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Straight Bill of	LadingOrigin	alNot N	legot	iabl	е.	Shippers Agents			
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Ming approved by the Interstate Commerce Commerce by Order No. 787 of June 27, 1802.

Straight Bill of Lading-Original-Not Negotiable.

RECEIVED, ambient to the classifications and tariffs in effect on the date of figure of this trigginal fill of Leurite CONDITIONS.

Sucress 1. The carrier or party in possession of any of the property herein de-composition shall be liable for any loss thereof or damage thereto, except as hereinafter sourced.

We carrier or party in possession of any of the property herein described shall be table for any loss thereof or damage thereto or delay caused by the act of God, the regardic enemy, quarantine, the authority of law, or the act or default of the shipper of swner, or for differences in the weight: of grain, seed, or other commodifies chased by natural shrinkage or discrepancies in elevator weights. For loss, damage, of flolay caused by fire occurring after forty-eight hours (exclusive of legal holidays) delay caused by fire occurring after forty-eight hours (exclusive of legal holiday) are notice of the arrival of the property at destination or at port of export (if in the first of the carrier of the arrival of the property at destination or at port of export (if in the first of the carrier of party in possession), the carrier of party in possession, the carrier or party in possession, the carrier or party in possession, the carrier or party in possession shall not be liable for loss, thange, or delay occurring while the property is stopped and held in transit upon a defect or vice in the property or from riots or strikes. When in accordance with general custom, on account of the nature of the property, or when at the reducest of the shipper the property is transported in open cars, the carrier or party in busiession (except in case of loss or damage by fire, in which case the liability shall be the same as though the property had been carried in classic carse shall be liable only for negligence, and the burden to prove freedom from such negligence shall be on the carrier or party in possession.

See, 2. In issuing this bill of lading this company agrees to transport only over its own line and except as otherwise provided by law acts only as agent with respect to

own line, and except as otherwise provided by law acts only as agent with respect to

Abe portion of the route beyond its own line.

Abe portion of the route beyond its own line.

On carrier shall be liable for loss, damage, or injury not occurring on its own road or its portion of the through route, nor after said property has been delivered to the next carrier, except as such liability is or may be imposed by law, but nothing constained in this bill of lading shall be deemed to exempt the initial carrier from any such liability so imposed.

SEC. 3. No carrier is bound to transport said property by any particular train or vessel, or in time for any particular market or otherwise than with reasonable dispatch, unless by specific agreement indorsed hereon. Every carrier shall have the patch, thiess by specing agreement incorson hereon. Every carrier shall have and might in case of physical necessity to forward said property by any railroad or route between the point of shipment and the point of destination; but if such diversion shall be from a rail to a water route the liability of the carrier shall by the same as

though the entire carriage were by rail.

The amount of any loss or damage for which any carrier is liable shall be computed on the basis of the value of the property (being the bona fide luvoice price, if any, to the consignee, including the freight charges, if prepaid) at the place and time of shipment under this bill of lading, unless a lower value has been represented in writing by the shipper or has been agreed upon or is determined by the classification or sariffs upon which the rate is based, in any of which events such lower value shall be the maximum amount to govern such computation, whether or not such loss or damage occurs from negligence.

Claims for loss, damage, or delay must be made in writing to the carrier at the point of delivery or at the point of origin within four months after delivery of the property, or, in case of failure to make delivery, then within four months after a reasonable time for delivery has elapsed. Unless claims are so made the carrier shall

not be liable.

Any carrier or party liable on account of loss of or damage to any of said property shall have the full benefit of any insurance that may have been effected upon or on secount of said property, so far as this shall not avoid the policies or contracts of inboomeved any courance.

All property shall be subject to necessary cooperage and baling at owner's soss. Each carrier over whose route cotton is to be transported hereunder shall have the crivilege, at its own cost and risk, of compressing the same for greater convenunavoidable delays in producing such compression. Grain in bulk consigned to point where there is a railroad, public, or licensed elevator, may unless other the expressly noted herein, and then if it is not promptly unloaded be there delives and placed with other grain of the same kind and grade without respect to owner. ship, and if so delivered shall be s bject to a lien for elevator charges in addition to all other charges hereunder.

SEC. 5. "roperty not removed by the party entitled to receive it within forty-eight nours (exclusive of legal holidays) after notice of its r 'ival has been duly sent' or given may be kept in car, depot, or place of delivery of the carrier, or warehouse, subject to a reasonable charge for storage and to carrier's responsibility as ware

subject to a reasonable charge for storage and to carrier's responsibility as watehouseman folly, or may be, at the option of lishe carrier, removed to and stored it is public or licensed warehouse at the cost of the owner and there held at the owner's risk and without liability on the part of the carrier, and subject 'a a lien for all freight and other lawful charges, including a reasonable charge for regage.

The carrier may make a reasonable charge for the detention of any vased or car, or for the use of tracks after the car has been held forty-eight hours (exclusive of legal holidays), for leading or unloading, and may add such tharge to all other charges hereunder and thold such property cubject it a lien therefor. Nothing in this section shall be construed as lessening the time allowed by law or as setting aside any local rule affecting car service or storage.

Property destined to or taken trains station, whard, or landing at whir's there is no regularly appointed agent shall be one of the received from or delivered on private or other sidings, wharves, or landings shall be at owner's risk until the cars are attached to and after they are detached from trains.

the cars are attached to and after they are detached from trains.

Sze. 6. No carrier will carry or be liable in any way for any documents, specie, or for any articles of extraordinary value not specifically rated in the published clear fileation or tariffs, unless a special agreement to do so and a stipulated value of the articles are indorsed hereon.

Szc. 7. Every party, whether principal or agent, shipping explosive or dangerous goods, without previous full written disclosure to the carrier of their nature, shall be liable for all loss or damage caused thereby, and such goods may be warehoused as owner's risk and expense or destroyed without compensation.

SEC. 8. The owner or consignee shall pay the freight and all other lawful charges accruing on said property, d, if required, shall pay the same before delivery. 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. 9. Except in case of diversion from rail to water route, which is provided for in section 3 hereof, if all or any part of said property is carried by water over any part of said route, such water carriage shall be performed subject to the liabilities limitations, and exemptions provided by statute and to the conditions contained in this bill of lading not inconsistent with such statutes or this section, and subject also to the condition that no carrier or party in possession shall be liable for any loss on damage resulting from the perils of the lakes, sea, or other waters; or from explosion. bursting of boilers, breakage of shafts, or any latent defect in hull, machinery, or appurtenances; or from collision, stranding, or other accidents of navigation, or from prolongation of the voyage. And any vessel carrying any or all of the property here in described shall have the liberty to call at intermediate ports, to tow and be kewed, and assist vessels in distress, and to deviate for the purpose of saving life or prop

The term "water carriage" in this section shall not be construed as including lighterage across rivers or in lake or other harbors, and the lightly for such lighterage shall be governed by the other sections of this instrument.

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Henry Weinhard Brewer

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