DEFINITIONS: On the Air Waybill We', 'Our', 'us' and 'FedEx' refer to Federal Express Corporation, its subsidiaries and branches and their respective employees, agents and independent contractors. 'You' and 'your' refer to the shipper, its employees, principals and agents. If your shipment originates outside the United States, your contract of carriage is with the Federal Express subsidiant, branch or independent contractor who diginally accepts the shipment from you. 'Package' means any container or envelope that is accepted by us for delivery, including any such items tendered by you utilizing our automated systems, meters, manifests or waybills. 'Shipment' means all packages, which are tendered to and accepted by us on a single Air Waybill.

AGREEMENT TO TERMS. By giving us your shipment, you agree, regardless of whether you sign the front of this Air Waybill, for yourself and as agent for and on behalf of any other person having an interest in this shipment, to all terms on this NON-NEODTABLE Air Waybill. In any applicable tariff, and in our current Service Guide or Standard Conditions for Carriage, copies of which are available upon request. If there is a conflict between this Air Waybill and either the tariff, Service Guide or Standard Conditions for in effect, the tariff and the terms of any customer automation agreement between the shipper and Federal Express will control (the Service Guide or Standard Conditions have secondary priority). No one is autorized to alter or model that Western the shipper and Federal Express will control (the Service Guide or Standard Conditions have secondary priority). No one is autorized to alter or model that Western the standard Conditions have secondary priority.

YOUR OBLIGATIONS: You warrant that each article in the shipment is properly described on this Air Waybill and is acceptable for transport by us, and that the shipment is properly marked, addressed (including postal codes) and packaged to ensure safe

NOTE CONCENNING LIMITATIONS OF LIABILITY. Air Carriage Notice. If the carriage of your shipment by air involves an utlimate destination or stop in a country other than the country of departure, the Warsaw Convention, an international treaty relating to international carriage by air, may be applicable, which treaty would then govern and in most cases limit our liability for loss or delay of or damage to your shipment. In the U.S. the Warsaw Convention limits our liability to U.S. \$9.07 per pound (U.S. \$20.38 per kilogram). Unless you declare a higher value for carriage as described below. The interpretation of the Warsaw Convention liability limits may vary in other countries. There are no stopping places which are agreed at the time of tender of the shipment and we reserve the right to route shipments in anyway we deem appropriate.

reserve uniform to obtain a suppression and a paperplane.

Road Transport Notice. Shipments transported gardy or solely by road be it explicit agreement to do so or not-in, to, from a country which is party to the Convention on the Contract for the International Carriage of Goods by Road (the 'CMR') are subject to the terms and conditions of the CMR, notwithstanding any other provisions of this Agreement to the contrary. For these shipments transported solely by road, if a conflict arises between the provisions of the CMR and this Air Waybill the terms of the CMR shall

Tablity of Lability. If not governed by the Warsaw Convention or the CMR as described above, our maximum liability for loss, damage or delay is limited by this Air Waybill to U.S. \$100 per shipment or U.S. \$9.07 per pound (U.S. \$20.38 per kilo) (or equivalent local currency), whichever is greater, unless you declare a higher value for carriage as described below. FedEx does not provide cargo liability or all-tisk insurance, but you may pay an additional change to each additional U.S. \$100 (or equivalent local currency) of described value for carriage. If a highervalue for carriage is declared and the additional change is paid, FedEx maximum liability will be the lesser of the declared value for carriage or your actual damages.

LIABILITIES NOT ASSIMBED. If ANY EVENT BE LIABLE FOR ANY DAMAGES WHETHER DISC., SPECIAL OR CONSEQUENTIAL, IN EXCESS OF THE DECLARED VALUE OF CARRIAGE (INCLUDING BUT NOT LIMITED TO LOSS OF INCOME OR PROFITS) WHETHER OR NOT WE HAD ANY KNOWLEDGE THAT SUCH DAMAGES MIGHT BE INCURRED, UNLESS SUCH DAMAGES WERE CAUSED BY OUR OWN WILLFUL MICONDUCT OR GROSS INFO (INCLUDING BUT NOT WERE AND ANY DAMAGES WERE CAUSED BY OUR OWN WILLFUL MICONDUCT OR GROSS INFO (INCLUDING BUT NOT WERE AND ANY DAMAGES WERE CAUSED BY OUR OWN WILLFUL MICONDUCT OR GROSS INFO (INCLUDING BUT NOT WERE AND ANY DAMAGES WERE CAUSED BY OUR OWN WILLFUL MICONDUCT OR GROSS INFO (INCLUDING BUT NOT WERE AND ANY DAMAGES WERE CAUSED BY OUR OWN WILLFUL MICONDUCT OR GROSS INCOME OR PROFITS).

LABILITIES NOT ASSUMED. IN ANY EVENT, WE WON'T BE LIABLE FOR ANY DAMAGES WHETHER DIRECT, INCIDENTAL, SPECIAL OR CUNSEQUENTIAL, IN EXCESS DUE TO AN WILLFUL MICONDUCT OR GROSS LIABILITIES NOT ASSUMED. IN ANY EVENT, WE WON'T BE LIABLE FOR ANY KNOWLEDGE THAT SUCH DAMAGES MICHT BE INCURRED, UNLESS SUCH DAMAGES WERE CAUSED BY OUR OWN WILLFUL MICONDUCT OR GROSS NEGLIGIBLE.
WE won't be liable for your actions or omissions, including but not limited to incorrect declaration of cargo, improper or insufficient packing, securing, marking or addressing of the shipment, for or the acts or omissions of the recipient volate any of the terms of our agreement. We won't be liable for loss of or damage to shipments of cash, currency or other prohibited items. We won't be liable for loss, damages or delay caused by events we cannot control, including but not limited to acts of God, perils of the air, weather conditions mechanical delays, acts of public enemies, war, strikes, civil commotions, or acts or omissions of public authorities (including customs and health officials) with actual or apparent authority.

NO WARRANTIES. We make no warrantiles, express or implied.

CLAIM FOR LOSS, DAMAGE FOR DELAY, ALL CLAIMS MUST BE NOTIFIED TO US WITHIN 15 DAYS AFTER DELIVERY OF THE SHIPMENT FAILING WHICH NO ACTION FOR DAMAGES MAY BE BROUGHT. All claims for loss, non-delivery or this shipment by the received by us within 90 days after the shipment of from the shipment within 90 days after the shipment of form office the shipment within 15 DAYS AFTER DELIVERY OF THE SHIPMENT FAILING WHICH NO ACTION FOR DAMAGES MAY BE BROUGHT. All claims for loss, non-delivery or the shipment will be received by us within 90 days after the shipment of from damages against us shall be edinguished unless an action is brought within two years from the date of delivery of the shipment will be received by us within 90 days after the shipment of from damages against us shall be edinguished unless an action is brought within two years from the date of delivery of the

After printing this label

CONSIGNEE COPY - PLEASE PLACE IN FRONT OF POUCH

- 1. Fold the printed page along the horizontal line.
- 2. Place label in shipping pouch and affix it to your shipment.

