(For use in connection with 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.)

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 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,

FROM FRED MEDART MFG. CO.

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 over all or any portion of said route to destination, and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all the conditions not prohibited by law, whether printed or written berein contained, including the conditions on back hereof, which are hereby agreed to by the shipper and accepted for himself and his assigns.

At St. Louis, Mo., 19 39		Shipper's 30584 No.		Agent's No.		ment is to be deli course on the course the following state	tion 7 of conditions wered to the consignations and the consignations where the consignation with the consignation of conditions where the consignation is the conditions of conditions where the conditions where the conditions where the conditions where the consignation is the consignation of conditions where the consignation is the consistent where the consistent which we can be consistent where the consistent which we can be consistent where the consistent where the consistent which we can be consistent which where the consistent which we can be consistent which where the consistent which we can be consistent which we can be consistent which which we can be consistent which we can be consistent which which we can be consistent which which we can be consistent which we can be consistent which we can be consistent which we can be consi	nor shall	out re	
By -ven	MO PACIFIC Company	Cust. No. Bill of Lading No.E 389			10.E 38905	The carrier shall ment without payor ful charges.	ll not make delivery nent of freight and	of this all othe	ship r law	
Consigne	DR FORREST C	ALIEN		per or switter, or for making at smires age. Fire or loss, dama geror delay caused by indoceure.		(Signature of consignor.)				
With the second of the transfer of the transfe							If charges are to be prepaid, write or stamp here "To be Prepaid." PREPATO			
Destinati	LAWRENCE CONTRACTOR OF THE PROPERTY OF THE PRO	KANSAS State of		base baggors at very contribution of party, entitled to make shad may be proposed to party, entitled to make shad may be party. County of 100001 against on the shad of the carrier at the		Received \$to apply in prepayment of the charges on to property described hereon.				
Route _	re to the carrier officeer nature, shall be liable for and independence of the properties of the same of the contract of the c	nedrale assista flat e deb-30 ceol lla teatega desirenten analysista	Out previous	ponsibility standupon kindupon	and in any such case carrier's reamay be returned by carrier at owns	Agent or Cashier.	when property is so di	e doses elicosase enigrios	sale or	
Deliverir	ng Carrier UNION PACIFIC	Car Initial	charges accito do so, no covered by	and of Ca		(The signature prepaid.) Charges advanced:	here acknowledges or	ly the a	amou	
No. Packages	Description of Articles, Special Marks and Exceptions	*WEIGHT Cl (Sub. to Cor.) or	ass Check Rt. Col.	No Packages	Description of Special Marks an	CANADA AND AND AND AND AND AND AND AND AN	*WEIGHT (Sub. to Cor.)	Class or Rt.		
patoli rongi cation	Crates Gymnasium Appts. K. D. Flat	nall sot be liable force per per consignor to consignor to consignor to consignor to consignor be legal.	le (bibivord	Sucissics or arrier abali	Crates Playground Appts. K. D. Flat	ace against the quarar und to transport said	de se	ed by the	10	
see(a) see(a) sperty trisle,	Boxes Gymnasium Appts. K. D. Flat	the delivering carre	iable) which	nesetween sere a Power mi modules	Boxes Playground Appts. K. D. Flat	d necessity to forward sint of destination. In the represented in writing the necessary as determined to the necessary as designed to the necessary as determined to the necessary as dete	ght in case of paysical shipping the paysical scene 280 has been been been been been been been bee	we there e point inc that	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
igunat bene- process if the	Cartons Gymnasium Appts. K. D. Flat	case of a shipment rest of the same of the	sed, so the control of the control o	nount to be	Cartons Playground Appts. K. D. Flat	luc plus ireight charge oss or damage occurs it to recovery, claims	based, such lower vanithether or not not such i	e rate is covered; (b) As		
