

19914 S Via Baron  
Compton CA 90220  
(714) 936-0201



# BILL OF LADING

ORIGINAL NON-NEGOTIABLE

WWW.RESERVETRUCKLINES.COM

CUSTOMER BOL/ORDER #

REFERENCE #

PURCHASE ORDER #

DATE

<b>SHIPPERS (FROM)</b>		<b>CONSIGNEE (SHIP TO)</b>	
STREET		STREET	
CITY, STATE, ZIP		CITY, STATE, ZIP	
SHIPPING HOURS		RECEIVING HOURS	
CONTACT	TEL #	CONTACT	TEL #

PIECES	PALLETS	CLASS	DESCRIPTION, SHIPPING INSTRUCTIONS, EXCEPTIONS	WEIGHT (Lbs)	DECLARED VALUE	CHARGES
CHECK IF			<b>DELIVER BY 8AM GUARANTEED – ADDITIONAL \$75.00*</b>			
			<b>DELIVER BY 10AM GUARANTEED – ADDITIONAL \$50.00*</b>			
			<b>(*WITHIN A 50 MILE RADIUS OF TERMINAL)</b>	<b>TOTALS ▶▶▶</b>		

**IF PAYMENT IS NOT RECEIVED IN 60 DAYS, DISCOUNT IS VOIDED AND FULL RATE WILL APPLY**

CARRIER MAXIMUM LIABILITY IS AGREED AND UNDERSTOOD TO BE **\$0.50 PER POUND** MULTIPLIED BY THE NUMBER OF POUNDS (OR FRACTION THEREOF) OF EACH PIECE(S) OF THE SHIPMENT WHICH MAY HAVE BEEN LOST, DAMAGED, OR DESTROYED, UNLESS A HIGHER VALUE IS DECLARED HEREIN AND APPLICABLE CHARGES PAID THEREON. CARRIER WILL NOT INSURE, OR BE RESPONSIBLE FOR ANY FORMS OF ART WORK. CARRIER WILL NOT PARTICIPATE IN CONCEALED DAMAGED CLAIMS. IN THE EVENT A HIGHER VALUE IS DECLARED A CHARGE OF **\$0.65 PER \$100.00** OR FRACTION THEREOF SHALL BE ASSESSED.

CONSIGNEE AGREES THAT THE ABOVE ITEMS WERE RECEIVED IN GOOD CONDITION EXCEPT AS NOTED

PCS RECEIVED ▶	PLTS RECEIVED ▶	DATE ▶
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SHIPPERS SIGNATURE ▶	SHIPPER (PRINT NAME) ▶	CONSIGNEE SIGNATURE ▶	SHIPPER (PRINT NAME) ▶
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PICK-UP DRIVER TO FILL OUT BELOW			DELIVERY DRIVER TO FILL OUT BELOW			
PIECES RECEIVED ▶	PALLETS RECEIVED ▶	DATE ▶	ARRIVE TIME	A.M. P.M.	DEPART TIME	A.M. P.M.

ARRIVE TIME	A.M. P.M.	DEPART TIME	A.M. P.M.	DRIVER SIGNATURE	DRIVER (PRINT NAME)	DRIVER #
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DRIVER SIGNATURE	DRIVER (PRINT NAME)	DRIVER #
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<b>FREIGHT CHARGES TO BE PAID BY</b> SHIPPER                      CONSIGNEE                      3 <sup>RD</sup> PARTY  <b>BILL TO:</b>  <b>C.O.D. AMOUNT DUE TO SHIPPER:</b> <b>(CHECK OK UNLESS INDICATED BELOW)</b>  <b>CASHIERS CHECK ONLY</b>	<b>PRO-LABEL:</b>
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RECEIVED, SUBJECT TO THE CLASSIFICATION AND LAWFULLY FILLED TARIFFS IN EFFECT ON THE DATE OF ISSUE OF THE BILL OF LADING, THE PROPERTY DESCRIBED ABOVE IN APPARENT GOOD ORDER EXCEPT AS NOTED (CONTENTS AND CONDITION OF CONTENTS OF PACKAGE UNKNOWN), MARKED, CONSIGNED, AND DESTINED AS INDICATED ABOVE WHICH SAID CARRIER (THE WORD CARRIER BEING UNDERSTOOD THROUGHOUT THIS CONTRACT AS MEANING ANY PERSON OR CORPORATION IN POSSESSION OF THE PROPERTY UNDER THE CONTRACT) AGREES TO CARRY TO ITS USUAL PLACE OF DELIVERY AT SAID DESTINATION, IF ON ITS ROUTE, OTHERWISE TO DELIVER TO ANOTHER CARRIER ON THE ROUTE TO SAID DESTINATION, IT IS MUTUALLY AGREED AS TO EACH CARRIER OF ALL OR ANY OF, SAID PROPERTY OVER ALL OR ANY PORTION OF SAID DESTINATION AND AS TO 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 THE BILL OF LADING TERMS AND CONDITIONS IN THE GOVERNING CLASSIFICATION ON THE DATE OF THE SHIPMENT.

SHIPPER HEREBY CERTIFIES THAT HE IS FAMILIAR WITH ALL THE BILL OF LADING TERMS AND CONDITIONS IN THE GOVERNING CLASSIFICATION AND CONDITIONS ARE HEREBY AGREED TO BY THE SHIPPER AND ACCEPTED FOR HIMSELF AND HIS ASSIGNS.