

HEART TRANSPORTATION US INC.

	Saint Louis: 1-800-428-8058	Chicago: 1-800-752-4631	Atlanta: 1-88	88-907-6788	Toronto: 1-8	00-242-6634
B/L No:			Shinner	Bef No		
<u> </u>	Shipper Ref No BILL OF LADING					
At:	Date:					
Shipper:	Shipper's No:					
Address:						
marked, consigned and destined as i		I herein, the property herein described, in a carry and to deliver to the consignee at the ation in effect on the date of the shipment.				
		portion of the route to destination, and as to whether printed or written, including conditi				
Consignee:	City:					
Address:	State / Prov.:					
Number and Type of	Description of Goods, Marks and Exceptions			Weight	Rate	Amount
Packages						
FREIGHT CHARGE	S 3	PARTY BILLING	C.O.D. SHIPMENTS			
	\rightarrow			Amount ^{\$}		
Collect Prepa	aid Other			Collection		
Freight charges will be collect u	nless marked prepaid		Charge Total			
Special agreement between	n shipper and carrier / forwarder,	advise here.		- otai		
At owner's risk? Declared Valuation For Card	riage: ¢					
		gram) computed on the total	weight of the	shinment u	nless declared	
	se. Subject to conditions in p	aragraph 7, 8 and 13 on back				
Insurance Amount	V	aluation for Customs Purposes	For Heart Transportation US Inc. Use Only			
Shipper: Carrier /						
Per:		Forwa Per:	irder:			
	ARENT GOOD ORDER					
Per :		Consignee Date:				
_						
(a) No carrier is liable for	or loss, damage or delay or any good	s under the Bill of Lading unless notic		our particulars	of the origin, destination	ation and date of
shipment of the goo	ds and the estimated amount claimed	d in respect of such loss, damage or on the case of failure to make delivery	delay in given in v	writing to the or	iginating carrier or th	
		6) months from the date of shipment to				
Charges: Pick l	Jp Charges:	C.O.D. Fee				
Delivery Charges:		Advanced at Origin:		Other:		
Insurance Fee: Advanced at Des.: Total:						
NOTE CA	REFULLY CONDITION	NS ON BACK HEREOF	WHICH A	RE HERE		TED

HEART LOGISTICS INC.* STANDARD TRADING CONDITIONS

1. ROLE OF FORWARDER ("HEART LOGISTICS INC*")

1. HOLE OF FORWARDER ("HEART LOGISTICS") Heart Logistics Inc." first is services on the basis of these conditions that apply to all activities of Heart Logistics Inc." in arranging transportation or providing related services, such as, but not limited to, warehousing and any other kind of logistics services. Heart Logistics Inc." may provide its services as either principal or agent. Heart Logistics Inc." acts as agent of The Customer, except a) where it issues a transport document or electronic record evidencing its obligation for the delivery of goods, or b) to the extent it physically handles goods by its own employees and equipment in the course of performing any service in which cases it acts as principal, but whether acting as principal or as agent these conditions govern the rights and liabilities of the Customer and Heart Logistics Inc.".

Advice and information that is not related to instructions accepted by Heart Logistics Inc.* is provided gratuitously and without liability. Advice is for the Customer only and is not to be furnished to any other party without prior written consent.

Advice and mormation that is not related to instructions accepted by Peart Logistics inc. is provided graduitously and without liability. Advice is for the Customer only and is not to be furnished to any other party without provide graduitously and without liability. Advice is for the Customer only and is not to be furnished to any other party without provide graduiton provide graduitously and without liability. Advice is for the Customer only and is not to be furnished to any other party without provide graduiton provide graduitously and without liability. Advice is for the Customer only and is not to be furnished to any other party without provide graduiton provide graduitously and without liability. Advice is for the Customer only and is not to be furnished to any other party without provide graduiton provide graduitously and without liability. Advice is for the Customer only and is not to be furnished to any other party without provide graduiton provide graduitously and without liability. Advice is for the Customer only and is not expected by the provide graduitously and without liability in these conditions also apply whenever any claim is made against any employee, agent or independent contractor engaged by Heart Logistics Inc.* to perform any transport or related service for the Customer's goods, whether such claims are founded in contract or in tort, and the aggregate liability of Heart Logistics Inc.* and all such persons shall not exceed the limitations of liability in these conditions. For purposes of this Clause Heart Logistics Inc.* acts as agent for all such persons who may ratify such agency at any subsequent time. 3. ROLE AS AGENT

