all respects asswardty and properly manner, equipped an applied, it is breely acrost that in case of danger, damage or disaster resulting from faults or errors in navigation, or in the management of the vessel, or from an 'larten' or other defects in the vessel, the machinery or appuretaneous, or from unequavorthiners, whether evisting at the time exercise of due dilicence; the shippers, consistences and or owners of the cargo shall nevertheless pay substance and any appoint incurred in respect of the cargo, and shall controlled with the shippers, properties of any approximate any agentines, looses or expelses of a general average butter that may be made or incurred for the common benefit or to refleve the adventure from any common period.
- (e) If the property is being carried under a tariff which provides that any carrier or carriers party thereto shall be Hable for loss from perils of the sea, then as to such earlier or carriers the providings, whose shall be modified in accordance with the tariff provisions, which shall be regarded as incorporated into the conditions of this bild of tadiot.
- (f) The term "water carriage" in this section shall not be construed as including lighterage in or across rivers, harbors, or lakes when performed by or on behalf of rail carriers.
- EFECTIVE JUNE 15, 1949.

  E. 10. Any alteration, addition, or erasure in this bill of isding which shall be made without the special notation hereon of the agent of the carrier issuing this bill of isding, shall be without effect, and this bill of hading shall be without effect, and this bill of hading shall be without effect, and this bill of hading shall be without effect, and this bill of hading shall be without effect, and this bill of hading shall be without effect, and this bill of hading shall be without the carrier in the bill of hading shall be without the special notation hereon of the agent of the property of the bill of hading shall be without the special notation hereon of the agent of the carrier is the bill of hading shall be without the special notation hereon of the agent of the carrier is the bill of hading shall be without the special notation hereon of the agent of the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the carrier is the bill of hading shall be without the bill be without the bill be w

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(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 15, 1941.)

## THIS SHIPPING ORDER mu

must be legibly filled in, in ink, in indelible pencil, or in carbon and retained by the Agent.

Shipper <sup>3</sup>	s	No	
Agent's	N	0	



# The Atchison, Topeka and Santa Fe Railway Company

RECEIVE, subject to the classifications and tariffs in effect on the date of the issue of this Shipping Order,

	d below, in apparent good order, except as noted (contents and condition of eing understood throughout this contract as meaning any person or corpoints own road or its own road or its own water line, otherwise to deliver to another carrier of said route to destination, and as to each party at any time interested in a by law, whether printed or written, herein contained, including the conditions of the condition				or purposes of notification only.
Consigned to _	Lungha - ,				
Destination	State of_			_County	of
Route					
Delivering Car	rier	Car Initial_			Car No
No. Pkgs.	DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	* Weight (Sub. to Correction)	Class or Rate	Check Col.	Subject to Section 7 of conditions, if this shipment is to be delivered to the consigner without recourse on the consignor, the consignor shall sign the following statement. The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.
					(Signature of consignor.)
					If charges are to be prepaid, write o stamp here, "To be Prepaid."
					Received \$ to apply in prepayment of the charges of the property described hereon.
					Agent or Cashier.
					(The signature here acknowledges only the amount prepaid.)
NOTE -Where th	noves between two ports by a carrier by water, the law requires that the bill of le rate is dependent on value, shippers are required to state specifically in	writing the agreed or declared v	rier's or shippe alue of the pr	r's weight." operty.	Charges advanced:
The agreed or declared v	value of the property is hereby specifically stated by the shipper to be not exceeding.	per_			\$
Per	Shipper.	Agent must de			s Shipping Order and ding.

#### CONTRACT TERMS AND CONDITIONS

Soc. ?. (a) The earrier or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto, eacept as hereinafter provided.

(b) No earder or party in possession of all or any of the property brein described shall be liable for any loss thereof or danages, thereto or data, caused by the art of God, the public region, the authority of law, or the art or default of the shaper or sount, set for natural stribking. The carrier's liability shall be that of warehove must only for less change, or delay caused by fire occurring the artificial for property at destination or at the part of expect of intended for export has been disk set of refer, and after placement of the property for delayer's at destination, or tender of delayer of the property to the party entitled to review it, has been made extended for the property of the party entitled to review it, has been made carrier or party in possession, the exerter or party in possession, the exerter or party in possession, the exerter or party in possession had not be included for these changes or delay occurring while the property is stopped and held in transit upon the requires of the shapps, owner, or party entitied to make such request, or resulting from a delect or vice in the property; or two country changes to eviden, or from indio or strikes.

