

**1. DEFINITIONS**

"Forwarder" means OWI Specialized, Inc.

"Bill of Lading" means Forwarder's Non-Negotiable Bill of Lading, front and reverse pages.

"Customer" includes the consignor, shipper, consignee, owner of the Goods, and any person lawfully acting on behalf of any of the above persons.

"Goods" means articles of every kind and description, including their packaging, containers, or other shipping units or materials, as to which Customer desires for Broker to arrange motor transportation from a place of receipt to a place of delivery (the "Carriage").

"Charges" includes freight, all expenses, costs, detention, demurrage, and any other money obligations arising out of or in any way related to the Carriage of the Goods, and all collection costs for freight and other amounts due from Customer, including attorneys' fees and court costs.

**2. AGREEMENT TO FORWARDER'S BILL OF LADING TERMS AND CONDITIONS OF CONTRACT**

By Customer's tender of the Goods for Carriage, Customer agrees to these Forwarder's Bill of Lading Terms and Conditions of Contract (the "Bill of Lading Terms"), which no agent or employee of the parties may alter. This Bill of Lading is non-negotiable. Customer has prepared this Bill of Lading, or Forwarder or its authorized agents have done so on Customer's behalf. Customer agrees that the Carriage is subject to these Bill of Lading Terms and those stated on the front page of this Bill of Lading, which are also available online at <http://owispecialized.com/owi/documents.html>. The defenses and limits of liability stated in these Terms shall apply in any action against Broker under any legal theory, whether in contract, tort, bailment, indemnity, contribution, or otherwise.

**3. FORWARDER'S UNDERTAKING**

Customer understands that Forwarder is a non-asset-based domestic freight forwarder. Forwarder is a Title 49 freight forwarder, licensed by the Federal Motor Carrier Safety Administration—docket number FF014008. Forwarder contracts with service providers, including motor carriers, drayage companies, brokers, freight forwarders, rail carriers, warehousemen, or other transportation and transportation-related service providers (collectively, the "Service Providers") to transport or handle the Goods.

**4. FORWARDER ACTING AS AGENT FOR NON-CARRIAGE UNDERTAKINGS**

Whenever Forwarder undertakes to accomplish any act, operation, or service other than the Carriage undertaking or one not initially agreed or stated on this Bill of Lading, Forwarder shall act as Customer's agent and shall neither undertake nor have any liability for any loss of or damage to the Goods or any direct, indirect, or consequential loss arising out of or resulting from such act, operation, or service.

**5. NOTICE OF CLAIM AND TIME-BAR**

(a) As a condition to Forwarder's processing of a freight claim, all freight charges must have been paid in full as to the Goods in question.

(b) Any freight claims must be filed against Forwarder within nine months after the delivery of the Goods, or in the case of export freight, within nine months after delivery at the port of export, except that claims for failure to make delivery must be filed within nine months after a reasonable time for delivery has elapsed. The failure to file a claim within the above nine-month period shall result in the claim's being time-barred and Forwarder's discharge from any liability, whether in contract, tort, or otherwise. Forwarder shall not pay any time-barred claims. A timely notice of claim is a condition to the right to institute a timely lawsuit against Forwarder, as stated below in sub-paragraph (c).

(c) Any lawsuits for freight claims must be filed against Forwarder in the mandatory venue under section 24 no later than two years and one day from the day on which Forwarder has given written notice to the claimant that Forwarder has disallowed the claim or any part or parts of the claim stated in the timely notice of claim. Assuming a timely notice of claim, the failure to file a timely lawsuit in the mandatory venue within the above two-year-and-one-day period shall result in the claim's being time-barred and Forwarder's discharge from any liability, whether in contract, tort, or otherwise. Forwarder shall not pay any time-barred claims.

**6. SPECIAL SECURITY/PROTECTIVE SERVICES**

Forwarder's failure to arrange any agreed-to special security services or requirements, including team drivers, shall not negate Forwarder's limitation of liability, which is stated below in section 8.