When acting as an agent, Heart Logistics Inc.* acts solely on behalf of the Customer in engaging the services of third parties on the usual terms and conditions on which the third parties offer such services for the carriage, storage, packing or handling of any goods, or for any other service in relation to them, thereby establishing a direct contract between the Customer and the provider of such services capable of being enforced by the Customer as principal, whether or not the Customer is identified in the contract. Heart Logistics Inc.* shall on demand by the Customer provide evidence of any contracts made on its behalf. Heart Logistics Inc.^{*} sh 4. OTHER SERVICES

Where requested by the Customer Heart Logistics Inc.* may

where requested by the Costoner hear Cogistics inc. They a) issue a transport document or electronic record by which it as principal undertakes carriage of particular goods; or b) guarantee in writing proper performance of the terms of any contract between the Customer and a third party whose services Heart Logistics Inc.* has engaged on behalf of the Customer. As guarantor Heart Logistics Inc.* is liable only to the same extent as the third party whose actions have been guaranteed, as may be limited by the conditions on which that party customarily offers its services. Where it issues a transport document or electronic record, or provides a guarantee, the rights and obligations of Heart Logistics Inc.* will be governed by the special conditions therein in addition to these Conditions. In the event of any inconsistency the special

conditions prevail. 5. SERVICES REQUIRING SPECIAL ARRANGEMENTS

5. SERVICES REQUIRING SPECIAL ARRANGEMENTS
The Customer must give instructions in writing to Heart Logistics in.* are assonable time before the tender of goods for storage or transport where it requests Heart Logistics Inc.* to:
a) arrange for goods before specific dates;
b) arrange for goods before specific dates;
c) arrange for the transport for betransport of goods that may taint or affect other goods, or may handour or encourage vermin or pests;.
d) make a declaration of value or special interest in delivery to any carrier or terminal;
e) direct carries or delivery agents to hold goods build payment of any amount or until surrender of a document;
f) arrange for the transport of goods that may taint or affect other goods, or may handour or encourage vermin or pests;.
d) make a declaration of value or special interest in delivery to any carrier or terminal;
e) direct carries or delivery agents to hold goods will by anyment of any amount or until surrender of a document;
f) arrange for the transport of goods of unusual high value, luxury goods, currency, negotiable Instructions, whether caused or contributed to by Heart Logistics Inc.* statices or albiery end transport, the Customer assonable care in the discharge of its obligations including the selection and instruction of third parties that provide any services engaged on behalf of the Customer.
F. Heart Logistics Inc.* shall arrange transport and any related services within a reasonable time after receiving the Customer sinstructions.
Heart Logistics Inc.* shall arrange transport and any related services instructions, Heart Logistics Inc.* and any additional charge or sinstructions, Heart Logistics Inc.* and so without prior authorization from the Customer and any additional charges resulting thereform.
C. Lift has reasonable groups for the customer is networked for dengers.
T. Customer fist actions and any additional charges of matters affecting the conduct of its business, including terms of purchase and sale, the need for insurance and the extent of cov

A. The Customer shall be deemed to be competent and to have reasonable knowledge of matters affecting the conduct of its business, including terms of purchase and sale, the need for insurance and the extent of coverage available for the type of goods being

tendered for shipment, the need for care to avoid transmitting viruses by electronic communications, the need for confidential handling of information relating to high value goods, and all other matters relating thereto. B. The Customer warrants that all information in whatever form relating to the general and dangerous character of the Goods, their description, Bar-Coding, marks, number, weight, volume and quantify of the Goods were taken in charge by Hear Logistics Inc.⁺ or any third party whose services it has engaged. The Customer fundernates to provide independent confirmation of such particulars on the request of

Heart Logistics Inc.* 8. CUSTOMER'S RESPONSIBILITY FOR PACKAGED AND CONTAINERIZED GOODS A. Except where Heart Logistics Inc.* has accepted instructions in respect of the preparation, packing, stowage, labeling or marking of the goods the Customer warrants that all goods have been properly and sufficiently prepared, packed, stowed, labeled and/or marked, and that the preparation, packing, stowage, labeling and marking are appropriate to any operations or transactions affecting the goods and the characteristics of the goods.

