



_ Atlanta 404-582-0059
 _ Chicago 847-593-5900
 _ Los Angeles 310-337-3900
 _ Nashville 615-361-5252
 _ New York 516-561-3800
 _ Toronto 905-677-4040
 _ Vancouver 604-303-1059
 www.hecargo.com

	Bill No	
Date Shipped	Origin	Destination
Service Level _ International		
Same Day	Next Day	2nd Day
		3-5 Days

Shipper's Reference		Consigner's Reference		Bill To (Check One)	
Shipper		Consignee		_ Prepaid	
Address		Address		_ Collect	
City	State	Zip	City	State	Zip
Contact		Contact		_ C.O.D/F.C.C.O.D Driver Collect	
Phone		Phone		_ 3rd Party	
Reference No.	Account No	Bill To: (3rd Party)			

PIECES	DESCRIPTIONS	WEIGHT	CHARGES		
			Air Charges		
			Pick Up Charges		
			Delivery Charges		
			Excess Value Fee		
			Insurance Fee		
			Crating Packaging		
			Advances		
			Accessorial		
			C.O.D Fee		
			Total Charges \$		
Special Instructions: Please have gear secured at all times with load bars and/or straps. Items on wheels must ride on wheels		Volume Weight			
Received By X		Received above ordered cargo in apparent good order. Exceptions noted	Insurance		
Date	Time	Drivers Signature X	Please Pay This Amount Upon Receipt		

Please Pay This Amount Upon Receipt
 North American Corp. Office
 Horizon Entertainment Cargo
 P O Box 91776
 Elk Grove Village, IL 60009
 Ph) 847-593-5900 Fax) 847-593-5555

TERMS, CONDITIONS AND LIMITATIONS OF LIABILITY

- (1) Shipper agrees that the goods described herein are accepted in apparent good order (except as noted) for transportation as specified, subject to governing rules and tariffs in effect on the date of this bill of lading.
- (2) All weights entered on this bill of lading are subject to verification by the Carrier, if dimensional weight applies under terms of governing tariffs, dimensions of the shipment in inches are to be shown on this bill of lading. Dimensional weight is figured for domestic shipments as L x W x H / 194 and for international shipments as L x W x H / 166.
- (3) LIMITATION OF LIABILITY

Carrier's liability for loss or damage is limited to \$50.00 (U.S.S) for any shipment of 100 pounds or less, and carrier's liability for shipments greater than 100 pounds is limited to \$0.50 (U.S.S) per pound, applicable only to that portion of the shipment actually lost or damaged, UNLESS THE SHIPPER DECLARES AND PAYS FOR A HIGHER VALUE.

The shipper may increase Carrier's liability by declaring and initialing a higher value on the face of the bill of lading and paying the additional charges. Declared value may not exceed actual value. Carrier's liability for complete loss or damage will be the lesser of the total declared value or the total actual value. Carrier's liability for partial loss or damage will be prorated based on the ratio of total declared value to total actual value. For example: Shipper declares and pays for a value of \$5,000 on the item totaling \$10,000. Should partial loss or damage of \$4,000 occur, carriers is only liable for \$2,000.

The Carrier will not be liable for the Shipper's acts, defaults, or omissions including but not limited to, improper or insufficient packing, securing, marking or addressing or for the acts, defaults, or omissions of the party receiving the goods or any other party interest in the goods.

The Carrier will not be liable for loss, damage, or delay caused by events if cannot control or foresee, including but not limited to, acts of God, acts of public enemies, acts of public authorities, quarantine, inherent vice, strikes, riots, and civil commotions.

(4) CLAIMS

Any claim for damages discovered after delivery of a shipment, and not noted on the delivery receipt, must be submitted to Carrier, in writing, within 15 days (total) of the delivery date.

Any claim for loss or damage will not be processed until all transportation has been paid.

Claims cannot be deducted from transportation charges.

Claims must be submitted in writing to the Claims Department, P.O. Box 91776 Elk Grove Village, IL 60009 via registered mail.

(5) LIMITATION OF ACTIONS

The Carrier will not be liable in any action or enforce a claim unless (1) the above-mentioned terms and conditions have been complied with by the Claimant and, (2) such action is presented within two years from the date the Carrier notified Claimant, in writing, that it had disallowed the claim in whole or in part.

The Carrier shall be entitled to reasonable attorney's fees in any action it takes to collect charges for this shipment.

Any disputes, disagreements or litigation arising as a result of this invoice, or contract for transportation services represented by this invoice or any associated bills of lading or other documents associated herewith, shall be subject to the jurisdiction and venue of the Cook County Circuit Courts Third Municipal District, Rolling Meadows, Cook County, IL. Both parties to this invoice expressly acknowledge and agree that this agreement relative to jurisdiction and venue is a condition precedent to Horizon Entertainment Cargo hauling or delivering any freight or goods whatsoever. This agreement as to jurisdiction and venue may only be waived in writing and signed by an authorized representative of Horizon Entertainment Cargo, Inc.

(6) OTHER

No employee, agent, servant or representative of Carrier has the authority to add, alter, modify or waive any provision of this contract, governing rules, or tariffs.

DEFINITIONS:

Carrier: Horizon Entertainment Cargo, and/or any of its contracted vendors used for the transportation of shipment, including, but not limited to cartage agents, airlines, ocean lines, and trucking companies.

Consignee: Recipient of this shipment.

Shipper: Originator of the shipment or its designated agent.