Form 823-2											
Uniform Domestic	Straight Bill of I	Lading Adopted by	/ Carriers in	Official.	Southern and	Western	Classification	Territories.	March	15.	1922

## 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.

Shipper's	No						100000		
Adamsia N	7-								

The N	lew Y	ork,	New	Haven	and	Hartford	Railroad	Company
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RECEIVED, subject to the classification and tariffs in effect on Original Bill of Lading, at	the date of the re	ceipt by the carri	er of the property described in the
under the contract) agrees to carry to its usual place of delivery at said destination route to said destination. It is mutually agreed, as to each carrier of all or any of any time interested in all or any of said property, that every service to be perfor printed or written, herein contained, including the conditions on back hereof, where the property berein described, while water horse on vessels	said property over all comed hereunder shall be ich are hereby agreed	its own water line, or or any portion of said to e subject to all the to by the shipper and	therwise to deliver to another carrier on the coute to destination, and as to each party at conditions not prohibited by law, whether accepted for himself and his assigns.
against fire and marine risks. The insurance covers for seventy-two consignee or some connecting line, and if a Sunday or holiday in	hours after lande	d from such vesse	el unless sooner delivered to owner.
Consigned to.	Mail or str	eet address of consigne	e—For purposes of notification only.
			unty of
(Delivering carrier.)	Car	Initial	Car No
No. DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	* WEIGHT (Subject to Correction)	CLASS CHECOLUM	- Strip Diripinone is to be dell-
182 can mik to go			statement:  The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. (See section 7 of conditions.)
			(Signature of Consignor)
1313 76 3-003			If charges are to be prepaid write or stamp here, "To be Prepaid."
			Received \$to apply in prepayment of the charges on the property described hereon
			Agent or Cashier
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Per(The signature here acknowl-
*If the shipment moves between two ports by a carrier by water, it shall state whether it is "carrier's or ship NOTE.—Where the rate is dependent on value, shippers as writing the agreed or declared value of the property.  The agreed or declared value of the property is hereby spe	re required to sta	te specifically in	1 Charges advanced:
not exceedingper		y My Jan	
Per Shipper	Per	[	Agent
Permanent post-office address of shipper,	ilroad Printers, 9	Knapp St., Boston	, Mass.

## CONTRACT TERMS AND CONDITIONS.

SEC. 1. (a) The carrier or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto, except as

Sec. 1. (e) The carrier or party in possession of all or any of the property herein described shall be liable as a seconmon law for any iose thereof or damage thereto, except as hereinafter provided.

God, the public enemy, the authority of law, or the act or default of the shipper or owner, or for natural strinkings. The carrier's liability shall be that of watchousement on the public enemy, the authority of law, or the act or default of the shipper or owner, or for natural strinkings. The carrier's liability shall be that of watchousement of the public enemy, the authority of law, or the act or default of the shipper or owner, or for natural strinkings. The carrier's liability shall be that of watchousement of the property at destination or at the port of export [I] intended for export) has been duly sent or given, and after pherement of the property at destination or at the port of export [I] intended for export) has been duly sent or given, and after pherement of the property at destination or at the port of export [I] intended for export) has been duly sent or given and after pherement of the property at destination or at the port of export [I] intended for export) has been duly sent or given and after pherement of the property at destination or at the property and act and the property at destination or at the property and act and the property at destination or at the property and act and the property at destination or at the property of the carrier and property and act and the property and act and ac

is published: Propided, That 30 days shall have elapsed before publication of notice of sale after said notice that the property was refused or remains unclaimed was sent, or given.

(c) Where perishable property which has been transported hereunder to destination is refused by consignee or party entitled to receive it, or said consignee or party entitled to receive it shall fail to receive it promptly, the carrier may, in its discretion, to prevent deterioration or further deterioration, sell the same to the best advantate private or public sale: Provided, That if time serves for notification to the consignor or owner of the refusal of the property, such notification shall be given, in such manner as the exercise of due diligence requires, before the property is sold.

(d) Where the procedure provided for in the two paragraphs last preceding is not possible, it is agreed that nothing contained is said paragraphs shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law.

(e) The proceeds of any sale 1 ade under this section shall be applied by the carrier to the payment of freight, demurrage, storage, and any other lawful charges and the expense of notice, advertisements, sale, and other necessary expense and of caring for and maintaining the property, if proper care of the same requires special expense, and should there be a balance it shall be paid to the owner of the property sold hereunder.

(f) Property destined to or taken from a station, wharf, or landing at which there is no regularly appointed freight agent shall be entirely at risk of owner after unloaded from cars or vessels or until loaded into cars or vessels, and except in case of carrier's negligence, when received from or delivered to such stations, whatves, or landings shall be at owner's risk until the cars are attached to and after they are detached from locomotive or train or until loaded into and after unloaded from vessels.

Sec. 5. No

Sec. 6. Every party, whether principal or agent, shipping explosives or dangerous goods, without previous full written disclosure to the carrier against all loss or damage caused by such goods, and such goods may be warehoused at owner's risk and expense or destroyed without compensation.

Sec. 7. The owner or consignee shall pay the freight and average, if any, and all other lawful charges accruing on said property; but, except in those instances where it may lawfully be authorized to do so, no carrier by railroad shall deliver or relinquish possession at destination of the property covered by this bill of lading until all tarifi rates and charges thereon have been paid. The consignor shall be liable for the freight and all other lawful charges, except that if the consignor stipulates, by signature, in the space provided for that purpose on the face of this bill of lading that the carrier than all other lawful charges, except that if the consignor stipulates, by signature, in the space provided for that purpose on the face of this bill of lading that the carrier to require at time of shipment the prepayment or guarantee of the charges. If upon inspection it is ascertained that the articles shipped are not those described in this bill of lading, the freight charges must be paid upon the articles actually shipped.

Sec. 8. If this bill of lading is issued on the order of the shipper, or his agent, in exchange or in substitution for another bill of lading the shipper's signature to the prior bill of lading as to the statement of value or otherwise, or election of common law or bill of lading, its libe performed subject to all the terms and provisions of and all the examptions of rounding the shipper of the bill of lading as fully as if the same were written or made in or in connection with this bill of lading.

(b) No such carrier by water shall be liable for any loss or damage resulting from any fire happening to or on board the vessel, or from explosion, bursting of bollers or breakage of shafts, unless caused

bill of lading.

(f) The term "water carriage" in this section shall not be construed as including lighterage in or across rivers, harbors, or lakes, when performed by or on behalf of rail

SEC: 10. Any alteration, addition, or erasure in this bill of lading which shall be made without the special notation hereon of the agent of the carrier issuing this bill of lading, shall be without effect, and this bill of lading shall be enforceable according to its original tenor.