## ARTHUR J. FRITZ & CO.

HOME OFFICE 244 JACKSON STREET • SAN FRANCISCO, CALIF. 94126 WAREHOUSE RECEIPT

WAREHOUSE L	OCATION		THE STATE STATE OF STATE OF		DESCRIPTION OF THE PARTY OF THE
AT ARTHUR J. FRITZ & C	OMPANY HAS RECEIVED		THE RESERVE OF THE PARTY OF THE	THE TENTON	
Hall	and the second				
PERTY, SUBJECT Y TO BE DELIVE	TO ALL THE TE	RMS AND CONDI	TIONS CONTENDED PAYMENT OF ALL	HEREIN AND ON F	REVERSE HEREOF
PACKAGE					MARKS
	Keciived 1/27			into dispersional	
article with a night with		CO De gar O			
()	PERTY, SUBJECT Y TO BE DELIVE DRMED OR ADVA PACKAGE	DODD ORDER, EXCEPT AS NOTED HE PERTY, SUBJECT TO ALL THE TEY TO BE DELIVERED TO YOUR OF DRMED OR ADVANCED BY FRITZ R  PACKAGE    Kecirved   1/27	DODD ORDER, EXCEPT AS NOTED HEREON (CONTENT) PERTY, SUBJECT TO ALL THE TERMS AND CONDITY TO BE DELIVERED TO YOUR ORDER UPON THE DRMED OR ADVANCED BY FRITZ RELATING TO THIS  PACKAGE  SAID TO BE  Kecived one Ca  1/27/76	DODD ORDER, EXCEPT AS NOTED HEREON (CONTENTS, CONDITION AND OPERTY, SUBJECT TO ALL THE TERMS AND CONDITIONS CONTENDED BY TO BE DELIVERED TO YOUR ORDER UPON THE PAYMENT OF ALL DRING OR ADVANCED BY FRITZ RELATING TO THIS SHIPMENT.  PACKAGE  SAID TO BE OR CONTAIN  Kecirved one Conton goly to 1/27/76	OOD ORDER, EXCEPT AS NOTED HEREON (CONTENTS, CONDITION AND QUALITY UNKNOWN OPERTY, SUBJECT TO ALL THE TERMS AND CONDITIONS CONTENDED HEREIN AND ON FOR THE PAYMENT OF ALL STORAGE, HANDING OR ADVANCED BY FRITZ RELATING TO THIS SHIPMENT.

CHARGES DO NOT INCLUDE INSURANCE.

STANDARD TERMS AND CONDITIONS ON REVERSE SIDE.
THE PARTY ACCEPTING THIS RECEIPT THEREBY AGREES TO ITS CONDITIONS.

Kelly AMEN ANTHUR J. FRITZ & COMPA 10836

## STANDARD TERMS AND CONDITIONS

- 1. Warehouseman is not responsible for loss or damage caused by fire, frost or change of weather, riots, strikes, insurrections, or from inherent or perishable qualities of the merchandise, or other causes beyond his control; and is not responsible for loss or damage caused by leakage, pilferage, ratage, theft, vermin or water, unless such loss or damage be caused by the failure of the warehouseman to exercise the ordinary care and diligence required of him by law.
- 2. As a condition of storage, the failure of warehouseman to deliver goods to any person entitled thereto shall not constitute a conversion of goods nor subject warehouseman to any liability whatsoever when such non-delivery results from causes arising from strike, lockouts, work stoppages, or restraints of labor, from whatever cause.
- 3. Warehouseman will not be responsible for loss or damage occasioned by any misunderstanding of orders or instructions received or taken by telephone.
- 4. As a condition precedent to recovery, claims for loss or damage must be made in writing within thirty days after the merchandise is delivered from warehouse, or, in the case of failure to make delivery, then within thirty days after delivery of the last package of the lot in warehouseman's apparent possession.
- 5. Goods in Bonded Warehouse are subject to all Federal Government regulations and cannot be delivered without government authority.
- 6. Rates do not include fire or other insurance. Warehouseman will not arrange for insurance unless instructed to do so in writing.
- 7. Warehouseman claims a lien for all lawful changes for storage and preservation of the goods, also for all lawful claims for money advanced, interest, attorney fees, insurance, transportation, labor, weighing, coopering, customs duty and freight charges, and other charges and expenses, in relation to such goods.