1. FROM (SHIPPER)			Origin		Destination
Shipper's Account No.		Shipper's Ref.			
From (Your Name)		Phone Number	Tracking Number		
6,,,,,,		Shipment Type	rnational	Domestic	
Company			4. SHIPMENT INFORMATION		
Street Address			No. of Packages Weigh		Chargeable Weight
			Packaging Document Non-Document		
City		State/Province	Description of Goods		
Country	ZIP/Postal Code			Naliza (Commana v.)	
			Remarks		Value (Currency)
2. TO (RECEIVER)					
Receiver's Account No.	Receiver's Ref.		5. PAYMENT METHOD	6. DUTIES & TAXES	
То	Phone Number		Shipper Account	Default to Shipper Account	
Company			Cash On Delivery	Bill Receiver	
Street Address			☐ Credit Card ■	Bill 3rd party Approved Acc. APP A/C No	
			Credit Card On Delivery		
City	State/Province		7. SERVICES		
Country	Zip/F	PostalCode	☐ Insurance		
3. SHIPPER'S SIGNATURE & AUTHORIZATION		8. RECEIVER'S SIGNATURE			
Shipper's Signature	Creation	n Date	Receiver's Signature		Date
Received by		Date	Received by		

To track your shipment go to the Fetchr website at fetchr.us or directly to m.fetchr.us/track_order and enter your tracking number.

CONDITIONS OF CARRIAGE

In tendering the shipment for carriage, the customer agrees to these terms and conditions of carriage and that this air bill is NON-MEGOTIABLE and has been prepared by the conditions of the property of the

CARGETON AND CONTROL OF A CONTR

2. ETCHNIS OBLIGATIONS FETCHE agrees, subject to payment of applicable rates and charges in effect on the date of acceptance by FETCHE of a customer's alignment, to arrange for the transportation of the shipment between the locations agreed upon by FETCHR and the customer's ETCHR reserves the right to transport the customer's shipment by any route and procedure and by successive carriers and according to its own handling, storage and transportation methods.

3. SEVICE ASTRACTION.

5. SEVICE ASTRACTION.

6. SEVICE ASTRACTIO

a) FETCRR shall be not liable for any loss, damage, delay, midedivery, non delivery not caused by its own negligence, or for any loss, damage, delay, midedivery or non-delivery caused by its own negligence, or for any loss, damage, delay, midedivery or non-delivery caused by its consistent bashipper or consigne or any other party who claims an interest in the shipment.

ii) the nature of the shipment or any defect, characteristic, or inherent vice thereof. iii) violation by the shipper or consignee of any term or condition stated herein including, but not inside to, improper or insufficient packing, securing, marking or addressing, mid describing the contents of any shipment or failure to observe any of these rules relating to the shipment and exceptible for transportation whether such rules are now or hereafter promulgated by FETCHR.

shipments not acceptable for transportation whether such rules are now or hereafter promulgated by FETCHR.

view of the production of the production of the production of the production of postal, customs or other government afficials, rices, and the production of the production o

b) FETCH will not carry:

1) property, the carriage of which is prohibited by any law, regulation or state or local government of any country from, to or through which the property may be carried: and firearms, bullion, works of art, negotiable instruments in bearer form, jewelry, precious metals, precious stones, level obscene or permographic mariest, currency, stamps, deeds, hazardous or combustible material, calestericy checks, most precious and carried and manifest of the combustible material, calestericy checks, most precious are stated and the carried and manifest of the combustible material, calestericy checks, most precious are stated and the carried and manifest of the carried and the

E. PLCCAGNIG. The packaging of the customer's documents or goods for transportation is the customer's solor responsibility, including the placing of the goods or documents in any container which may be supplied by the customer to FETCIR. FETCIR accepts no responsibility for loss or diamage to documents or goods caused by inadequate or inappropriate packaging, it is the sole responsibility of the customer of address adequately act consignment of documents or goods caused by inadequate or inappropriate packaging, it is the sole responsibility of the customer's facilities of address adequately act consignment of documents or goods to enable effectively to be made. FETCIR shall not be liable for delay in forwarding or delivery resulting from the customer's failure to comply with its obligations in this respect.

