11411 NW 107th Street Suite 4 Miami, FL 33178 PHONE: 855-796-5489

SHIPPER INSTRUCTION SHEET

SPECIAL INSTRUCTIONS FOR MOTOR CARRIER

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	SHIPPER		CONSIGNE	E		FREIGHT CHARGES
SHIPPER#	DATE:	NAME:				
NAME:		STREET:				PREPAID
STREET:		CITY:				
CITY:						
STATE:	ZIP:	STATE:		ZIP:		
PHONE:		PHONE:				
			1			-
C.O.D. FEE TO BE PAID BY:	SHIPPER CONSIGNEE CONSIGNC	DR	COLLECT ON DELIVERY: \$		AND REMIT TO:	
SPECIAL INSTRUCTIONS:			STREET:			
NOTE: Consignee's check will	be accepted in payment of COD's unless Shipper/Cons	signor has special			STATE:	ZIP:

NOTE: Consignee's check will be accepted in payment of COD's unless Shipper/Consignor has special instructions as to the form of payment of COD's. The instructions must be legibly and clearly set forth on the face of the Spot or Volume Rate Quotations and this Receipt.

PLEASE MARK AND RECORD ALL ITEMS CLEARLY ON THIS RECEIPT

# OF SHIPPING UNITS	KIND OF PACKAGING	DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	NMFC ITEM NUMBER	CLASS	WEIGHT (LBS)
SPECIAL INSTRUCTIONS FOR MOTOR CARRIER:					

BILL TO	DECLARED VALUE
NAME:	DECLARED VALUE INSTRUCTIONS FOR CARRIERS: Unless a higher value is declared prior to the booking of the shipment and an additional transportation charge of \$0.65 (U.S.) per \$100.00 (U.S.) of declared value or fraction thereof is paid, the
STREET:	value of the shipment is limited to not more than \$0.50 (U.S.) per pound per item. The value is declared to be not more than \$
CITY: STATE: ZIP:	The Declared Value may not exceed the actual value of cargo on which the claim is made. If the Declared Value blank is not filled in prior to execution of this contract the Declared Value shall not be more than \$0.50 (U.S.) per pound per item.
SHIPPER:	CONSIGNEE:
PER:	PER: DATE:
	PIECES:
All Parties to this receipt are, as to the transactions herein described, subject to the terms and conditions either written or printed, herein contained, including the conditions on the back hereof, which are hereby agreed to by the shipper and accepted for the shipper, its assigns or	CARRIER:
SUCCESSORS.	PER: DATE:
Failure to pay the monies due on this contract within the credit terms allowed will result in the addition of interest on the unpaid balance at the rate of 1.5% per month and the cost of	
collection, including all attorney's fees. All payments must be made to JIT Express, Inc., 11411 NW 107th Street Suite 4, Miami, FL 33178.	PIECES:

TRANSPORTATION CONTRACT

(1) Pursuant to this contract, JIT Express, Inc., a licensed property broker, undertakes to arrange the interstate transportation of shipment(s) identified on the reverse side hereof from the named origin to the named destination for the rates and charges set forth. The line haul transportation will be provided by a licensed motor carrier selected by and under contract with JIT Express, Inc.. This agreement incorporates by reference JIT Express, Inc. rates and service conditions and sets forth the full and complete duties and obligations of JIT Express, Inc. with respect to the Shipper, Consigner, Consigner, and the known beneficial owners of the subject shipment(s).

(2) JIT Express, Inc. will undertake to arrange for the delivery of the lading herein described under reasonable dispatch utilizing the most qualified available equipment and it shall make every effort to arrange for delivery pursuant to the requested schedules and transit times. JIT Express, Inc. cannot guarantee that delivery will be effectuated to meet any particular market, dispatch, exhibition or sailing. JIT Express, Inc. is not liable for any special or consequential damages. The parties agree that in any event, JIT Express, Inc.'s maximum liability for delay as to any shipment shall be an amount equal to the freight charges incurred or actual cost, whichever is less.