- (c) In case of quaranties the property may be discharged at risk and evapore of owners into quarantine depot or eisewhere, as requared by quare-utility recutations or authorities or for the carrier's depart at nearest available point in carrier's pickment, and in any
  to shipping point, earling from the both size. Quarantine or pleases of where the intervention of the property are considered to the property of the property covered by this contract into any pure gainst the property covered by this contract into any pure against the quaranties also as or regulated to part, by cases of the introduction of the property covered by this contract into any pure gainst the quaranties has as or regulated to part, by cases of the introduction of the property covered by this contract into any pure gainst the quaranties has so regulated in a such place.
- Sec. 2. (2) No series is bound to transport soil property by any particular train or vessel, or in time for any particular market or othersize time with reasonable distortion. It seeks under the matter in case of physical necessity to be ward said property by any current or route between the point of hipment and the particular trains of the property of the ward said property with the particular trainsport of the property as determined by the closest-cation to trains upon which the rate is based, such lower value plus freight charges if paid shall be the maximum amount to be recovered, whether or not setch loss of damage occurs from northernee.
- the As a condition precedent to recovery, claims must be died in writing with the recoving red delivering searches, or carrier is suitage this Bill of Indian, or carrier on whose time the lows, damage, migray or driew occurries, within more months after delivery at part of expect or, in case of failure to make delivery, the property or, in case of expert traffs, within time months after delivery at part of expect or, in case of failure to make delivery, the appropriate of the control of the contr
- (c) Any carrier 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 reminuters the chainant for the premium paid thereon.
- Sec. 3. Event where such service is required as the result of carrier's neclinence, all property shall be subject to necessary recoperage and ballon at owners or cast. Lach carrier over whose require cotton or cotton interes is to be transported hereunder shall have the privilege, at its own cost and risk, of compressing the same for greater convenience in heading or forwarding, and shall not be held resulted to the convenience of the same that the same for a rail-road, putting or lifetimed to a privilege for a rail-road, putting or lifetimed to a privilege for a rail-road, putting or lifetimed to a privilege for the same kind and grade without respect to wavership (and prompt notice thereof shall be given to the consistancy), and its oddivered shall be subject to a first order darker and addition to all other charges hereunder.
- Sec. 4. (a) Property not removed by the party entitled to receive it within the tree time allowed by tarffa, lawfully on site.

  Here first lime to be computed as therein provided a first nature of the array at one burgon; at distinguing the part of the part of the party at distinguing the party of the party at distinguing the party in the party of the party at distinguing the party of the party at distinguing the party in the party of the party at distinguing the party in the party of the party at the party of the party
- (h) Where nonrelstable property which has been transported to destination hereunder is refused by consignee or the party continuous property and the has been transported to destination hereunder is refused by consignee or the party cutting to receive it this to receive it within 15 days after notice of arrived shall have been tabled to receive it within 15 days after notice of arrived shall have been tabled to receive it within 15 days after notice of arrived shall have been tabled to receive the provided. That the carrier shall have first malent, each, or given to the consistent notice that the property, has been refused or remains unchained; as the carso may be, and that it will be subject to sale under the terms of the bill of lading it disposition be or, if shipped order noticy, the name of the party to be noticed, and the time and telace of sale, once a week it was successive weeks. In a newspaper of general retrolation at the place of sale or nearce place where such newspaper is published. Provided, That 40 days are not to be a successive of the property was reclused or remaining as a maled.
- (c) Where perishable property which has been transported hereunder to destination is refused by consistnee or party entitled to receive it, or said consistnee or party entitled to receive it shall fall to receive it promptly, the earlier may, in its discretion, to prevent deterleartion or further deterleartion, self they same to the best advantage at invitate or public said: Provided. That if time serves for notification to the consistence or owner of the refusal of the property and the advantage at the defilierence requires, before the property is sold.
- (d) Where the procedure provided for in the two paragraphs hast preceding is not possible, it is agreed that nothing contained in said such manner are not construct to abridge the right of the carrier at its option to self the property under such circumstances and in such manner as may be authorized by law.
- (c) The proposed of any vale made under this section shall be applied by the carrier to the payment of freight, demurrage, storage, and may other hardst channes and the events of horder, advertenence, and a non-distinct recessary expense and of carrier for and maintaining the property. If proper care of the same requires special objects, and should there be a unince it shall be peak to the overer of the property sold hereunder be peak to the overer.
- (1) Property destined to or taken from a station, where or incline at which there is no creatury appointed recipitation and the entirety at taken downer after undented in on one or received. But the contract the recipitation of the entire that the entire the entire that the entire t
- Sec. 5. No carrier hercunder will carry or be liable to any way for any documents, specie, or for any articles of extraordinary continued to a stipulated value of the activities are indexed because the continued to a stipulated value of the activities are indexed because.