**7. HIJACKING/ASSAILING THIEVES DISCLAIMER**

Forwarder shall have no liability arising out of or in any way connected to the acts of any person who unlawfully, by use of force or threats, damages, seizes, or exercises control over the Goods, over any Service Provider, or over any means of transportation or storage of the Goods. Customer understands and agrees that it accepts and assumes the risk of loss for the above acts.

**8. LIMITATION OF LIABILITY; CHOICE AS TO LIMITATION AND OPPORTUNITY TO AVOID LIMITATION**

(a) Forwarder has established and has offered Customer alternative levels of liability for the Carriage. Customer understands and agrees that it has had a reasonable opportunity to choose between two or more levels of Forwarder's liability and has made its choice as to Forwarder's liability limit as follows: Customer has had the choice to ship the Goods and to pay (A) Forwarder's regular/lower rates for goods with limited value and a corresponding limited liability for Forwarder or (B) ad valorem rates for goods not so limited in value and a corresponding increased level of liability for Forwarder, the basis for which rates is Forwarder's regular/lower rates plus a declared valuation charge of \$.75 per \$100 of declared value for the Goods, the sum of which equals an "Increased Liability Freight Rate" for the Carriage.

(b) Unless Customer declares the nature and value of the Goods before the Carriage, states the same on the front page of this Bill of Lading, and pays the corresponding Increased Liability Freight Rate, Customer knowingly and willingly elects to ship under Forwarder's regular/lower rates, the consequence of which is that in no event shall Forwarder or its servants or agents be or become liable for any loss of or damage to or in connection with the Carriage of the Goods in an amount exceeding \$.50 per pound or \$50, whichever is greater. The maximum declared value that Forwarder will accept as to any Carriage is \$25,000.

**9. CARRIAGE METHODS/ROUTES, SUBSTITUTION OF MODE/EQUIPMENT**

Customer understands and agrees that without notice to Customer, Forwarder or Service Providers performing the Carriage of the Goods may perform the Carriage and:

(a) Use any means of transport or storage;

(b) Transfer the Goods from one conveyance to another, including transshipment or carrying on a truck or trailer other than those that Forwarder arranged in the first instance; or

(c) Proceed by any route in Forwarder's or any Service Provider's sole discretion, irrespective of whether such route is the nearest, most direct, customary, or advertised route.

Customer understands and agrees that anything done or not done in accordance with the above sub-paragraphs or any delay arising therefrom shall be within the scope of the Carriage and not a deviation.

**10. MATTERS AFFECTING PERFORMANCE**

If at any time and for any reason the performance of the contract for the Carriage of the Goods evidenced by this Bill of Lading is or is likely to be affected by any hindrance, risk, delay, difficulty, or disadvantage of any kind, other than the inability of the Goods to be safely or properly carried or carried further, and regardless of the cause (even though the circumstances giving rise to such matters as stated above existed at the time this contract was entered into or the Goods were received for shipment), Forwarder, at its sole discretion, without prior notice to Customer and irrespective of whether the Carriage has commenced, may treat the performance of this contract of transportation as terminated and place the Goods at Customer's disposal at any place that Forwarder, at its sole discretion, deems to be safe and convenient, at which point the Carriage shall cease. Forwarder shall nevertheless be entitled to full freight for the Carriage of the Goods, and Customer shall pay any additional costs of transportation to, and delivery and storage at, such place.

**11. REFUSED DELIVERY**

Refusal of the consignee or Customer to take delivery of the Goods notwithstanding their having received notice of the Goods' availability shall constitute an irrevocable waiver of all claims arising out of or in any way relating to the Goods or the Carriage. Customer shall be liable for any losses, damages, expenses, and liabilities it incurs arising out of such a refusal, including the return of the Goods to their place of receipt.

**12. FREIGHT AND CHARGES**

(a) All freight shall be deemed fully, finally, and unconditionally earned on Forwarder's receipt of the Goods.

(b) All freight and Charges shall be paid without any set-off, counter-claim, deduction, or stay of execution before delivery of the Goods.