S. CESTOMS CLEARACK When a shipment requires customer clearack, it is the shipper's obligation to provide, or to ensure that the receiver will provide, FETCIR with complete and schemance. Provided that, in the case of shipments whose points of despatch and destination are both within the same customs saves, FETCIR will only perform customs clearance if instructed to do so. The shippers along spece that FETCIR may be considered as being the receiver of the package or the shipment for the suppose of appointing a customs brokers curry out any customs clearance, insofar as allowed by law.

In the contract of the contract of the suppose of appointing a customs brokers or curry of the package or the shipment for the shipper for the country of destination of the shipper and the suppose of appointing a customs brokers or customs clearance, insofar as allowed by law.

In this contract is a shipper and the suppose of appointing a customs brokers or curry out any custom clearance, insofar as allowed by law.

In this contract is a shipper makes use of this service, subject to the provisions set to the bow (included the shipper makes use of this service, subject to the provisions set to a below included the shipper for

that amount.

10.2 Payment of Collected COD Amounts - Where FETCHR collects cash, FETCHR will pay to the shipper an equivalent amount in the local currency of the country where the shipment was presented to FETCHR for transportation. FETCHR may make such payments of COD amounts by either wire transfer to any bank account notified to FETCHR by the shipper or issuing a checkegie in favour of the shipper, and except the shipper. Also the present as early and account to fetch the petcher and collected by FETCHR pursuant to Section 10.2, amounted to the shipper by regular mail at the shipper for the present and the shipper of the present and the present appearing to have authority to accept the cheque on the

either be forwarded to the shipper by regular mail at the shipper's six or handed over to the shipper or to any other person appearing to have authority to accept the cheage on the shipper's behalf.

Shipper's behalf.

Shipper's behalf.

In the shipper's behalf is the shipper's shipper's the shipper's shipper's behalf is the shipper's behal

presenting a fraudulent chaegue or one which is later dishonoured, or for chaegues incorrectly completed by the neceiver.

The customer is laided for all losses, demanges and expenses raising as result of its failure to comply with its obligations under this agreement as a result of its najegories.

12. CHARGES: Any rates quoted by FETCHR for carriage are inclusive of local aliport taxes, but exclusive of any value added taxes, duties, levies, impost, deposits or outlays incurred in respect of carriage of the customer of pools. Should the occusions divide, the part provides do the analysis of the laid for any continues day, the createment of the layer provides of the analysis of the laid for any continues day, the customer's documents or goods being impounded by customs or similar authorities and the customer hereby indemnifes FETCHR against such penalty or loss.

13. PROPERTY FETCHR will only carry be december to goods which are the property of the customer and the customer warrants that it is advantaged to except and is accepting these to indemnify FETCHR against any damages, costs and expenses resulting from any breach of this warranty.

14. CLAIRS ANY CLAIRS AGAINST ETCHR MIST BE SUBMITTED IN WIRTING TO THE OFFICE OF FETCHR REARST THE LOCATION WHERE THE SUPPRESE WAS ACCEPTED, WITHIN SIXTY 10.

15. NON-ELLVERY OF SHIPMERT Notwithstanding the shippert's instruction to the contrary, the shipper shipmer shipmer shipmer and possible of the shipmer and possible of the contrary of the customer hereby in the contrary of the customer hereby in the contrary of the customer hereby indemnifes FETCHR against such possible to the shipment of the package, and for costs incurred in either returning the shippent or warehousing the shippent or many thread to the shipment of the package, and for costs incurred in either returning the shippent or averabousing the shippent or possible to provide the shippent and accordance to the shippent and the customer therefore at the temperation of the shippent and the customer therefore a