Sec. 6. Every party, whether principal or agent, sulpping explosives or dangerous goods, without previous full written disclosure for earner of their nature, shall be liable for and indomnity the earlier against all loss or damage caused by such goods, and such goods may be warehoused at one or's list and expense or destroyed without compensation.

Sec. 7. The owner or encountered and the state of the control of t

If a shipper or considerer of a shipment of geoper's forther than a propole shipment) is also the considered named in the bill of indice and, pilot to the tithe of diethery, notifies in a wording, a deliver plant and an other party, the shipper of the property and perfect the property of the property and perfect of the property of the perfect of the property of the property of the perfect of the property of the perfect of the perfect of the property of the perfect of the party of the perfect of t

Nothing herein shall limit the right of the carrier to require at time of shipment the prepayment or guarantee of the charges. If upon hisportion 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 articles) shipped.

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

Sec. 2. If this bill of haling is bessed on the order of the shipper, or his agent, in evaluance or in substitution for another bill of adding, the shipper's stimuture to the rirbr bill of ladding at the shipper's stimuture to the rirbr bill of ladding as to the statement of alution of therebye, or election of common law or bill of ladding, this highly, to or in connection with such prior bill of ladding, shill be considered a part of this bill of ladding as fully as if the same were written or made in or in connection with his bill of ladding, shill be considered a part of this bill of ladding as fully as if the same were written or made in or in connection with his bill of ladding.

Sec. 9. (a) If all or any part of said property is carried by water over any port of said route, and loss, damage or injury to add unpurely occurs while the same is in the endody of a carrier by water the habitility of and carrier said by declaration by the bill under and by a said or the carrier by the said of the carrier said by declaration by the bill under and by and under the lows and requalitions applicable to transportation by water. Such water carriage the performed returned to all the terms and provisions of, and all the eventpions from liability contained in the Act of the Congress of the United States, and provided the provisions of the act of the Congress of the United States, unjuryed on Performant 18, 1843, and entitled "An act relating to the markation of vessels, etc.," and I of other states of the Congress of the Cong

(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 shalts, unless caused by the design or neglect of such carrier.

from explosion, bursting of bothers or breakage of shutts, unless caused by the design or neglect of such carrier.

(c) If the womer shall have everteed due dilligence in making the vessel in all respects assworthy and properly manned, equipped, and supplied, no such carrier shall be rable for any loss or dismace resition from the perils of the takes, saxs, or other waters, or from called the close of the takes, saxs, or other waters, or from called the continued of the carrier shall be rable for any loss of after sainty, or after sainty, and the time of, at the time of, or after sainty, and the carrier shall be at liberty to call at any poot or ports, in or out of the customary route, and the carrier shall be at liberty to call at any poot or ports, in or out of the customary route, and the carrier shall not be responsible for any loss or diamned to properly, and for docking and resides. Everely in case of neclasers such carrier shall not be responsible for any loss or diamned to properly the interesting to a boast to carry the same upon deep.

(d) General Average shall be payable according to the Nork-Antwerp Rules of 1924. Section 1 to 15, includes, and Sections 17, or 22, inclusive, and sate manufacts not overest thereby according to the laws and sasges of the Port of New Yurk. If the owners shall have everycloid due dillicence to make the vessel in all repiperes scaworthy and properly manned, equipped and supplied, it is nevely a supplied to the properly manned of the vessel, or an all the respect of the properly manned, experience of the vessel, or an all the respect of the properly manned of the vessel, or an all the respect of the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the vessel, or an all the properly manned of the prop

(e) If the property is being carried under a tariff which provides that any carrier or carriers party thereto shall be liable for loss from perils of the sea, then as to such carrier or carriers the provisions of this section shall be modified in accordance with the tariff provisions, which shall be regarded as incorporated into the conditions of this bill of tadding.

(i) The term "water carriage" in this section shall not be construed as including lighterage in or across rivers, harbors, or lakes, when performed by or on behalf of rail carriers.

e. to. Any alteration, addition, or ensure in this bill of hoding which shall be made without the special notation berson of the carrier issuing this bill of inding, shall be without effect, and this bill of hading shall be enteresting according to its original tenor.

