BILL OF LADING

ACT 2 TAG#

MAWB

ACT 2 SERVICES PDX: pdxcs@act2services.net SEA: seacs@act2services.net EUG: eugcs@act2services.net SFO/LAX: customerservice@act2services.net

Servicing BOI-EUG-PDX-SEA-SFO-SLC-LAX

PO Box 907, San Bruno, CA 94066 Phone: 415-468-2220

HAWB/BILLING REFERENCE

SHIPPER			CONSIGNEE							
Name			Name			BILLING INFORMATION				
Address			Address			Name				
City	State	Zip	City	State	Zip	Address				
Contact	Phone #		Contact	Phone #		City	State	tate Zip		
Shipper's Ref#			Consignee's Ref#			Contact	Phone #			
BILL SHIPPER BILL CONSIGNEE BILL 3RD PARTY			described herein has a rele			declared and an excess value fee paid, shipper agrees and declares that the property leased value of fifty (\$0.50) cents per pound. Declared value not available on personal effects, of art or intagibles. Declared value ofer \$10,000.00 must have prior written acknowledgement.				
PIECES	WEIGHT DESCRIPTION OF P		PIECES AND CONTENTS		DIMENSIONS		SERVICES	RATE	AMOUNT	
							Pickup			
							Linehaul			
							Delivery			
							COD Fee			
							Misc.			
							Excess Value			
							Fuel			
WEIGHTS/DIMS SUBJECT TO	CORRECTION. AL	L MEASUREMENTS ARE	N THE UNITED STATES CUSTOMARY SYSTEM (USCS) UNLESS STATED OT			HERWISE	TOTAL CHARGES			
USE OF THIS BILL OF LA			S CONTRACT OF CARRIAGE WIT	TH ACT 2	ALL SHIPMENTS	ARE SUBJECT TO THE				
SHIPPER SIGNATURE	PRINT NAME SIGN NAM				1E		Date	Time	Pieces	
PICKUP DRIVER /WHSE	PRINT NAME					DRIVER ID#	Date	Time	Pieces	
DELIVERY DRIVER /WHSE	PRINT NAME					DRIVER ID#	Date	Time	Pieces	
CONSIGNEE SIGNATURE	PRINT NAME SIGN NAM				1E		Date	Time	Pieces	

TERMS AND CONDITIONS

ACT 2 SERVICES, INC., a California company and all of ACT 2 SERVICES, INC.'s employees and authorized agents; "Shipper" means the party signing this Contract as Shipper as well as any party (including an insurer) having an interest in the shipment, any party paying for the Shipment and any party who acts as an agent for the Shipper, "Shipment" means any and all property (whether said property is classified as goods, freight, cargo, commodities or otherwise) shipped pursuant to this Bill of Lading; "Contract of carriage" and "Contract" both mean the terms and conditions stated on both sides of this Bill of Lading; and "Consignee" means the party receiving said Shipment. No employee or agent of any party may alter any of the terms and conditions of this Contract, Shipper agrees, on behalf of Shipper and as an agent for any other claimed Shipper, and as agent for Consignee, that carriage and all other services performed herein are subject to both the terms and conditions stated on the front and back of this Contract, as well as to the rates, rules and classifications set fort in ACT 2 SERVICES, INC.'s currently effective tariff and/or service guide (which is/are available for inspection), all of which are incorporated herein by this reference. This Contract supersedes and negates any claimed, alleged or asserted oral agreement, promise, representation or understating between the parties with respect to the Shipper on the front of the Bill of Lading; the latter will take precedence and will be used to determine how the shipment will be handled.

1. Shipper warrants that each item of property in this Shipment is truthfully, properly and completely described in this Bill of Lading, is properly marked, labeled and addressed, and is packaged adequately to protect the enclosed property and to insure safe transportation with ordinary handling, and except as noted on the face of this Bill of Lading, is in good order and condition and that each item of property does not violate existing federal or state transportation regulations. The Shipper must indicate the type of service requested in the designated area on the face of the Bill of Lading. If the type of service is not indicated, the Shipment will be rated at the highest applicable tariff rate. At the time of delivery the Consignee must note on the delivery receipt any exceptions to the shipping containers that would indicate a discrepancy (shortage in the shipment, damage to the containers, or possible damage to the containers of the shipping containers until the Consignee signs for the Shipment on the delivery receipt. Such notations as "subject to inspection" and "subject to recount" are not exceptions. A Shipment in which delivery is made in exchange for a clear delivery receipt shall be prima facie evidence of having received ordinary care in handling. All Shipments may at ACT 2 SERVICES, INC.'s option, be opened to inspection. However, ACT 2 SERVICES, INC. is not obligated to perform such inspection. ACT 2 SERVICES, INC. reserves the right to recalculate weight and dimensions of any Shipment and adjusts its charge accordingly. A dimensional factor of 250 shall be used on international shipments.

