



2421 4th St. N
Saint Petersburg, FL 33704
Phone: (727) 895-7547 FAX: (727) 489-6926
E-Mail: PKGSINC@Tampabay.rr.com

RECIPIENT'S PHONE # (If Available)

Weight (Pounds)

--	--

SEND TO - ADDRESS

SENDER'S NAME (PLEASE PRINT OR TYPE)

TODAY'S DATE

--	--

SENDER'S PHONE #

DECLARED AMOUNT (For Shipping Insurance)

--	--

SENDER'S E-MAIL ADDRESS

--

DESCRIPTION OF ARTICLES

--

YOUR SIGNATURE

(I have read and agree to the terms and conditions set forth on the next page of this form.)

--

FOR STORE USE ONLY

<input type="checkbox"/> Customer Packaged P.k.g.'s Not Liable	SHIP VIA <input type="checkbox"/> Fed Ex <input type="checkbox"/> Next Day <input type="checkbox"/> 2 nd Day <input type="checkbox"/> 3 rd Day <input type="checkbox"/> Ground <input type="checkbox"/> Other
--	---

TERMS AND CONDITIONS

1. P.k.g.'s shall not be liable for articles lost, damaged, delayed or misdelivered as the result of the act or omission of a carrier or any party other than P.k.g.'s.
2. P.k.g.'s assumes no liability for the successful completion of delivery of the parcel(s) or the contents thereof. P.k.g.'s sole duty shall be to deliver the articles to the carrier in the same condition as received by P.k.g.'s from the customer.
3. P.k.g.'s and the carrier shall not be liable in any event for damage to articles not readily apparent by visual inspection, for damage or loss in excess of the insured amount of the articles, or for any special, incidental or consequential damages.
4. In the event of loss or damage to customer's article(s), P.k.g.'s will act on the behalf of the customer in the filing and processing of claims with the carrier. P.k.g.'s shall have no liability if any claim is denied or paid only in part by the carrier.
5. PARCELS PACKAGED BY THE CUSTOMER NOT MEETING THE CARRIER'S PACKAGING STANDARDS ARE NOT COVERED BY THE CARRIER FOR DAMAGE DURING SHIPPING. FURTHERMORE, P.K.G.'S SHALL NOT BE LIABLE FOR DAMAGE TO ARTICLES PACKAGED BY THE CUSTOMER.
6. P.k.g.'s assumes no liability for damage resulting from SHOCK or VIBRATION of transportation.
7. Provided the customer has indicated the "Declared Amount" and paid the appropriate fees, the carrier's liability is limited to the repair or replacement value of lost or damaged articles of readily ascertainable market value.
8. IF ARTICLE(S) SHOULD ARRIVE DAMAGED, BOTH THE CONTENTS AND PACKAGING MUST BE SAVED FOR INSPECTION BY THE CARRIER. FURTHERMORE, THE RECIPIENT OR CUSTOMER MUST NOTIFY P.K.G.'S OF DAMAGE NO LATER THAN 7 DAYS AFTER RECEIPT OF THE ARTICLE(S) TO ARRANGE FOR INSPECTION WITH THE CARRIER. FAILURE TO SAVE PACKAGING OR CONTENTS FOR INSPECTION OR TO REPORT DAMAGE WITHIN THE SPECIFIED TIME WILL WAIVE ANY AND ALL CLAIMS RIGHTS.
9. No claim shall be paid by P.k.g.'s or the carrier where the claims paper-work is submitted by the customer to P.k.g.'s or carrier later than 3 months after shipment date.
10. P.k.g.'s is not liable for the failure of the carrier to properly collect or remit funds for COD parcels. The recipient's check shall be accepted for COD's at customer's risk unless otherwise specified on COD tag at the time of shipment.
11. P.k.g.'s shall not be liable for failure to make timely delivery on delivery date specified. Any statement by P.k.g.'s as to probable date of delivery by carrier is a statement of opinion only, and is not guaranteed in any manner.
12. Customers will be notified by phone and/or mail of any article(s) returned by the carrier. Returned article(s) not claimed within 3 months of return date will be discarded or donated as deemed appropriate by P.k.g.'s.
13. Import duties, taxes and/or brokerage fees required for international shipments are the obligation and responsibility of the customer or the recipient and not P.k.g.'s or the carrier.
14. The foregoing constitutes the full and complete agreement between P.k.g.'s and the customer, and supersedes all prior, contemporaneous and subsequent agreements and representations, written or oral.