EFFECTIVE JUNE 13. 1041

Form 18 Standard-Small (JJC-7-76-88M Sets)

(Uniform Domestic Straight Bill of Lading, adopted by carriers in Official, Southern, Western and Illinois Classification territories, March 15, 1922, as amended August i, 1930, and June 15, 1941.)

# Santa Fe

### THIS MEMORANDUM

is an acknowledgment that a Bill of Lading has been issued and is not the Original Bill of Lading nor a copy or duplicate covering the property named herein, and is intended solely for filing or record.

Shipper's	S	No
Agent's	N	<b>©</b>

# The Atchison, Topeka and Santa Fe Railway Company

RECEIVED, subject to the classifications and tariffs in effect on the date of the receipt by the carrier of the property described in the Original Bill of Lading.

the property described below, in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicated below, which said company (the word company 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 own road or its own water line, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed, as to each carrier of all or any of said property, that every service to be performed bereunder shall be subject to all the conditions not prohibited by law, whether printed or written, herein contained, including the conditions on back hereof, which are hereby agreed to by the shipper and accepted for himself and his assigns. /Mail or street address of consignee-For purposes of notification only. Consigned to \_\_\_\_\_ Destination \_\_\_\_\_\_ State of \_\_\_\_\_ County of \_\_\_\_\_ Car Initial\_\_\_\_\_ Car No.\_\_\_\_\_ Delivering Carrier\_\_\_\_\_ DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS -X- Weight (Sub. to Correction) | Class or Rate | Check Col. No. Pkgs. Subject to Section 7 of conditions, if this shipment is to be delivered to the consigned without recourse on the consignor, the consignor shall sign the following statement:

The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. (Signature of consignor.) If charges are to be prepaid, write or stamp here, "To be Prepaid." Received \$ .... to apply in prepayment of the charges or the property described hereon. Agent or Cashier. Per (The signature here acknowledges 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." Charges advanced: 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. \_\_\_\_\_Shipper. Agent. Permanent postoffice address of shipper\_\_\_\_\_

#### CONTRACT TERMS AND CONDITIONS

Sec. 1. (a) The currier or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto, except as hereinafter provided.

to No carrier or party in possession at lor any of the property herein describes while tends for any feet breefor damage that the state of the property of the property herein describes while tends for any feet breefor damage that the property of the prop

(c) In case of quarantine the property may be discharged at risk and expense of on ones line quarantine depot or elsewhere, as required by quarantine regulations or nationalise, of not the exteric elseptical interests as all table point in earlier influent, and in any such case carrier's repositivity, shall ecose when property is so discharced, or property may be returned by carrier at course, expense to shipping point, enting freshi both ways. Quarantine expenses of whatever furture of study upon or in resident to property shall be borne by the owners of the property of he a limit the colon. The carrier shall not be indich for loss or dramage occasionally quantities are carrier as offeres, agents, or remployees, nor for electrical, loss, or dramage of an initial occasional by quartities of the enforcement thereof. No carrier shall be finish, everythin ease of noclingue, for any mistake or standard residents of the property of the carriers from any expense of the major of the carriers from any expense of the mistake of standard or loss in the carriers from any expense they may have a carrier of the carriers from any expense they may have a carrier of the carriers from any expense they may have a carrier of the carriers from any expense they may have a carrier of the carriers from any expense they may have a carrier of the carriers from the

Sec. 2. (a) No carrier is bound to transport said properly by any particular train or vessel, or in time for any particular market or otherwise than with translated departed. Every carrier shall have the rank in case of physical necessity to forward soid properly by which the particular trains are proposed to the properly as the properly of the properly as the properly as determined by the classification of trains upon which for rate is based, such lower value plus freight charges if pool shall be the maximum amount to be recovered, which they are loss of charge over 15 min and the properly as determined by the classification of trains upon which for rate is based, such lower value plus freight charges if pool shall be the maximum amount to be recovered, which were value plus freight charges if pool shall be the maximum amount to be recovered, which were value plus freight charges if pool shall be the maximum amount to be recovered, which were value plus freight charges if pool shall be the maximum amount to be recovered, which were value plus freight charges if pool shall be the maximum amount to be recovered, which were value plus freight charges if pool shall be the maximum amount to be recovered, when they are proposed to the properly as determined by the classification of the properly as determined by the classification of the properly as the prop

