



SHIPPING FORM

(Each box must have its own form)

Bill of Lading No	(To be filled by Fastcare)	Date:	
Sender Information:		Consignee Information:	
Name		Name	
Address		Address	
City/Province		City/Province	
Phone Number		Phone Number	
Email		Email	

DETAILED PACKING LIST

QTY	DESCRIPTION OF ITEM/S	VALUE	QTY	DESCRIPTION OF ITEM/S	VALUE
TOTAL VALUE(CAD\$):					

I want to receive updates of my shipments on my Email

I want to receive future promotions or offers from FASTCARE on my Email Mobile Email & Mobile.

WAIVER CLAUSE: Upon signing of this waiver, the undersigned agrees that all breakable, electronics, and perishable items listed above will be SHIPPED AT OWNER'S RISK and that FASTCARE CARGO & LOGISTICS LTD. or any FASTCARE Subsidiaries will not be liable for any damages that may occur during transit.

Shipper certification: By tendering goods and personal effects for shipment via FASTCARE CARGO & LOGISTICS LTD. I agree to the terms and conditions stated in the Bill of Lading and packing list, which are incorporated herein by reference. By signing this form, I certify that I am the sender/shipper of the items and the owner of the goods hereunder or is the authorized agent of the owner of the goods; that the goods described in the packing list are the actual contents of the package for shipment; and that there are no prohibited items included in this shipment or any items with commercial quantities for resale purposes.

I certify that under my control, this shipment has been adequately safeguarded to ensure that unauthorized explosive, destructive devices or hazardous materials have not been added. I consent to a search of this shipment. I am aware that this original signature, along with other shipping documents will be retained on file for a minimum of 30 calendar days.

I hereby specifically certify that I have not included any narcotics, weapons, ammunitions, weapon parts and any other weapons related material in this shipment.

Shippers Signature:	Date:	
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TYPE OF PHOTO ID REVIEWED:
 MATCHING PHOTO ON ID/INDICATE: YES NO
 NAME OF EMPLOYEE OR AUTHORIZED REPRESENTATIVE WHO VERIFIED ID INFORMATION
 FASTCARE Representative: _____
(Print Name) (Signature)

ORIGINAL/WHITE or COPY 1 – ACCOUNTING
 DUPLICATE/YELLOW or COPY 2 – CUSTOMER
 TRIPLICATE/PINK or COPY 3 - WAREHOUSE



Terms and Conditions: "Company" Is here by identified as FASTCARE CARGO & LOGISTICS LTD. No agent or employee of FASTCARE CARGO & LOGISTICS LTD. of the shipper may alter these terms and conditions.

1. INVOICE. FASTCARE CARGO & LOGISTICS LTD. Invoice Is non-negotiable and the Shipper acknowledges that it has been prepared by the Shipper or by FASTCARE CARGO & LOGISTICS LTD. on behalf of the shipper. By signing the FASTCARE CARGO & LOGISTICS LTD. Invoice, it hereby accepts FASTCARE CARGO & LOGISTICS LTD.'s terms and conditions for itself and as agent on behalf of any other person having interest in the shipment.

2. SHIPPER'S OBLIGATION AND ACKNOWLEDGEMENTS. The Shipper will comply with all applicable laws and government regulations of any country to, from through or over which the goods may be carried. The Shipper acknowledges that no prohibited items are included in the shipment and warrants that each article in the shipment is properly described on the packing list and has not been declared by FASTCARE CARGO & LOGISTICS LTD. to be unacceptable for transport, and that shipment is properly addressed and packed to ensure safe transportation with ordinary care in handling. The Shipper agrees that the shipment is subject to customs inspection upon arrival at port of destination and hereby acknowledges that FASTCARE CARGO & LOGISTICS LTD. may abandon and/or release any items consigned by the Shipper to FASTCARE CARGO & LOGISTICS LTD. which FASTCARE CARGO & LOGISTICS LTD. has declared to be unacceptable or which the Shipper has undervalued or misdeclared for Customs purposes whether intentionally or otherwise, without incurring any liability whatsoever to the Shipper. The Shipper will save and defend indemnity and hold FASTCARE CARGO & LOGISTICS LTD. harmless from all claims, damages, fines and expenses arising therein. The Shipper is liable for any expenses incurred by FASTCARE CARGO & LOGISTICS LTD. on behalf of the Shipper arising from non-declaration or misdeclaration. The Shipper agrees that FASTCARE CARGO & LOGISTICS LTD. is entitled to hold the shipment until said reimbursement is fully satisfied.

