

TERMS AND CONDITIONS

Graf Air Freight, Inc. and Shipper mutually agree upon terms, conditions and tariffs.

Shipper hereby agrees to the TERMS AND CONDITIONS as set forth herein and the applicable rules, governing classifications and tariffs in effect on the date of shipment. Shipper agrees to these terms and conditions, which no agent, employee or representative of Graf Air Freight may alter or change, any alterations or changes to the terms and conditions of the airbill shall not be binding on Graf Air Freight, Inc. Shipper is responsible for adequately packing, preparing, marking, labeling and accurate description of shipment so as to protect contents and ensure safe transportation under normal and ordinary shipping and handling. Graf Air Freight reserves the right to open and inspect each piece of shipper cargo per TSA mandate. Carriers' liability shall be limited to \$50.00 per shipment in the case of loss or damage, unless a greater value is declared and charges for such greater value paid. Carriers' liability shall not exceed, under any circumstances \$25,000.00. Carrier shall not be liable in any event for incidental, consequential or special damages whether or not carrier had knowledge that such incidental, consequential or special damages might occur. Graf Air Freight, Inc. disclaims any and all warranties expressed and or implied. Graf Air Freight shall not be liable for loss, damage, delay or any other result caused by any circumstances beyond the control of Graf Air Freight, including, but not limited to weather, mechanical delays, governmental action, labor strikes or disturbances, civil commotion, fuel shortages, any act or default of the shipper or consignee, inherent vice or defect of the shipment, or any violation of any of the terms and conditions of this airbill by the shipper or consignee. Carriers' routing applies, unless shipper inserts specific routing. Shipper agrees by execution and use of the airbill to be responsible for any and all charges if carrier is unable to collect such charges from the consignee or any third party within a reasonable period of time. Payment terms are net 30 days from invoice date. Contracted or special rate quotes may, at the discretion of the carrier, be considered void and the shipment may, at the discretion of the carrier be re-rated at the full otherwise applicable charges if charges are not paid within 30 days from invoice date. Contract or special rates apply only to prepaid shipments. Parties agree that any disputes arising as a result of this agreement shall be governed by and interpreted by the laws of the State of Illinois and that venue for any action taken will be limited to Cook County. Illinois.

Shipping contract between parties Graf Air Freight and,

(Signature)	(Date)	
		———— (Company name)
(Company address, city, sta	ate, zip code)	
(Graf Air Freight)	(Date)	
Graf Air Freight, Inc.		