(b) As a condition precedent to recovery, claims must be filed in writing with the receiving of delivering carrier to whose this the loss, change, injury or data vectored, within the months after delivery of the property (or, in case of export trails, within more months after delivery at port of export er, in case of failure to make delivery, then within intermolitis after a decivery at port of export er, in case of failure to make delivery, then within intermolitis after a decivery in the substitution of failure to make delivery, then within two months after a decivery in the carrier and the substitution of the carrier and the carrier are carried as a carrier and the carrier and such carrier and the carrier are carried as a failure to the failure of the carrier and the carrier and such claims are not find or substituted. Thereon in necordance with the torogoing provisions, no carrier hereunder shall be failure, and such claims with not be paid.

(c) Any carrier or party hable 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 remotures the claimant for the precious paid thereon.

See 3. Powert where each service sequired as the result of carrier's questioners, all property shall be subject to necessary coopers and intelligent of water's costs. Lack carrier water whose retained in the other histories to be transported unusual shall have the privilege, at its own cost and risk, of compressing the same for greater convenience in familian or forwarding, and shall not be held resulted the desiration of unusual coulded delay as in precuring, such compression. Grain in only, considered to a power where there as a rail-support of the considered on power there is no delivered shall delivered and phered with other grain of the same klost and grade without respect to water-hip (and prompt notice thereof shall be given to the consistance) and of the other results of the same klost and grade without respect to water-hip (and prompt notice thereof shall be given to the consistance), and it is dedicted and distinct to all obtained with the consistance of the same klost and grade without respect to water-hip (and prompt notice thereof shall be subject to a before free days of targets in addition to all other dargets for extending the subject to the profession of the same klost of the grain of the same for the same for the grain of the grain of the same forms of the same for the grain of the grain of the same for the grain of the grain of the same forms of the same forms of the grain of the same forms o

Sec. 6. (a) Property not removed by the party suittle to receive it within the free time alterned by tariffs, lawfully on itself, free time to be computed as therein personal transfer and the property of the party of the party

(ii) Where nonperishable property which has been trained in the restrict to the restrict of the party entitled to receive it, as said colorance or the party entitled to receive it, as said colorance or party initial to a receive it, within it days after notice of a river a final to receive it, within it days after notice of a river a final to receive it within it days after notice of a river a final to receive it within it days after notice of a river a final to receive it within it days after notice of the river and the river a

(c) Where perishable property which has been transported hereunder to destination is refused by consistnee or party entitled to receive it, or said consistnee or party entitled to receive it, or said consistnee or ourly entitled to receive it said that to receive it promptly, the earlier max, in its discretion, to prevent deterioration of ruthred deterioration, self these said to receive a discretion to prevent advantage at private or public said: Provide I and I time serve, for notification to the consistent or owner of the refusal of the property soft and request for disposition of the property, self-understanding the excrete of due difficance requires, before the property is softion.

(d) Where the procedure provided for in the two paragraphs hast preceding is not possible, it is agreed that northing contained in said paragraphs shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorited by law.

(c) The proceeds of any cale made under the section shall be applied by the carrier to be payment of fright, demurace, storage, and any other lasted charges and the covered of motion and to be and any other lasted charges and of course of motion and cale the property. If proper care of the same requires special charges, and should there be a balance is shall be push to the owner of the property sold hereunder.

On Property destinoi to or taken from a station, what, or landing at which have it no executory appointed freight seem shall be entirely at fish of womer after inheaded from cars or tooks or qualification time cars or tooks or qualification time cars or tooks or qualification to execut or and the large largest when received from its destinated to such stations, wherever, or handings shall be at owner's risk uptil the cars are attached to and after they are distanced from incombine or train or until flooded may and after unboarded from tweether.

Sec. 5. No carrier heresolder will carry or be liable in any way for any documents, speele, 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 industed between

Sec. 6. Every party, whether principal or agent, shipping explosives or danzerous goods, without previous full written disclosure the error of their nature, shall be dathe for and indemnify the exercer actions at a loss or damage caused by such goods, and such goods may be warehoused at onner's risk and expense or destroyed without compensation.

goods may be war-housed at on ner a risk and expense or decity of without compensation.