2. Notwithstanding anything else contained in this contract: A) ACT 2 SERVICES, INC. shall not be liable in any event for any special, incidental or consequential damages, including but not limited to loss of profits, loss of income, loss of use, or loss of market, whether or not ACT 2 SERVICES, INC. had knowledge that such damages might be incurred, and irrespective of the negligence or fault of ACT 2 SERVICES, INC.; and/or B) ACT 2 SERVICES, INC. shall also not be liable in any event, whether or not ACT 2 SERVICES, INC. had knowledge that such damages might be incurred, and irrespective of the negligence or fault of ACT 2 SERVICES, INC. for any damages resulting from any or all of 1) Acts of God, 2) Strikes or Civil Commotion, 3) Weather, 4) Aircraft failures or mechanical failures, 5) Acts or omissions of customs or quarantine official, 6) The nature of inherent vice or any defect or characteristic of any part of a shipment, 7) Acts of public enemies, acts of terrorism, acts of war, or 8) Omissions of the shipper and/or consignee (including but not limited to improper packaging, marking incomplete/inaccurate shipping instructions, or mislabeling or any part of a shipment by the shipper), and/or 9) Violation of the shipper and/or consignee of any of the terms and conditions of this contract or the rules relating to any part of a shipment not acceptable for transportation or acceptable only under certain conditions as outlined herein. Further, unless a greater value is declared in writing (NOT TO EXCEED \$25,000.00) in the space entitided "Declared Value" on the front of this bill of lading and the shipper has agreed prior to shipment to a value sets used to anages might be incurred, and irrespective of the negligence or fault of ACT 2 SERVICES, INC. ACT 2 SERVICES, INC. Stotal liability for loss or damage for all or any part of this shipment to a released value of fifty cents (U.S.) per pound. Therefore, whether or not ACT 2 SERVICES, INC. had knowledge that such damages might be incurred, and irrespective of

INC. for all amounts claimed or awarded in excess of \$.50 per lb. for domestic shipments.

4. If this is an international shipment, then the rules as established by the Warsaw Convention shall apply to the international carriage of any shipment and ACT 2 SERVICES, INC.'s aforementioned fifty cents (U.S.) per pound limitations shall be increased to a limitation of liability in the amount of nine dollars and seven cents (\$9.07 U.S.) per pound for proven damages, irrespective of the negligence or fault of ACT 2 SERVICES, INC., unless A) A greater value is declared in writing in the spasce entitled "Declared Value" on the front of this Bill of Lading and B) The shipper has agreed, prior to shipment, to pay the excess value fee assessed by ACT 2 SERVICES, INC. for said greater declared value. In such an event involving a Declared Value, ACT 2 SERVICES, INC.'s liability shall be limited to proven damages not to exceed the higher Declared Value for which the shipper has agreed, prior to shipment, to pay the requested excess value fee. Notwithstanding the foregoing under no circumstances will the liability of ACT 2 SERVICES, INC. for any monetary loss which is a result of auxiliary services performed by ACT 2 SERVICES, INC. or its Agents be greater than the liability contained in this contract. If this is an international shipment and it is determined by a court of competent jurisdiction that the Warsaw Convention does not apply to all or any part of this shipment, then all of the terms and conditions of this contract (other than this paragraph 4) shall apply to this shipment. Shipper agrees to indemnify ACT 2 SERVICES, INC. for all amounts claimed or awarded in excess of \$9.07 per lb. for international shipments.

5. All claims for overcharges must be made in writing to ACT 2 SERVICES, INC. within one (1) year from the date of the shipment. All other claims (except concealed loss/damage claims) for loss or visible damage must be made in writing to ACT 2 SERVICES, INC. within two hundred seventy (270) days from date of shipment. Claims for concealed damage after a clear receipt for the shipment has been given must be reported in writing to ACT 2 SERVICES, INC. within three (3) days of delivery, and all property must be retained in the original shipping container with all packing materials available for inspection by ACT 2 SERVICES, INC. at a place of delivery for a period of no less than thirty (30) days after ACT 2 SERVICES, INC. has written notice of damage. No claim for loss or damage will be entertained until all transportation charges have been paid in full. The amount of claims may not be deducted from transportation charges. Legal action to enforce a claim must be brought within one (1) year after the claim has been denied in writing by ACT 2 SERVICES