

# EAGLE

027965  
**TRANSPORTATION SYSTEMS**  
A Division of R&G Transport Ltd.  
BILL OF LADING

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SUSSEX NB E4E 5L2  
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GST/HST #89983 0749

LIQUID BULK HAULERS F/B # E \_\_\_\_\_

FREIGHT HAULERS & OTHER TANKER F/B # T \_\_\_\_\_

SHIPPER NAME AND ADDRESS				CONSIGNEE NAME AND ADDRESS			
POSTAL CODE _____ TEL: _____				POSTAL CODE _____ TEL: _____			

TRUCK NO	TRAILER NO	SHIPMENT DATE	CUSTOMER NO	SHIPPING POINT	DESTINATION	
		MO. DAY YEAR				
PRODUCT/DESCRIPTION OF ARTICLES				WEIGHT # SKID	RATE	LOAD NOTATIONS:
						LOAD TEMPERATURE
						UNLOAD TEMPERATURE
						DAMAGE/SHORTAGE/OVERAGE
						REPORTED DATE: _____ /TIME

LOADING	REASON FOR DELAY	INITIALS	TIME	INITIALS	UNLOADING	REASON FOR DELAY
			ARRIVED			
			START			
			FINISH			
			TOTAL			

CANADA/U.S. BORDER CROSSING: \_\_\_\_\_ ATTACH SCALE TICKET \_\_\_\_\_ LIST SEAL #S: \_\_\_\_\_  
 MANIFEST #: \_\_\_\_\_ PARS/PAPS #: \_\_\_\_\_ ATTACH LUMPER RECEIPT \_\_\_\_\_

SHIPPER	LOAD PICKED UP AT:	CONSIGNEE	LOAD DELIVERED TO/SWITCHED AT, OR THE PRESENT LOCATION OF THIS LOAD

OTHER LOADING / DELIVERY INSTRUCTIONS	OTHER REF. #S

**BILL OF LADING**

RECEIVED AT THE POINT OF ORIGIN ON THE DATE SPECIFIED, FROM THE CONSIGNOR MENTIONED HEREIN, THE PROPERTY HEREIN DESCRIBED, IN APPARENT GOOD ORDER, EXCEPT AS NOTED (CONTENTS AND CONDITIONS OF CONTENTS OF PACKAGES UNKNOWN) MARKED, CONSIGNED AND DESTINED AS INDICATED ABOVE, WHICH THE CARRIER AGREES TO CARRY AND TO DELIVER TO THE CONSIGNEE AT THE SAID DESTINATION, IF ON ITS OWN AUTHORIZED ROUTE OR OTHERWISE TO CAUSE TO BE CARRIED BY ANOTHER CARRIER ON THE ROUTE TO SAID DESTINATION, SUBJECT TO THE RATES AND CLASSIFICATION IN EFFECT ON THE DATE OF SHIPMENT.

IT IS MUTUALLY AGREED, AS TO EACH CARRIER OF ALL OR ANY OF THE GOODS OVER ALL OR ANY PORTION OF THE ROUTE TO DESTINATION, AND AS TO EACH PARTY AT ANY TIME INTERESTED IN ALL OR ANY OF THE GOODS, THAT EVERY SERVICE TO BE PERFORMED HERE UNDER SHALL BE SUBJECT TO ALL THE CONDITIONS NOT PROHIBITED BY LAW, WHETHER PRINTED OR WRITTEN, INCLUDING CONDITIONS SET ASIDE BY THE STANDARD BILL OF LADING IN POWER AT DATE OF ISSUING, WHICH ARE HEREBY AGREED BY THE CONSIGNOR AND ACCEPTED FOR HIMSELF AND HIS ASSIGNS

**NOTICE OF CLAIM**

(A) NO CARRIER IS LIABLE FOR LOSS, DAMAGE OR DELAY TO ANY GOODS UNDER THE BILL OF LADING UNLESS NOTICE THEREOF SETTING OUT PARTICULARS OF THE ORIGIN, DESTINATION AND DATE OF SHIPMENT OF THE GOODS AND THE ESTIMATED AMOUNT CLAIMED IN RESPECT OF SUCH LOSS, DAMAGE OR DELAY IS GIVEN IN WRITING TO THE ORIGINATING CARRIER OR THE DELIVERING CARRIER WITHIN SIXTY (60) DAYS AFTER THE DELIVERY OF THE GOODS, OR, IN THE CASE OF FAILURE TO MAKE DELIVERY, WITHIN NINE (9) MONTHS FROM THE DATE OF SHIPMENT

(B) THE FINAL STATEMENT OF THE CLAIM MUST BE FILED WITH NINE (9) MONTHS FROM THE DATE OF SHIPMENT TOGETHER WITH A COPY OF THE PAID FREIGHT BILL.

THE CONTRACT FOR THE CARRIAGE OF GOODS LISTED IN THIS BILL OF LADING IS COVERED BY REGULATIONS IN FORCE IN THE JURISDICTION AT THE TIME AND PLACE OF SHIPMENT AND IS SUBJECT TO THE CONDITIONS SET OUT IN SUCH REGULATIONS.

ABOVE GOODS RECEIVED IN GOOD ORDER