



STRAIGHT BILL OF LADING

DRIVER PLEASE NOTE
IF SINGLE SHIPMENT
CHECK BOX BELOW

☐

SHIPPER
PLEASE NOTE

FREIGHT CHARGES ARE PREPAID UNLESS MARKED COLLECT

☒ COLLECT

Reminder: Print/Affix Pro Labels To Your Shipment

ORIGINAL - NOT NEGOTIABLE

Page 1 of 1

Motor
Move

XPO PRO#: —

SHIPPER (FROM) Rebtxe Carolyn		CONSIGNEE (TO) ADCAP Dunn scott sain				
STREET 40 Industrial Parkway		STREET 1400 GOLDMINE RD				
CITY, STATE/PROVINCE, ZIP/POSTAL CODE (TELEPHONE) Somerville, NJ 08876(US)		CITY, STATE/PROVINCE, ZIP/POSTAL CODE (TELEPHONE) MONROE, NC 28110(US) (704) 2832147				
BILL TO		CUSTOMS BROKER				
STREET		STREET				
CITY, STATE/PROVINCE, ZIP/POSTAL CODE (TELEPHONE)		CITY, STATE/PROVINCE, ZIP/POSTAL CODE (TELEPHONE)				
ACCOUNT CODE		<input type="checkbox"/> Guaranteed (G!) <input type="checkbox"/> Guaranteed by Noon (G!12)				
NUMBER SHIPPING UNITS	HM	KIND OF PACKAGING, DESCRIPTION OF ARTICLES, SPECIAL MARKS AND EXCEPTIONS Hazardous material sequence (ISHP) must read: UN/NA ID#, proper Shipping name, Hazard class and Packing group (SUBJECT TO INSPECTION AND CORRECTION)	NMFC NO.	SUB	CLASS OR DENSITY OF ARTICLES	WEIGHT (Subject to Correction) ⌘ lb kg
1		PLT(s) fabric L=64, W=44, H=34	49265	1	55	392.0
		Remarks: Delivery hours to Dunn 8:30 am to 3 pm Mon-Fri				

Notice: Unless the Shipper completes the requirements as provided below, Carrier's liability shall be limited as stated herein and in Tariff CNWY-199 in effect on date of shipment, which is available online at LTL Services Tariff Library, or may be obtained upon request to Carrier. Shipment is subject to the released value provisions of the NMFC as set forth in paragraph 2 of the Bill of Lading Terms and Conditions. Carrier shall in no event be liable for loss of profit, income, interest, attorney fees, or any special, incidental or consequential damages.

Carrier liability with shipment originating in, and destined for locations within the United States: Carrier's liability shall be based on actual loss or damage to for shipments originating in and destined for the United States, and loss or damage to shipments originating in, and destined for, locations within the United States. Carrier's liability shall be based on actual NMFC class of the shipment and is limited between \$0.10 and \$5.00 per pound per Tariff CNWY-199 in effect on the date of shipment. Carrier's liability for household goods, personal effects, and articles other than new, including used, remanufactured or refurbished articles shall not exceed \$0.10 per pound. Carrier's highest level of liability is \$5.00 per pound, subject to \$100,000.00 maximum total liability per shipment (or \$10,000.00 per shipment for household goods). Shipper may increase Carrier's limits of liability for shipments originating in, and destined for, locations within the United States if the Shipper requests excess value liability on the Bill of Lading in the Special Agreement box below, declares value, and pays the additional charge in addition to initialing where indicated. In no event shall Carrier be liable for loss of profit, income, interest, attorney fees, or any special, incidental or consequential damages. In no event shall Carrier liability exceed the actual destination value of the goods at the time of shipment. Total excess value liability requested cannot exceed \$100,000.00 per shipment (or \$10,000.00 per shipment for household goods).

Carrier liability with shipment originating within Canada: Unless the Shipper completes the Special Agreement box below, declares value, and pays the additional charge in addition to initialing where indicated, Carrier's maximum liability for loss or damaged freight originating in or destined for locations within Canada is CAN\$2.00 per pound (CAN\$4.41 per kilogram), subject to a maximum total liability per shipment of CAN\$20,000.00. Carrier's liability on household goods, personal effects articles other than new articles, including used, remanufactured or refurbished articles, shall not exceed ten cents (\$0.10) (CAN) per pound.

Carrier liability with shipment originating in or destined for Mexico: To select excess value liability, Shipper must complete the Special Agreement box below, declare value, and pay the additional charge, in addition to initialing where indicated. Absent excess value liability, Carrier's maximum liability is seven cents (\$0.07 USD) per pound, subject to a maximum total liability per shipment of \$500.00 USD.

SPECIAL AGREEMENT: To request excess value liability for shipments originating in the United States and Canada this section must be completed.
Excess value liability requested is hereby specifically stated by the Shipper to be in total USD \$ _____ or CAN \$ _____, and Shipper agrees to pay an excess value liability charge: _____ (Shipper's Initials).

Where the NMFC classification is dependent on value, shippers are required to state specifically below in writing the declared value of the property as follows: The declared value of the property is specifically stated by the shipper to be not exceeding \$ _____. This does not constitute a request for excess value liability unless the SPECIAL AGREEMENT box is completed and initialed.

Shipper's Certification: I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, are classified, packaged, marked and labeled/placarded, and are in all respects in proper condition for transport according to applicable international and national governmental regulations.

Shipment Received: The shipment is received subject to Tariff CNWY-199, Carrier's pricing schedules, terms, conditions and rules maintained at Carrier's general offices in effect on the date of issue of this Bill of Lading, as well as the National Motor Freight Classifications (NMFC), the Hazardous Materials Transportation Regulations (Title 49 — CFR, Subtitle B, Chapter 1, Sub Chapter A-C), and the Household Goods Mileage Guide (HHGB 105 Series), for shipments originating in the United States; and the Canadian Motor Vehicle Transport Act, the Transportation of Dangerous Goods Act, and the regulations in force in the provincial jurisdiction at the time and place of the shipment for shipments originating in Canada. The property described on this Bill of Lading is in apparent good order, but only to the extent that it is unconcealed and visible without further inspection and except as noted or marked. The property is consigned and destined as indicated above. The word Carrier is defined throughout this contract as meaning any person or corporation in possession of the property under this contract. It is mutually agreed as to Carrier and 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 of this Bill of Lading's terms and conditions in effect on the date of shipment, including, but not limited to, the "Terms and Conditions" listed on the back side of this Bill of Lading.

SHIPPER Rebtxe	CARRIER <input type="checkbox"/> XPO LOGISTICS FREIGHT, INC. <input type="checkbox"/> XPO LOGISTICS FREIGHT CANADA INC.	
AUTHORIZED SIGNATURE	AUTHORIZED SIGNATURE DATE	