****

**U NEED SHIPPING INC.**

**26471 Northline Commerce Dr. Suite 905 Taylor Mi,48180**

**APPLICATION** **DATE:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SHIPPER: CONSIGNEE:**

SHIPPER/COMPANY NAME\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ NAME: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ADDRESS: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ADDRESS: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

CITY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ CITY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

STATE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ZIP CODE\_\_\_\_\_\_\_\_\_\_\_ COUNTRY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

PHONE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ PHONE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

RORO \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ CONTAINER\_\_\_\_\_\_ SIZE: 20FT 40HC 45HC

**COMMODITY:**

**VEHICLE: YEAR/MAKE/MODLE/LAST 6 OF THE VIN NUMBER/VALUE**

1.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_VALUE $\_\_\_\_\_\_\_\_\_\_\_\_\_\_

2.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_VALUE $\_\_\_\_\_\_\_\_\_\_\_\_\_\_

3.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_VALUE $\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**OTHER COMMODITY/TOTAL VALUE/ESTMAITED WEIGHT/ESTAMAITED PIECES COUNT**

**(FOR U.S CUSTOMS ONLY)**

1.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_PIECE COUNT\_\_\_\_\_\_WEIGHT\_\_\_\_\_\_\_\_\_\_LBS, VALUE $\_\_\_\_\_\_\_\_\_

**DESTANATION:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SIGNATURE: NAME:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **PRINT NAME**: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**EMAIL ADDRESS:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SSN:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **OR TAX ID# EIN:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**ATTENTION: U.S. Principal Party in Interest**

U NEED SHIPPING INC. sends required export data to the U.S. Customs Service through the Automatic Export System (AES) on behalf of exporter clients. 15 CFR 30.4(B) (1) (ii) requires the U.S. Principal party in interest to provide export information and a power of attorney to the forwarding agent who submits the export data to the government.

POWER OF ATTORNY - DESIGNATION OF Forwarding AGENT

l/we authorize **U NEED SHIPPING INC**., to act as our forwarding agent for export control and customs purposes, and to perform other acts to facilitate export shipments on our behalf.

**Signature of Officer, partner, or owner Print Name: Company/Individual**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ADDRESS: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ PHONE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**EIN/PASSPORT NO/SSN :(required)**

National Customs Brokers & Forxvarders Association of America, inc.,

F200 k8th Street. NW, Wauhingcon. DC 20036.

Any  of they Terms and Condieions or Smvice E2y non-memlrrs will be subject 70 prosecution by the NCBFAA\_