B. Unless Heart Logistics Inc.* has accepted instructions to arrange for one perform the loading of a transport unit by its employees, the Customer warrants that: a) the transport unit has been properly and competently loaded; b) the goods are suitable for carriage in or on the transport unit; and

A. Heart Logistics Inc.* does not assume a role as principal by delivering a fixed price quotation or invoice. The Customer acknowledges that the difference between the amounts payable to third parties retained to carry out the Customer's instructions and the fixed price represents Heart Logistics Inc.* s gross profit for its services. A Customer agrees that Heart Logistics Inc.* is an agent as provided in Section 1 where the Customer agrees that Heart Logistics Inc.* is an agent as provided in Section 1 where the Customer agrees that Heart Logistics Inc.* agrees that Heart Logistics Inc.* is an agent as provided in Section 1 where the Customer agrees that Heart Logistics Inc.* agrees that Heart Logistics Inc.* is an agent as provided in Section 1 where the Customer agrees that Heart Logistics Inc.* agrees that

B. Quotations are given on the basis of immediate acceptance and are subject to withdrawal or revision. Unless otherwise provided in the quotation Heart Logistics Inc.* may, after acceptance, revise quotations or charges upon notice in the event of changes beyond Heart Logistics Inc.* s control, including changes in exchange rates, rates of freight, carrier surcharges, or any charges applicable to the goods.

10, C.O.D. SHIPMENT

When goods are accepted or dealt with upon instructions to collect freight, duties, charges or other expenses from the Consignee or any other person the Customer shall remain responsible for the same if they are not paid by such Consignee or other person immediately when due. 11. CHANGED CIRCUMSTANCES/FAILURE TO TAKE DELIVERY

11. CHANGED CINCUMPS LANCEST FAILURE 10 TARE DELIVENT If events or circumstances, including a Customer's failure to take delivery, occur that affect performance of the Customer's mandate, Heart Logistics Inc.* shall take reasonable steps to obtain the Customer's further instructions. If for whatever reason it does not receive timely instructions, Heart Logistics Inc.* may a) store the goods at the sole risk and expense of the Customer, or b) sell the goods immediately and without further notice, and hold any net proceeds for the account of the Customer or c) authorize any third party to abandon carriage and make the Goods or any part of them available to the Customer at a place that is reasonable in the circumstances. 12. DANGEROUS GOODS

A. The Customer undertakes not to tender for transportation any goods that are of a dangerous, inflammable, radioactive, hazardous or damaging nature without giving full particulars of the goods to Heart Logistics Inc.*. The Customer undertakes to mark the so booking in particulation of the outside of any packages or container in which they may be placed to or a dangerous that may be applicable during the carriage. In the case of goods where the place of receipt is a point within Canada, the Customer further warrants that the goods, the packaging and marking thereof comply in all respects with the provisions of any legislation or regulations governing the transportation of dangerous goods. B. If it dails to comply with any lear Logistics Inc.* against all loss, damage or expense arising out of the goods being tendered for transportation or handled or carried by or on behalf of third parties retained by Heart Logistics Inc.*.

C. Goods which in the optimion of Heart Logistics Inc.* or the person who has custody or possession thereof are or may become dangerous and present a hazard may at any time or place be unloaded, destroyed or rendered harmless without liability on the part of Heart Logistics Inc.* 13. INSURANCE

A. The Customer must give Heart Logistics Inc.* instructions in writing to arrange insurance on its goods a reasonable time before the tender of goods for storage or transport. Heart Logistics Inc.* may carry out these instructions by declaring the value of the goods under an open marine cargo policy taken out by Heart Logistics Inc.*, and, upon request, provide a certificate or declaration of insurance, or other evidence of insurance. The coverage on goods so declared is subject to the terms and conditions of the policy. Heart Logistics Inc.* is not liable if the Customer for any reason whatsoever fails to recover a loss in whole or in part from the insurer under the policy, even though the premium charged by the insurer is different from Heart Logistics Inc.* is charges to the Customer.

