



1. MATERIALS NOT ACCEPTABLE FOR TRANSPORT:

a) ARAMEX will notify customer from time to time as to certain classes of materials which are not accepted by ARAMEX for carriage. It is the customer's responsibility to accurately describe the shipment on this Airbill and to ensure that no material is delivered to ARAMEX which has been declared to be unacceptable by ARAMEX.

2. ARAMEX 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 | bullion | works of art | negotiable instruments in bearer form |
| 2) firearms | precious metals | precious stones | lewd obscene or pornographic material |
| 3) jewelry | stamps | deeds | hazardous or combustible material |
| 4) currency | money orders | traveler's checks | industrial carbon and diamonds |
| 5) cashier's checks | plants | animals | |
| 6) antiques | | | |

3. It is the event that any customer should consign to ARAMEX any such item, as described above, or any item which the customer has undervalued for customs purposes or misdescribed, whether intentionally or otherwise the customer shall indemnify and hold ARAMEX harmless from all claims, damages, fines and expenses arising in connection therewith, and ARAMEX shall have the right to abandon such property and / or release possession of said property to any agent or employee of any national or local government claiming jurisdiction over such materials. Immediately upon ARAMEX's obtaining knowledge that such materials infringing these conditions have been received by ARAMEX, shall be free to exercise any of its rights reserved to it under this section without incurring liability whatsoever to the customer.

4. PACKAGING:

The packaging of the customer's documents or goods for transportation is the customer's sole responsibility, including the placing of the goods or documents in any container which may be supplied by the customer to ARAMEX. ARAMEX accepts no responsibility for loss or damage to documents or goods caused by inadequate or improper packaging. It is the sole responsibility of the customer to address adequately each consignment of documents or goods to enable effective delivery to the customer. ARAMEX shall not be liable for delay in forwarding or delivery resulting from the customer's failure to comply with its obligations in this respect.

5. NEGLIGENCE:

The customer is liable for all losses, damages and expenses arising as a result of its failure to comply with its obligations under this agreement as a result of its negligence.

6. CHARGES:

Any rates quoted by ARAMEX for carriage are inclusive of local airport taxes, but exclusive of any value added taxes, duties, levies, imposts, deposits or outlays incurred in respect of carriage of the customer's goods. Should the customer indicate by endorsement in the space provided for the claim that the receiver shall be liable for any such duty, the customer shall be liable for such customs duty in the event of a default in payment by the receiver. ARAMEX will not be liable for any penalties imposed or loss or damage incurred due to the customer's documents or goods being impounded by customs or similar authorities and the customer hereby indemnifies ARAMEX against such penalty or loss.

7. PROPERTY:

ARAMEX will only carry documents or goods which are the property of the customer and the customer warrants that it is authorized to accept and is accepting these conditions not only on behalf of itself but as agent and on behalf of all other persons who are or may hereafter be interested in the documents or goods. The customer hereby undertakes to indemnify ARAMEX against any damages, costs and expenses resulting from any breach of this warranty.

8. CLAIMS:

12. CLAIMS AGAINST ARAMEX MUST BE SUBMITTED IN WRITING TO THE OFFICE OF ARAMEX NEAREST THE LOCATION WHERE THE SHIPMENT WAS ACCEPTED.

13. NON-DELIVERY OF SHIPMENT

Notwithstanding the shipper's instruction to the contrary, the shipper shall be liable for all costs and expenses related to the shipment of the package, and for costs incurred in either returning the shipment or warehousing the shipment pending disposition.

9. INSURANCE:

a) ARAMEX maintains cargo liability insurance to the full extent of the liability offered to the shipper.

b) At the request of the shipper and upon payment therefor at then prevailing rates, ARAMEX will arrange insurance coverage on behalf of the shipper in an amount not exceeding Ten Thousand Dollars (10,000.00).

c) The insurance cover shall be governed by all the terms and conditions contained in the policy of insurance issued by insurance carrier. A certificate evidencing such insurance will be made available to the shipper.

d) CONSEQUENTIAL DAMAGES AND LOSS OR DAMAGE RESULTING FROM DELAYS IN TRANSPORTATION ARE NOT COVERED BY ANY SUCH POLICY OF INSURANCE.

10. WARSAW CONVENTION:

"Where the rules relating to liability established by the Warsaw convention or the cmr convention apply, the carrier's liability is governed by and shall be limited in accordance with such rules. Subject to applicable law, where the Warsaw convention or the cmr convention do not apply, liability to loss or damage is governed by these terms and conditions and shall be limited to proven damages up to an amount not exceeding 100 / shipment."

THIS IS A NON NEGOTIABLE AIRBILL. ALL SERVICES PROVIDED ARE SUBJECT TO THE TERMS AND CONDITIONS SET FORTH ON THE REVERSE OF SHIPPER'S COPY. BY SIGNING THIS AIRBILL, THE SHIPPER ACKNOWLEDGES THAT HE/SHE HAS READ THESE CONDITIONS AND AGREES TO BE BOUND BY THEM. ARAMEX'S LIABILITY IS LIMITED TO US \$100.00 PER TENDERING THIS SHIPMENT. SHIPPER AGREES THAT ARAMEX SHALL NOT BE LIABLE FOR SPECIAL INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING FROM THE CARRIAGE HEREOF, ARAMEX DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED WITH RESPECT TO THIS SHIPMENT.