U.S. Shipper's Letter of Instruction

1. Date	2. Shippers Reference #	3. Booking #								
4. U.S. Principal Party in Interest (USPPI) (Comple	ete name, address & zip code	?)						_		
					M.I	Ξ. [DEY &	Co.		
Grant M.E. Dey Authority to transmit your										
S. USPPI EIN (IRS) No. or ID No. 6. Parties to Transaction Related Not Related			Phone (414) 747-7000 • Fax (414) 747-7010 exports@medey.com • medey.com AS DIRECTED BY THE TSA, ALL CARGO TENDERED FOR AIR TRANSPORT IS SUBJECT TO INSPECTION. I HEARBY CONSENT TO SCREEN ALL CARGO TENDERED BY OUR COMPANY TO M.E. DEY & CO. INC.							
7. Ultimate Consignee (Complete name, address & zip code) Type (select one) Direct Cons Governme: Reseller Other/Unk										
8. Notify Party (complete name, address & zip co	ode)									
Notify Party email & tel #			12. Shipper musi EXW FAS*							
Dangerous Goods (DG certificate must be atta	ached) Yes	No	FCA	CIF*	DAP					
10. Routed Export Transaction	Yes	No	13. Named POR	Γ/PLACE:						
11. Shipper Requests Insurance (Warehouse to V	Varehouse) Yes	No								
14. Description of Commodities		15. D/F	16. Schedule B/H	HTS Number		17. Quantii	ty Schedule B Unit(s)	18. Shipping Weigh (Kilograms)	t 19. Value (US Dollars, Omit Cents) (Selling Price/Cost if Unsold)	
20 UE Francis Carteri CHEST ONE.	21. ECCN or EAR99	20 Dilat (Casas) of				22 20	A. T			
20. US Export Control CHECK ONE:	21. ECCN of EAR99	22. Point (State) of Origin:				23. Paymei	nt Terms: Open A	Account Direct	Collection Letter	
NLR Exception License # Country of Ultimate						Letter of Credit* *Shipper must provide this document to M.E. Dey & Co. Inc.				
& Exp Date		Destination:				*Shipper m	nust provide this docum	ent to M.E. Dey & C	o. Inc.	
24. Dimensions	Pieces		W	Н	25. Special	Instructions	s			
26. Document Distribution: Send Originals:	Consignee Notify	Send Copies: Co	nsignee Noti	fv						
Duty authorized officer or employee: Consignee Notiny Send Copies. Consignee Notiny				usignee Notify						
I HEREBY AUTHORIZE M.E. DEY & CO., TO ACT / REQUIRED BY LAW OR REGULATION IN CONNEC CERTIFIES THAT NECESSARY AND PROPER DOCL FURTHER UNDERSTANDS THAT CIVIL AND CRIM AGREES TO BE BOUND BY ALL STATEMENTS OF ACKNOWLEDGES RECEIPT OF M.E. DEY TERMS &	CTION WITH THE EXPORTAT JMENTATION TO ACCURATE MINAL PENALTIES MAY BE IN SAID AUTHORIZED AGENT E	ON OR TRANSPORTA LY TRANSMIT THE INF IPOSED FOR MAKING ASED UPON INFOR-M	TION OF ANY GOO FORMATION ELEC FALSE OR FRAUD IATION OR DOCU	DDS ON BEHAL TRONICALLY IS JLENT STATEM MENTATION P	F OF SAID U.S. AND WILL BE ENTS OR FOR ROVIDED BY T	PRINICIPAL PROVIDED THE VIOLAT HE U.S. PRII	PARTY IN IN-TEREST. TO M.E. DEY & CO. TH FION OF ANY U.S. LAW NCIPAL PARTY IN INTE	THE U.S. PRINCIPAL IE U.S. PRINCIPAL PA S OR REGULATIONS (REST TO M.E. DEY &	PARTY IN INTEREST RTY IN INTEREST ON EXPORTATION AND	
				olely for official purposes authorized by the Secretary of 29. Mode of Transportation						
Signature: Commerce (13 U.S.C. Title: Export shipments are				l(g)). bject to inspection by U.S.Customs & Border Protection Air Ocean Truck						
Date:	and/or Office of Expo									

- These terms and conditions of service constitute a legally briding contract between the Company and the Costomer. In the event the Company renders services and issues a document containing Terms and Conditions governing such services, the Terms and Conditions set forth in such other document(s) shall govern those services.