See, 7. The owner or conscience shall go by the freight and average, if any, and all other lawful charges accruing on said property; but, except in those matanees where it may knything be author and to do so, no carrier by railroad shall deliver or relinquish possession at decimation of the property covered by that high it bulbes until all trift rates and charges therein have been delivered in the constance and the property covered by that high it bulbes until all trift rates and charges therein have been delivered in the constance that high it bulbes are sufficiently as the constance of such that the carrier shall not make delivery without requiring payment of such charges and the carrier shall not make delivery without remarks the constance to the charges and the carrier shall not make delivery without remarks the constance of such as the carrier of the carrier of the carrier shall not make delivery without remarks and the constance of the carrier of such as the carrier of the car

owner is, such reconsistent or diverter shall himself be lable for all such charges.

If a shipper or consistent of a shipment of represely (other than a megalal diament) is also the consistent named in the bill of lading and, price to the time of deliver, buthers, in a ctime, a delivering carrier by full of all of the deliver such property at destination to property at the property at destination of the property of the property at destination of the property of the property and property at the property and belivery is that not be the carrier to such party without such post must sent shipper a considered shall not be liable to shipper, consense, consistence, or otherwise for such the property at the time of such delivers, and such as a property of the property at the time of such delivers, and such as a property of the property of the

Nothing herein shall find the right of the earth-t 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.

Where delivery is made by a summon earrier by water the foregoing provisions of this section shall apply, except as may be inconsistent with Part III of the interstate Commerce Act.

See, 8. It taks that of height is bessed on the order of the chipper, or his agent, to exchange on to publish under the headed planting, the chipper's summation to the prior bit of dating as to the chipmer's described by the comment taken the latent distaltay, in or in connection with sort; prior had of hadne, shall be considered a part of this ball of lading as fully as if the same were written or made in or in connection with his ball of hadne, shall be considered a part of this ball of lading as fully as if the same were written or made in or in connection with his ball of hadne, shall be considered a part of this ball of lading as fully as if the same were written or made in or in connection with his ball of hadne, shall be considered a part of this ball of lading as

Sec. 9. (a) It all or any part of said property is erriched by water over any part of said route, and loss, damage or injury to said property accurate while the same is in the endody of a carrier by water the liability of each carrier shall be determined by the bill of plating of the earlier by a steer this bill of laining being used bill of laining it its property is transported by water carrier by a steer this bill of laining being used bill of laining its transported by water carrier shall be determined by the bill the property is transported by water carrier between the said in the terms and provisions of, and, all the eventuality contained in the Act of the Congress of the United States, approach on Pethonary Ct. (2023, and entitled "A near relations to the nachastions of vessely, etc.", and, of other states of the United States, approach of the Congress of the Child States, approach of the Child States, approach of the Child States, and the Child States, approach of the Child States, and the Child States, and the Child States, approach of the Child States, and the Child States,

(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 bodiers or breakage of shalls, unless caused by the design or neglect of such carrier.

(c) If the water shall have everthed due dilicence in making the vessel in all respects seavorthy and properly manned, equipped, and supplied, no such carrier shall be table for any loss of dismace resisting from the perils of the lakes, seas, or other waters, or from intent delete in hill, machinely or suppremance whether exclain got in a feet time to, or after sating, ror more collision, attandardly or a suppremance whether exclain got in a feet time to, or after sating, ror more collision, attandardly or all of the properly herein described shall be at liberty to eath at any part or ports, in or out of the customary route, to tow and be towed, to transfer, trans-shall, or flicitly, to lod and discharge could at any time, to assort vessels in flowers, to deviate for the purpose of saving tire properly, and for dockling and regales. Eventy in case of includes one such carrier shall not be responsible for any loss or diamnes to properly it to be meetangly of usual to early the same upon deek.

loss or damate to properly it to the necessary or a usual to carry; the same upon over.

(d) General Average shall be payable screenfing to the York-Antwern Bules of 1924, Sections 1 to 15, Inclusive, and Sections 17 to 22, minuses, and not matters had covered may be recommended to the payable screen of the

(e) If the property is being carried under a tariff which provides that any carrier or carriers party thereto shall be liable for loss from purils of the sea, then as to such carrier or carriers the provisions of this section shall be modified in accordance with the tariff provisions, which shall be regarded as incorporated into the conditions of this buil of tading.

(f) The term "water carriage" in this section shall not be construed as including lighterage in or across rivers, harbors, or lakes when performed by or on behalf of rail carriers.

Ser. 10. Any alteration, addition, or ensure in this bill of lading which shall be made without the special notation hereog of the action of the earlier issuing this bill of lading, shall be without effect, and this bill of lading shall be enforceable according to its original teach.

\*\*FFECTIVE JUNE 15, 1941