of the ection	Crates S. U.	e rote esta on men e est e rot eldest ed tientaid e cirle to emis se vinge e biste esta se de	ignes ball atrier to re	e of export ke delivery. emstituted	Pieces Playground Appts. R. D. Flat	n nine months after de delivery at port of e reasonable time for de	felay occurred, withing after a months after a	tille, with	11 12 12	
## 10 9 -93 ### ######	Boxes S. U.	Total neone hise ekite anibalio lini sali sali si alio lini radione note ana animaliana sali sali	Uni Salani S. Sala Oli filadu Cari o rese	ares thereof accordance not be paid.	Pieces Iren Pipe	tax the carrier has dia taims are not filed or. to carrier hereunder sh	ser to the claimant the the notice. Where a regoing provisions, n	the car	TO OF THE PERSON NAMED IN	
control of exc-	Crates Steel Without Glass K. D. Flat	THE RESIDENCE OF THE PARTY OF T	1 do 18 distri	ed property. Arrier reun-	Crates Steel Shelving K. D. Flat	that may have been policies or contracts of ium paid thereon.	refit of any iner range is the is shall not avoid the laimant for the prem	far anti-	D. 85 G.	
atutes econ-	Boxes Steel Without Glass K.D. Flat	Series accompanies of the contract of the cont	THE SECOND	whose rouse with the cost and not be held	Boxes Steel Shelving K. D. Flat	operage and baling at transported hereunde greater convenience i	of ton necessary con otton linters is to be operated the same for the same for	trong of the kind of the kind of conf	100 11	
ATORES ATORES	Cartons Steel Without Glass K.D. Flat	stant the vesses in the stant i	ON (d) O OF BUILDS 1 VO DESUES 1 VO TO TO	a buik cour- se expressly other grain all be given	Cartons Steel Shelving K. D. Flat	railroad, public or lice t promptly unloaded) tout respect to owners	point where there is a no and then if is no kind and grade with	ned to a ted here	THE PLANT	
Library Control of the Control of th	Crates Storage or Wardrobe Steel Without Glass S. U.	and stoperly manned test per resulting from the per cor appurtantees will also be continued to the continued	eawor iny and an age and an age and an age and an age and an any,	ine allowed	Crates Steel Shelving S. U.	moved by the party er	ignor), and it so deli- ges hereunder. (a) Property not re	the com	200	
Pari De	Boxes Steel Without Glass S. U.	son a recessary, and control of the son of t	OF SOJ FOR	s been duly ade, may be and charge	Crates Steel Shelf Boxes Not Nested	ation of at the part of	ne property at destination and attention and after planting sel, car, depot, warel	to isversion of the parties of the p	THE REAL PROPERTY.	
ctions	Bleachers or Grandstands Crates Steel or Wood N. O. I. B. N.—K. D.	e sand Average shall be	uch camer o cam the (d) Gen	the carrier, for storage,	Baskets Wire or Expanded Metal N. (Nested	o owner. and other and other	noved to and stored lace, at the cost of t	silable p	自22 102 102 103 103 103 103 103 103 103 103 103 103	
OJ SOM Reference Some or	Bleachers or Grandstands Steel or Wood N. O. I. B. N.—K. D.	and asages of the Fee	nake tas vi	d to receive the carrier ated by the	Crates Baskets Wire or Expanded Metal N. I	O. J. B. N. Son to the a	ceive it walls age	ails to re	対は、現	
unning erable never-	Bleachers or Grandstands Steel or Wood N. O. I. B. N.—K. D.	ces, or from unseaver tge terovided the late tise of due diligence	TOPE PART OF THE P	e subject to e published gned, or, if	the case may be, and that it will be be not arranged for, and shall have same of the party to whom consideration and place of a	if disposition	the terms of the bill	Tagord sander	107 E E E E	
LETERIAL DELECTION OF THE PARTY	rage to the payment of any sactiness, losses or repenses of a	pow per in general average that the man peril.	INGEL SE VIOL	or nearest ore publica- was mailed,	eral circulation at the place of sale	Constant of the constant of th	ro successive we slow successive we slow such novapapa lase se of sale after stid	ton to a	17.00 17.00	
	If the shipment moves between two ports by a carrier by NOTE—Where the rate is dep ndent on value, shippe he agreed or declared value of the property	rs are required to s	res that the	bill of lading	shall state whether it is "carrette agreed or declared value of	rier's or shipper's we the property.	ight.", the carrie	(c) What consigna- receive it	yd to r	
SI	pecifically stated by the shipper to be not	exceeding	SELL (1)	CHESC SCINE SE	Per de de la	dvantage ac must nome	to the pest of the best a	on, sell to	rol	

FRED MEDART MFG. CO., Shipper

FREDERICM

Per.

N Krone-Brice Co., St. Louis, Mo.