NCBFAA Terms & Conditions of Service

'Phc:-æ terms and conditions or  conseitute a legaUy binding contrace between the "Cornpany" and the "Customer". the the Company renders services and issues a documenl containing 'Perrns and Conditions .governing such eærvices, the Terms and Conditions set forth in such other document(s) shan govern thoseDefinitions \_ 'Company" shall mean Vantage Intl Shipping, Enc., and/ or MAK Inv, its subsidiaries, related companies, agents and/or repre\*ntntives; . IICustomer" Shan mean the per for which Ihe Company is rendering  Hs principa%s, agents and/or representatives, including, but not limited to r shippers, importers r exporters, carriers, skcuved parties, warehou&emen, buyers and/or sæners, agents, insuærs and undcrwrilers, bleak-bulk agents, consignees, etc. It is the responsibihly or the Custamcr to provide notice and copy's) Of these terms and conditions of service 10 ah such agents or rcprexnlatives; n Documen'AIion 'r \*hail mean all infbrmation rcccivcd directly or indirectly from Customer. Whether in palrr or electronic form; rOeean 'Pransportation Intermediaries" shall include an r'ocean freight forwarder" and a "non-ve3\*3 operating carrier". 'Ihird parties" shall include, but not limited to, lhe IOLIowing: "carriers, truckmen, cartmen, lightcpmen, Fon.varders, OTIS, customs brokers, agents. warehouymen and others to which (he goods areentrusted far transpor1aLiQn, canagc. handling and/ or (lekively and/or storage or otherwise'. Company a agent. The Company acts as thc "agent" Customer for the purpoeæ of FXTforming duties  with the entry and release of goods, services, the securing of export lieenses, thefiling or exlxn•t and ucurily documentation on Ixhalf Of [he Customer and all her dealings with Government  as to an other •-servicess, Company acts as an contractor\_ Limitation of Act\_lOD3. Unless subiecl a HEN!cific sLatHep or international convention, an claims the Co•npan.y for a  or actual loss. must be made it) writing and rcccived bv CompanyE\_»ighin\_QO giving, to claim; the failure to give the Company lime}y na!ice shan be a complete defen% to any suit or action commenced by Cus!orner\_ (b} All suits againsl Company must be tiled and proper}y served on Company as follows: (i) For claims arising out of ocean transportation, within I year For claims arising out Dr alt ' ransporta(ion\_ wiltiin 2 the date of tike For ciaims arising out or the and/ot sabmission an i'l'porl entry(s). within 75 days Croni dale o! liquid-Al i'"' (i v) For any and all of a '1 y other type. wilhin 2 years rrom Ihc da'c (he loss or Inifi"15 NO Liability For The Scleclioo ar Services Of Third ParlieA andfor Routew Unless services are per Portucd by persons firms e l'gaged pursnanl la express writ ten ins-iruclions the Customer, COInpauy shan use reasonable carc in us selection Of parties. or ill sciccting 'neans, route and procedure 10 be in i he handling, transport al ion: clearance and delivery of lhc shipmen!: advice by the Company (ha' a particular person or firm has heca scleclcd render scrviccs witli respect to the goods: shaFl be construcd 'nean thal 'hc Company tvavrancs or reptese"ts Ch.'" such person or firm rendet such services nor docs Company assume or Liability for actions(s) and/or inaction(s) of such Ehird parEies and/or its agenEs. and shall not be liable for any delay o: loss or any kind. which occurs whiEc a ship.ncni is in the cuseody or con'rol of a third party 'he agene or a Ehird paely: cEauns in colinccl ion Wilh Act o' a Ehi5d party shall be brought so'ely against parly and/or its in coilnectiatl Wil h any such claim, the Company shall reasonamy Wilh Ehc Casco}ncr. which bc liabEc (or auy charges costs incurred by the Coinpan» S. Quotations Noi Binding. quotations as co tees, ratCS Of Freight chargcs. insurancc premiums or OEhet chaEges given by 'he Conepany 'o arc {or purposes and arc suhjcci 10 change wilhou' notice; no quokalion shalE be hinding Conrpau.v unless lhc Contpany ill writing ngrccs Eo undertake the handEing or transportaeion or Thc shipnlcne a specific or an]oune sel forth in quoEation and payment arrange menis arc agreed 10 Ihe CO IEpany and 'he .Reliance On Informalioø Furnished.. acknowledges that i' is 'o rev iew deciarations prepared and/or Wilh EJ & Border Protccli0ü, o'hcr