Subject to the limitation set forth herein and as provided by applicable law, JIT Express, Inc. agrees to pay for the actual loss or physical (3)damage to the described shipment(s) which may be caused by its gross negligence or willful misconduct and for no other causes. Where shipments have declared values, JIT Express, Inc.'s liability for non-delivery, shortage or damage shall be prorated by weight when part of a shipment is not delivered or delivered in a damaged condition. Otherwise, JIT Express, Inc.'s liability shall be determined by the actual value of the item or by multiplying the weight of the non-delivered, lost or damaged item by fifty cents (\$0.50) per pound per item, whichever is less. All claims must be filed in writing and delivered into the physical possession of JIT Express, Inc. at the main office of JIT Express, Inc. within nine (9) months of the date of pickup or any such claim shall be barred and cannot be paid. The parties agree that claims will be presented and adjusted in accordance with guidelines established by the FMCSA and successor agencies and set forth at 49 CFR Part 370. Unless otherwise agreed to in writing, the maximum liability for non-delivery, shortage or physical damage shall be fifty cents (\$0.50) per pound per item. If the value of the shipment shown on the reverse side has a value declared in the manner required by this contract an additional transportation charge of \$0.65 per \$100.00 of declared value, or fraction thereof, must be declared in writing and such additional transportation charges must be paid before the shipment is tendered to JIT Express, Inc. for it to make the transportation arrangements. Neither JIT Express, Inc. nor the carrier(s) secured by JIT Express, Inc. on behalf of the shipper shall be liable for damages in excess of fifty cents (\$0.50) per pound per item, regardless of the value declared unless the declared value requirements are strictly complied with. Shipper understands and agrees that the rates do not include insurance or other compensation for loss, other than as expressly provided herein and limited hereby. Accordingly, Shipper agrees that Shipper has an alternative to this limitation whereby if it desires coverage for loss or damage in excess of the limits set out herein it can obtain its own insurance coverages. Such insurance is acceptable to JIT Express, Inc. as Shipper's contractual acceptance of the \$0.50 per pound per item limitation if said insurance will contain a waiver of subrogation clause waiving any subrogation rights against JIT Express, Inc. for and on behalf of such insurance carrier. In the event Shipper fails to obtain a waiver of subrogations, Shipper will defend, indemnify, and hold harmless JIT Express, Inc., and all motor carrier's secured by it from all damage, costs and expenses, including attorneys fees, with respect to claims made by Shipper or third parties acting as subrogees of Shipper. JIT Express, Inc. shall not, under any circumstances, be liable for damages caused by acts of war or civil insurrection, force majeure, Acts of God, or the inherent vice of the shipment. Temperature controlled service is not provided.

(4) For and in consideration of the transportation services to be provided, shipper agrees to pay to JIT Express, Inc. the applicable freight charges as set forth in its written rate circulars and written rate tenders unless otherwise herein specified. Pursuant to Section 7 of the uniform bill of lading, incorporated herein by reference, both, shipper and consignor, by signing or accepting the services described in this document, acknowledge joint and several liability for the freight charges. JIT Express, Inc. will not discharge the payment obligation of the shipper, consignor, consignee and/ or beneficial owner of the shipment herein described until payment in full has been received.

(5) All freight charges shall be payable upon receipt of JIT Express, Inc.'s invoice. Charges not paid within (30) days of invoice date shall be subject to interest at the rate of one and one-half percent (1 ½ %) per month and all costs of collection including court costs and attorneys fees. If JIT Express, Inc. is forced to pursue collection of the transportation charges, all applicable discounts and allowances will be revoked resulting in the collection of the gross transportation charges. The parties agree that this contract shall be governed and construed in accordance with the laws of the State of Florida. Any action based on or arising out of this contract must be brought in the appropriate Federal or State Court in Miami-Dade, FL. The parties hereto consent to the exclusive and binding jurisdiction of said court and JIT Express, Inc. reserves the right to demand pay- ment of all outstanding and past due freight charges as a precondition for releasing this shipment(s) at destination. This right includes the right to demand payment upon delivery of this shipment(s) at any time.

(6) Shipper warrants that the shipment(s) identified on the reverse side is/are properly packaged to withstand the rigors of transportation, will not contaminate other lading with which it may be co-loaded and contains no toxic or controlled substances or hazardous materials subject to U.S. DOT regulations. Shipper agrees to defend, indemnify and hold JIT Express, Inc. harmless from any claims resulting from the breach of this warranty.

(7) Unless specifically instructed in writing to the contrary, Broker or Motor Carrier selected by Broker may accept on behalf of Shipper/ Consignor any regular form of payment, including business or personal check at the risk of the Shipper/Consignor and Broker/Motor Carrier shall have no responsibility if payment is dishonored or otherwise rejected by the paying institution. If the Shipper/Consignor designates a specific, restricted method of payment of COD's in writing prior to the acceptance of the shipment by the Broker/Carrier, Broker/Carrier shall have no liability or responsibility to Shipper/Consignor if the authorized method of payment is dishonored or rejected by the paying institution for any reason as long as the negotiable instrument accepted facially complies with the written instructions.

(8) All shipment(s) may, at JIT Express, Inc.'s option, be opened, weighed and inspected.