Construction. B. If coverage under its open marine cargo policy is not satisfactory, Heart Logistics Inc.* will recommend an insurance broker to arrange insurance appropriate to the customer's needs. After making this recommendation, Heart Logistics Inc.* has no further duty regarding insurance, and no liability for loss of or damage to the goods during transport or storage that could have been covered by insurance on the goods, whether such loss or damage has been caused or contributed to by its negligence or breach of these conditions, or otherwise. 14. NOTIFICATION OF CLAIMS

In ecustomer on its own behalt and on behalt of the Owner of the goods shall notify Heart Logistics Inc.* in writing of any claim a) in case of loss and/or damage to goods within 45 days of the completion of transit. b) in case of delay in delivery or non-delivery within 45 days of the date when the goods should have been delivered, c) in any other case within 60 days of the event giving rise to the daim. If a claim was not discoverable by the exercise of reasonable care within the applicable time period, the Customer must give notice forthwith after receiving information as to events that may give rise to a claim. Failing notice as required by this clause, the claim is barred and no action can be brought against Heart Logistics Inc.* to enforce the claim. **15. LIMITATION OF LIABILITY**

LIMITATION OF LABILITY
 Compensation for which Heart Logistics Inc.* is liable shall not in any event exceed 2 SDR (SDR = Special Drawing Rights) per kilo of the gross weight of the goods that are the subject of the claim. Without prejudice to any other conditions herein or other defences available to Heart Logistics Inc.* in no circumstances whatsoever shall Heart Logistics Inc.* be liable to the Customer or owner for a) consequential or indirect loss, including loss of market, except as provided for in paragraph (b);
 b) loss of, damage to or consequential or indirect loss caused by delay or deviation in connection with the transport of goods in a sum in excess of twice the difference between the charges invoiced by Heart Logistics Inc.* and amounts paid by Heart Logistics

Inc.* to third parties for transport or other service related to those goods; c) amounts in excess of a maximum recoverable of 75, 000 SDR's per transaction.

Upon the Customer's written request, Heart Logistics Inc.* may accept liability in excess of these limits provided the Customer pays Heart Logistics Inc.*'s additional charges for such increased liability. The Customer can obtain details of these charges from Heart Logistics Inc.* 16. INDEMNITY

The Customer shall indemnify Heart Logistics Inc.* against all duties, taxes, payments, fines, expenses, losses, claims and liabilities, including any liability to indemnify any other person against claims made against such other person by the Customer or by the Owner

a) for which Heart Logistics Inc.* may be held responsible unless caused or contributed to by any negligence or breach of duty of Heart Logistics Inc.*, or b) in excess of the liability of Heart Logistics Inc.* in accordance with these Conditions, resulting from or connected with the actions of Heart Logistics Inc.* related to any service to which these Conditions apply.
 17. SET OFF AND COUNTERCLAIM

The Customer shall pay to Heart Logistics Inc.* in cash, or as otherwise agreed, all sums immediately when due without reduction or deferment on account of any claim, counterclaim or set off. **18. RIGHT OF DETENTION AND LIEN**

ID. FIGHT OF DETENTION AND LIEN All goods (and documents relating to goods) shall be subject to a particular and general lien and right of detention for monies owing either in respect of such goods, or for any particular or general balance or other monies owed, whether then due or not, by the Customer, sender, consignee or owner of the goods to Heart Logistics Inc.^{*}. If these monies remain unpaid for 28 days after Heart Logistics Inc.* sends notice of the services of its rights to these persons by any means of communication reasonable in the circumstances, the goods may be sold by private contract or otherwise at the sole discretion of Heart Logistics Inc.*, and the net proceeds applied on account of the monies owing. Heart Logistics Inc.* will not be liable for any deficiencies or reduction in value received on the sale of the goods nor, will the Customer be relieved from the liability merely because the goods have been sold. **19. TIME BAR**

Heart Logistics Inc.* shall, unless otherwise expressly agreed, be discharged of all liability under these Conditions unless suit is brought within 9 months from

A the date of delivery of the Goods for claims to damage to goods, or b) the date of delivery of the Goods for claims to damage to goods, or b) the date when the Goods should have been delivered for claims for delay in delivery or loss of goods. With respect to loss or damage to ther than loss of or damage to the Goods, the 9 months period shall be counted from the time when the act or omission of Heart Logistics Inc.* giving rise to the claim occurred. 20. CUSTOMARY REMUNERATION RECEIVED FROM THIRD PARTIES

21. APPLICABLE LAW AND JURISDICTION

The Particulate Law and Joinsbor ION The Parties agree that where they have used electronic communications to transact in whole or in part any business such communications will be given legal effect in accordance with the provisions (so far as they may be applicable) of the Uniform Electronic Commerce Act as approved by the Uniform Law Conference of Canada. Otherwise these Conditions shall be governed by the law of the Province within Canada in which Heart Logistics Inc.* has its principal place of business. By accepting the services provided under these Conditions, the Customer irrevocably attoms to the exclusive jurisdiction of the Courts of that Province.