Government Agency and/or third parties, and innncdiaEe\*y advisc the Company of any discrepancics, incorrect stalcntcnts\_ or 0"Eissions an any dcciaralion cr other sub"iissiou Viled on behalf:prcparing and submi\' ing custotns c•nlries\_ export dcclaralions. applicat ions. fi\*ings. docu•nehcalicn and/or cEhcr required dala. lhc Company relies on Eh: correctness Of all documeuea'ion, whether in written cr electronic e-ormat, and al} jnrornla'ion far Nishcd bv Custoeucr shall osc calc 10 CCttCCtneSS Of such il'far'nation alid indcmnify and ho}d the Compapy fr oni alEY and all asserlcd and/or liabiEity or losses sul'fercd by Ehe (Rilure dise\*ose in f0V'kaEion 01 any incorrect . enconipEcIc or raise by ' he or its agent. rcprcscn'hiive or con'ractcE "pon which the Co:gpany reasonably relie& 'Phe Hgrees \*haE lhc affirmalivc dlkty disclose and aEl informatiot' requited to export or ealer thc .Declaring Higher Value 'l'hird Parties. 'I-hird to whoaa goods arc entrus'ed may tünil Eiabitity for loss or daanagc: C0Ænpany request excess coverage onEy upon specific writeen instructions froln Cus!01ncr, whictl anus! agree ID pay charges in thc absence of wrillcn instructions or refusal of the third pnrly 10 agecc 10 a higher declared al Con3pany I s discrciion. eh': goods he tendered co the third par Ey. subject to the lcrms o? the '\*kiE'd party's lirnilations or and/or atld ceudj!ions of servic'% lasurance kJuicss requested to do so in writing ;.nd confirmcd eo Customer in WE\*ling. Company is under obligaiion on Cilslorner's behalf: in cases. C:as101ner shall pay prerniutns and COSIS in connection wi'h procuring requcsEed. Disclaimers; Limilation Of Liability. Except as specificai'y scl herein \_Enakes no express iu•piicd warranEics in connection wilh its scrviccs; .In connection with an services pcrformed bv l he COEßpa'ey: C'uslo.ner In-ay cblain addi!ional \*iabiliEy coverag'.•. up 10 the or declared Vilene of the shiptnent ot transaceioa, by requesting such coverage and agreeing make IliuSt bc confirmed in wriEing by the Coltipany prior Eo rendering services [OF covered In the absence additioual covcragc ulldcr (b) above. the Contpany's EiabiEiEy shah be limilcd 10 the following: (i) where the ariscs rronl where the clailn ariscs r to N tuslonts business." per shiptnent or 'imouE11 of brokerage (ccs paid Company ror the entry \_ whichever is less: \_ Iniii"fs .In 110 evenl shale Co•npany or responsibEc for consequential. igdjrecc. incidental. seatErIory or da•nages. e vClE i! has becn puE on Of 'bc possibi}iEy of such da.nagcs, or for acts or third paEtie .Advancing Money. All charges musl bc paid by in advance EELe CO\*npany agvces in B'riting to CNIcnd 10 CEiSEOE]1Cr: granting Of credeE 10 R (\_•nsICEuer in connection with a parl icueaE transaction no' be considered a waiver or this provision by the Coznpany 1 1 . bndemnific2(ien/ItDId Hyrmlcss. 'Ehe Custotncr agrces to indemnify. defend. and hoEd 'he Compa'i!' harm\*ess any claims a'td/ot Eiability\_ fines, penalties and/or attorneys' ices arising front the in.porlal ion or o! Incrchandisc atld/OE any condncl the including bat Ehe inaccuracy enl ry. export sccuri'y dala supEDicd by Customer iEs agent OE representative. which viola'es any Federal. Stale othcc a'ld agrccs to indcn"lify aEid ho\*d the Company harnllcss against any and a IE liabi\* iEy, \*oss. dalnagcs, cos! s. penalties. i'incs and/or expenses. including blit not IiR1ited to Eeasonable allorncy l s which the Companv naay hcreaflcr inc-or. suffer bc reqElircd 'o pay by r casa" of sue", the c vcn' 'hat suit proceeding is bE0klghE against Ehe Cornpany. ir shal E give nolice in wri!igg co hy al its addrcss on fiEc "l ick lhc Cornpan:w 1 2. C.O.D. or Cash Collect Shipmen's. CO'npat'\_y shall Else reasonable care regncdiug inseruckions (o "CashfCO\* Eeci ship•uetus. bgak drafts. cashier's and/or checks. leilcr(s) or credit and other similar payinenl docu'nenls and/or inscruc!ions regarding coEEccci01i Inoaics baE shall ROE b\*vc \*iability if lhe bank or consignee FCfnses Eo pay for Ehe Cosig af (\_•oncctiom In any disputc involving monies owed Eo Coinpany. the Colnpany shaEE Ir cnlil\*ed 'o an costs including fees and at per annE\*lR oe highcsE rate 81'owed by Eau. whichever is less unless a lower amou.il is agrccd by