(c) If Customer's description of the Goods in this Bill of Lading or in any documents Forwarder receives from or on behalf of Customer is inaccurate, incorrect, or misleading in any respect, Customer shall pay for any damages that Forwarder suffers as a result, including any reasonable attorneys' fees.

(d) Payment of any Charges to anyone other than Forwarder or its authorized agent shall not be considered payment to Forwarder and shall be at Customer's sole risk.

(e) The class of persons that make up the definition of "Customer" shall, where applicable, be jointly and severally liable to Forwarder for payment of all freight, demurrage, detention, and Charges, including court costs, expenses and attorneys' fees Forwarder incurs in collecting any sums due, failing which shall be considered a default by Customer in the payment of freight and Charges.

**13. FORWARDER'S SPECIFIC AND GENERAL LIENS AS TO THE GOODS AND ANY PROPERTY OF THE CUSTOMER**

(a) In addition to a specific cargo lien under law, including under California Civil Code section 3051.5, Forwarder shall have a general and continuing lien on the Goods and on any property of Customer coming into Forwarder's actual or constructive possession or control as to any unpaid Charges including for monies owed to Forwarder with regard to the shipment on which Forwarder is claiming the lien, a prior shipment, or both, including freightage, dead freight, demurrage, detention, and for any expenses that Forwarder incurs for storage, security, repacking, remarking, fumigation, or required disposal of Goods, for fines, dues, tolls, or commissions that Forwarder has paid or incurred on behalf of the Goods, for any sums, including for legal expenses Forwarder has paid or incurred because of any attachment or other legal proceedings brought against the Goods by governmental authorities or any person claiming an interest in the Goods. The failure to pay any Charges may result in a lien on a future shipment(s), including the cost of storage and appropriate security for the subsequent shipment(s) that Carrier may hold under this section. Forwarder's lien(s) shall survive discharge or delivery of the Goods.

(b) Forwarder shall provide written notice to Customer of Forwarder's intent to exercise its lien rights, which notice shall state the exact amount of monies due. Customer shall notify all parties having an interest in the shipment(s) of Forwarder's lien rights and the potential exercise of such rights in the absence of the payment of the monies due.

(c) Unless, within thirty 30 days of receiving notice of lien, Customer posts cash or letter of credit at sight, or if the amount due is in dispute, an acceptable bond equal to 110 per cent of the value of the total amount due, in favor of Forwarder, guaranteeing payment of all monies due, plus all ongoing and accruing Charges, Forwarder shall have the right to sell the Goods or other property of Customer at public or private sale or auction and Forwarder shall refund to Customer any net proceeds remaining after such sale.

**14. DESCRIPTION OF GOODS AND NOTIFICATION**

(a) Customer's description of the Goods in a sealed trailer, shipping container, or package by Customer or on its behalf shall not be binding on Forwarder, and the description declared by Customer on any document is information Customer provides solely for its own use. Customer understands that Forwarder has not and will not verify the contents, weight, or measurement of a sealed trailer, shipping container, or package, or the weight or measurement, or the value, quantity, quality, description, condition, marks, or numbers of the contents. Forwarder is under no responsibility as to such description of particulars and Customer shall indemnify and hold Forwarder harmless from and against any loss, damage, liability, and expense, including attorneys' fees that Forwarder has incurred, arising out of or in any way connected with or caused by, in whole or in part, such description of particulars.

(b) Forwarder, its agents, and servants shall not in any circumstances whatsoever be under any liability for insufficient packing or inaccuracies, obliteration or absence of marks, numbers, addresses or description, or for misdelivery due to marks or countermarks or numbers, or for failure to notify the consignee of the arrival of the Goods, notwithstanding any custom of the place of delivery to the contrary. (b) Forwarder, its agents, and servants shall not in any circumstances whatsoever be under any liability for insufficient packing or inaccuracies, obliteration or absence of marks, numbers, addresses or description, or for misdelivery due to marks or countermarks or numbers, or for failure to notify the consignee of the arrival of the Goods, notwithstanding any custom of the place of delivery to the contrary.