 1. Definitions.

 (a) Company, shall mean HE Day & Co., Inc. its subsidiaries, related companies, agents and/or representatives, including, but not limited to, shippers, importers, exporters, carriers, secured parties, warehousemen, buyers and/or sellers, shippers agents, insuriers and underviters, break-bulk agents, consignees, etc. It is the responsibility of the Customer to provide notice and copy(s) of these terms and conditions of service to all such agents or representatives. Or including the provided notice and copy(s) of these terms and conditions of service to all such agents or representatives, or representatives, or representatives and underviters, break-bulk agents, consignees, etc. It is the responsibility of the Customer to provide notice and copy(s) of these terms and conditions of service to all such agents or representatives. Or representatives to the provided of the customer of the purpose of performing duties in connection with the entry and release of goods, post arranging for transportation per services or other to golds. Services or other to golds are entrusived to a specific statute or international convention, all claims against the Company for a potential or actual loss, must be made in writing and received by the Company as agent. The Company acts as a carrier.

 3. Limitation of Actions.

 3. Limitation of Actions.

 4. Unless subject to a specific statute or international convention, all claims against the Company for a potential or actual loss, must be made in writing and received by the Company as agent. The Company was agent. The Company w
- Or questionable statements of the weight provided by the Customer or its agent or contractor on which the Company relies.

 7. Declaring Higher Value To Third Parties. Third parties to whom the goods are entrusted may limit liability for loss or damage; the Company will request excess valuation coverage only upon specific written instructions from the Customer, which must agree to pay any charges therefore; in the absence of written instructions or the refusal of the third party to agree to a higher declared value, at Company's discretion, the goods may be tendered to the third party, subject to the terms of the third party's limitations of liability and/or terms and conditions of service.

 8. Insurance. Unless requested to do so in writing and confirmed to Customer in writing, Company is under no obligation to procure insurance on Customer's behalf; in all cases, Customer shall pay all premiums and costs in connection with procuring requested insurance.

 9. Disclaimers; Limitation of Liability.

 (a) Except as specifically set forth herein, Company makes no express or implied warranties in connection with its services;

 (b) In connection with all services performed by the Company, Customer may obtain additional liability coverage, up to the actual or declared value of the shipment or transaction, by requesting such coverage and agreeing to make payment therefor, which request must be confirmed in writing by the Company prior to rendering services for the covered transaction(s).

 (c) In the absence of additional coverage under (b) above the Company's liability shall be limited to the following:

(i) in connection with all services performed by the Company, Customer may obtain additional liability coverage, up to the actual or declared value of the shipment or transaction, by requesting such coverage and agreeing to make payment therefor, which request must be confirmed in writing by the Company prior to rendering services for the covered transaction(s).

(c) In the absence of additional coverage under (b) above, the Company's liability shall be limited to the following:

(i) where the claim arises from activities other than those relating to customs business, \$1000 per shipment or transaction, or

(ii) where the claim arises from activities relating to Tustoms business, \$1000 per shipment or transaction, or

(ii) where the claim arises from activities relating to Tustoms business, \$1000 per shipment or transaction, or

(iii) where the claim arises from activities relating to Customs business, \$1000 per shipment or transaction, or

(iii) no event shall Company be liable or responsible for consequential, indirect, incidental, statutory or punitive damages, even if it has been put on notice of the possibility of such damages, or the acts of third parties.

(Customer in connection with a particular transaction shall not be considered a valver of this provision by the Company,

11. Indemnification/Hold Harmless. The Customer agrees to indemnify, defend, and hold the Company harmless from any claims and/or liability, fines, penalties and/or attorneys' fees arising from the importation or exportation exportation or exportation exportation or exportation or exportation or exportation ex

in writing, the Company shall only keep such records that it is required to maintain by Statute(s) and/or Regulation(s), but not act as a "recordkeeper" or "recordkeeper" or