3. LIMITATION OF LIABILITY. The liability of FASTCARE CARGO & LOGISTICS LTD. for any loss or damages to the shipment (which term shall include all goods and effects to FASTCARE CARGO & LOGISTICS LTD. under the Invoice and/or Packing List is limited to a maximum of \$100.00 per box unless additional insurance is purchased.

4. LIABILITIES NOT ASSUMED. FASTCARE CARGO & LOGISTICS LTD. will endeavor to exercise its best efforts to provide expeditious delivery in accordance with regular delivery schedules. However FASTCARE CARGO & LOGISTICS LTD. will not be liable for, nor will any adjustment, refund or credit of any kind be given as a result of misinformation or the failure to provide information. FASTCARE CARGO & LOGISTICS LTD. will not, in any circumstance, be liable for loss, damage, delay in pickup, transportation or delivery of any shipment, regardless of the cause of delay. Furthermore, FASTCARE CARGO & LOGISTICS LTD. shall not be liable for any loss, damage, delay, misdelivery, and non-delivery due to: (a) The Act of God, force majeure occurrence or any cause reasonably beyond the control of FASTCARE CARGO & LOGISTICS LTD.; (b) The act, default or omission of the Shipper, the Consignee or any other party who claims an interest in the shipment (including violation of any term and conditions hereof), or any person other than FASTCARE CARGO & LOGISTICS LTD. or of any Customs or other Government officials, or other entity or person to whom a shipment is tendered by FASTCARE CARGO & LOGISTICS LTD., regardless of whether the Shipper requested or had knowledge of such third party delivery arrangement; (c) The nature of the shipment including any defect, characteristic or inherent vice thereof, (d) The shipment of breakable, perishable or electronic items as well as temperature instruments, photographic images or recordings and prohibited items (e) Value of items not declared in the Invoice or Packing List. In no event shall FASTCARE CARGO & LOGISTICS LTD. including, without limitation, agents, contractors, employees and affiliates, be liable for any special, incidental or consequential damages, including without limitations, loss of profits or income, whether or not FASTCARE CARGO & LOGISTICS LTD. had knowledge that such damages might be incurred. High valued items such as watches and computers are shipped at owner's risk.

5. CLAIMS. The shipper must submit a written notice of claim due to damage or shortage within 30 days after delivery of the shipment to consignee. For claims due to non-delivery or misdelivery, the shipper must submit a written notice of claim within 90 days from date of shipment. No claims may be made against the company outside of the time limit. All claims must be addressed to FASTCARE CARGO & LOGISTICS LTD., 108 – 11539 136 St. Surrey, BC V3R 0G3

6. APPLICABILITY. These terms and conditions shall apply to and insure to the benefit of FASTCARE CARGO & LOGISTICS LTD. and Its authorized agents and affiliated companies, and their officers, directors and employees.

7. DELIVERY. When the shipment is refused at the time of delivery or unclaimed by the consignee. Shipper agrees to check and verify the status of his shipment at any FASTCARE customer touchpoints (branch, hotline or website) based on FASTCARE's committed delivery date to consignee, If undelivered, Shipper is advised to check the status of his shipment through FASTCARE Track and Trace at (www.fastcarecargo.ca). The Shipper must claim his shipment within sixty (60) days for sea and (30) days for air from date of posting of non-delivery status. Otherwise, status posted in the Track and Trace is deemed as sufficient notice to the Shipper, as FASTCARE reserves the right to dispose the same in a manner it sees fit and apply the proceeds, if any, for storage fee from the date of posting of non-delivery status until claimed or disposed.

To know more about the privacy policy and practices of FASTCARE CARGO & LOGISTICS LTD. please visit (www.fastcarecargo.ca).