**15. HAZARDOUS GOODS**

(a) Prior to tendering hazardous goods, as defined under applicable federal and state law and regulations, Customer shall, in compliance with the laws and regulations governing the transportation of such goods, have the same properly packed, distinctly marked, and labeled, and notify Broker in writing of their proper description, nature, and the necessary precautions.

(b) Goods that are hazardous goods or are otherwise of an inflammable, explosive or dangerous nature, as to the shipment of which neither Forwarder nor any Service Provider has consented with knowledge of their nature and character, may at any time before delivery be unloaded at any place and destroyed or rendered innocuous by Forwarder or a Service Provider without compensation, and Customer shall be liable for all damages and expenses directly or indirectly arising out of or resulting from such shipment. If any such goods shipped with such knowledge and consent shall become a danger to the transporting conveyance or to any cargo, then they may in like manner be loaded in any place or destroyed and rendered innocuous by Forwarder without liability on the part of Forwarder or any Service Provider.

(c) Customer shall indemnify and hold Forwarder harmless from and against any loss, damage, liability, and expense, including attorneys' fees that Forwarder has incurred, arising out of or in any way connected with or caused by, in whole or in part, omission of full disclosure required by this clause or by applicable treaties, conventions, laws, codes, or regulations.

**16. PERISHABLE GOODS**

(a) Forwarder shall arrange Carriage of Goods of a perishable nature in ordinary trailers without special protection, services, or other measures unless Customer provides written instructions for the Carriage to be in a refrigerated, heated, electrically ventilated, or otherwise specially-equipped trailer or shipping container, or that the Goods are to receive special attention in any way. In case of refrigerated trailers or shipping containers packed by or on behalf of Customer, it undertakes not to tender for Carriage any Goods that require refrigeration without giving written notice to Forwarder of their nature and the required temperature-setting of the thermostatic controls before Forwarder's arranging of the Carriage. Customer undertakes that the Goods have been properly stowed in the trailer or shipping container and that the thermostatic controls have been adequately set before Forwarder's or a Service Provider's receipt of the Goods and, if necessary, that the Goods have been pre-cooled before their stuffing into the trailer or shipping container. Customer understands and agrees that refrigerated trailers and shipping containers are not designed to freeze down Goods that have not been presented for stuffing at or below their designated carrying temperature, and Forwarder shall not be responsible for the consequences of Goods tendered at a higher temperature than that required for the Carriage. If Customer fails to comply with the above requirements, then Forwarder shall not be liable for any loss of or damage to the Goods.

(b) The term "apparent good order and condition" when used in this Bill of Lading or other document with reference to Goods that require refrigeration does not mean that the Goods were verified by Forwarder as being at the designated carrying temperature.

(c) Forwarder shall in no event be held liable for damage to Goods due to condensation.

**17. GOODS UNACCEPTABLE FOR CARRIAGE**

(a) Unless Forwarder otherwise agrees in writing, Forwarder shall not accept for Carriage any of the following: accounts, bills, deeds, evidences of debt, notes, securities, currency, money, coins or stamps, jewelry, precious stones, fine arts, bullion, specie, or other precious metals, furs, garments trimmed with furs, weapons, ammunition, explosives, live animals and plants, Christmas trees, batteries, used household goods and personal effects, used machinery and used automobiles, used aircraft/used boats, temperature controlled commodities, cigarettes and tobacco products, hazardous materials, human remains, antiques, plants, live animals, pharmaceuticals, lewd, obscene or pornographic materials, D.O.T.-restricted articles, including dangerous goods and hazardous or combustible materials, any material prohibited from transport by any law, regulation, or statute of any country in which the shipment may be carried.

(b) If Customer tenders any of the above without previous full written disclosure of the same to Forwarder and gets its written agreement to transport the same, then Customer shall indemnify and hold Forwarder harmless from and against any loss, damage, liability, and expense, including reasonable attorneys' fees, arising out of or in any way connected with or caused by, in whole or in part, such goods.