Coenpal')hGeneral Lien and Right T" Scil Custo•ner's Property. Company shall have a general and continuing lien 01' any and all property of Customee coining inlo Conlpan\_v's actuak or constructive possession or control For monies owed eo Company Wilh regard to The sliiplnen\ which is a prior and/or both: CotiEpaNy shall provide wFiI\*cn nokicc of its intcnl to cxcrcisc such lien. Ehc cxac\* alnount of 'nonics due alid owing. as well as any on-going storage or otbCF charges: Custmnc•F sh.'iEE nol iry all påE(ies having 8" interes' iEs COInpany's righls and/or exercise Of such Unless. wilhin thirty days of receiving notice pas's '-ash or credit a! sight: or. if lhc acnount due is in dispn'c. all acccpEablc bond equal to i of It": vatLle or lhc Iota\* amount due. ig favor af Cmnpany. guaranieeil'g pay•nent or Ehc •nonics owed. plas st or agc charges accrued or bc accrued. C Olupany shall have Ebc Eigh' to sach shipment(s} al pnbEic or private saEc auc!ionany nei proceeds veniaining ihcreaftcr bc refunded IC Customer \_ IS. NR Duty Tn M"intain Records For C, Itstomer. acknowledges thal pursuant iO Seclioos and 'he Tariff ACL as aEncndcd. { å 9 \ E S08 has duly is soEcIy forInainEHining records required anticr 'he Custo;ns l, aws and Rcguiations or Elnilcd Slates; 01 bcrwisc agvccd in "'fiting. lhc Coinpany ugly kccp such records \*hat il is required 10 {nain'ain by Statute(s) and/or Regulation(s), buE HOI aCI as a "rccordkccper" or "rccordkccping for Obtainine Binding Rulines. Filiag Protests, !JnEess reql.ested by in wriling and agrccd 10 by (?onlpany in writing. Company shall be under no obEigalion 10 undertake any pte„ or post Cuslorns release aclion. including. not Eimiled to \_ obeainitlg binding rutings. advising or Eiquidations filing ot pelition(s) and/or protests, eEcm Preparation Had Issuance Of ßillx of Lading. Where Con:pany prcparcs and/0E issues bill or lading. Company be illldcr Obligaæion 10 specify thCEcou Of pieces. packages and/or cartons. nmess specifically requcslcd to do so in writing by Custo•ner or its agent and CusEO'ner agrees ED pay for same. C:onapatly rely upon and use 'he cargo wcighE snpplicd by lb. NO Modification or Amendment W ritten. conditions of scrvicc Inay only be H'odi {icd, altered or Hlnended in wriEing signed by both C usuon.cr aEid any aEte.npt to unilaterally modify s alter or amend san.e shall be and void \_ lg. Compensation Of Company. 'l' he colupcns\*tion Of the Co•gpany ils services shR}l be included Wil h and is in addi!ion to the and charges carricrs and agencies sc\*ecled by ' he COInpany to transport and deaE WEIh 'he goods and sach co.npens-\*l ion sh8il be esc\*usive hrokeEapc. can'lnissions. dividends \_ ar other revenuc received by the Company carriers. insurers o'hcrs in connection with the shiprnent\_ On ocean exporls. upon reques' . the Company shall provide a delaiEcd bßakout l he coiliponcnes of au chargcs assessed a copy of each pertinenl documenl relating these chargee In any re(erral for collection or action against thc Customer for "tonics duc the Compaay, upon cccovcry by the Cozepany, Custon•cr pay the cxpcuses of col\*ection and/or kitigali011. including a 'casonablc attorncy rec. 2B. Seser\*bility. {he event any Paragraph( s) and/or portion(s) hereof is found he invalid and/or unenforceah\*e\_ lhQn in such even! the rcmaindcr shall ret"Rilt in Full force and effecr Company's decisioe to waive any provision hcrein. ei'her by conduce or otherwise. sha'l not be deemed {o be a Further or collEi.nliug waiver of sach provision or la other"'ise waive igvalidale any olhcr pnvision bercirh Governing Law; Consent 10 Jurisdiction und Thcsc tcrms alid conditions of service and Ihc relationship the parties shall be construed according to the taws Of the State Of NiichigaR without giving considerationprincipals of cognic% or Cnslomer (tonipall)' (a)icrevocably conscnt to the jurisdiciion of l)niEcd DistricE Conf t and the SEatc courls of Michiwn: agree !hai any aclion relating to the services petTcr•ncd by Conipany. ORE y be bEQughI in said cour'.s; ) conscnt to cxcrcise of illrisdiction saEd couns over H, and) further agree any aclion cnTorcc a judgmenE may be instiluecd in jurisdicti01L



entry

Signed Acknowledged by: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ DATE: \_\_\_\_\_\_\_