**18. INSPECTION OF GOODS**

Forwarder or any Service Provider shall be entitled, but shall be under no obligation, to open any trailer, package, carton, or other shipping unit at any time and to inspect the Goods.

**19. CUSTOMER-PACKED GOODS, CUSTOMER-STUFFED TRAILERS AND CONTAINERS**

(a) If Goods have not been packaged, and if a trailer or shipping container has not been stuffed by or on behalf of Forwarder, then Forwarder shall not be liable for the loss of or damage to the Goods, and Customer shall indemnify and hold Forwarder harmless from and against any loss, damage, liability, and expense, including attorneys' fees that Forwarder has incurred if such loss, damage, liability, or expense arises out of or is in any way connected with or is caused by, in whole or in part:

(1) The manner in which the Goods, trailer, or shipping container was stuffed, filled, packed, or loaded; or

(2) The unsuitability of the Goods for Carriage in their packaging or in a trailer or shipping container; or

(3) The unsuitability or defective condition of the trailer or shipping container, provided that, if the trailer or shipping container had been supplied by or on behalf of Forwarder, that unsuitability or defective condition could have been apparent upon inspection by Customer at or prior to the time when the trailer or shipping container was stuffed, filled, packed, or loaded.

(b) Customer shall inspect trailers or shipping containers before stuffing them and Customer's use of a trailer or shipping container shall be prima facie evidence of its being suitable and without defect.

**20. CARRIAGE AFFECTED BY THE CONDITION OF THE GOODS**

If it appears at any time that the Goods cannot safely or properly be carried or carried further, either at all or without incurring any additional expense or taking any measure(s) in relation to the Goods or the trailer or shipping container, then Forwarder may, without notice to Customer, take any measure(s) or incur any additional expense(s) to carry or to continue the Carriage, or sell or dispose of the Goods, or abandon the Carriage or store Goods, or any combination of the above, under cover or in the open, at any place that Forwarder, in its sole discretion, considers most appropriate, which abandonment, storage, sale, or disposal shall be deemed to constitute delivery and completion of the Carriage. Customer shall indemnify Forwarder against any additional expenses it has so incurred.

**21. DELAY, CONSEQUENTIAL LOSS, ETC.**

(a) Forwarder does not undertake that the Goods will be transported from the place of delivery, or will arrive at the place of delivery, or will be shipped on board any particular truck or other conveyance at any particular date or time or to meet any particular market or in time for any particular use. The scheduled or advertised departure and arrival times are only expected times and may be advanced or delayed and Forwarder shall in no event be liable for direct, special, incidental, indirect, or consequential loss or damage caused by delay.

(b) Forwarder shall in no event be liable for any special, incidental, indirect, or consequential loss or damage arising from any other cause, notwithstanding Forwarder's notice of the possibility of such damages at the time Forwarder arranged such Carriage.

**22. NO MODIFICATION OR WAIVER**

No person has the power to change waive any of these Bill of Lading Terms unless the president or chief executive officer of Forwarder, in writing, has expressly agreed to such a change or waiver.

**23. PARTIAL INVALIDITY**

If any provision of these Bill of Lading Terms shall for any reason be held to be invalid or unenforceable by any court or regulatory body, then the remainder of these Bill of Lading Terms shall be unaffected and remain in full force and effect.

**24. MANDATORY LAW, VENUE, AND JURISDICTION**

Customer understands and agrees that all claims or disputes arising out of or in any way related to the Carriage, Services, or these Brokerage Terms and Conditions of Contract shall be determined under the federal law of the United States of America, without regard to its conflict of laws rules or, in the absence of such federal law, then under the laws of the State of California, without regard to its conflict of laws rules. Without prejudice to a party's right to remove an action to federal court, the exclusive and mandatory venue for any such claims or disputes shall be the federal or state courts in Los Angeles County, California, to the exclusion of all other courts. The parties agree to irrevocably submit to the personal jurisdiction of the above courts and to waive any jurisdictional, venue, or inconvenient forum objections to those courts.