Vancouver	R	C.,*	194
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INSTRUCTIONS FOR SERVICES TO BE PERFORMED TO

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CAMPBELL'S STORAGE LTD. PHONE MA rine 4441

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(e) All contracts are accepted subject to delays caused by labor	1. OWNERSHIP OF GOODS
You are hereby authorized to removed goods on Dece	
Tou are hereby authorized to removed goods on	
2 SERVICES NO STORED COODS	of the property herein described, and upon the provisions, limitations,
OWNER'S	terms and conditions herein set forth; and ito tree be a vontro v.
aftention and adjustment both during storage and after removal. In	strength other charges together with the cost, expense and attorners
Company will not furnish any such attention or adjustment as part of	1 1 10 100 100
Cannan Will not three Colombian attention or adjustment as part of	Hurunga Valoute 196
ing, moving and sh zestbbA thert does not accept liability in respect to	shall have a lectivor and property for all storage and other cruiges and
such attention or adjustment. Should the Company, in its discretion,	for such costs, expenses and autorest to all storage and for such costs, expenses and autorest and autorests and autorests.
under is necessary seabhA teatRection of the goods of other persons	City Province OA 90 72 S
stored in the syarchouse, it may moth treat same and add its charges	
PACK repulsion For Shipment	per hour per man, plus material
	(Say Yes or No)
	l or water they must be crated and packed in first class manner.
It is understood that the building is of fire-resistant construction,	the contents thereof, packed, transported, received, handled or stored
PACK tonne on the for Storage of same cannot a grant on the same cannot be same c	(Say Yes or No)
insured unless requested in writing by the Depositor and a premium	(Say Yes or No)
Note: If goods are of fine quality and in	good condition they should be wrapper in Heavy Paper and lamage in storing.
padded to prevent any possible of	an additional charge therefor,
9. DELIVERY AND ACCESS TO GOODS	
The goods deposited hereunder with the Depositor of the D	pen Storage Yes Vault
the state of the s	situating min site of the contraction of a state of the contracting min
. It is AGREED that goods are to be stored	on the terms set out in your Non-negotiable Warehouse Receipt and
Contract, the provisions, minitations, terms and	d condition of which are shown on the back hereof; that storage rates
handling charges (in and out) together equa	at and the valuation set out below and do not include insurance; that I a month's storage and apply on all storage accounts; that one day's
notice is required for access to goods and a l	abour charge will be made for unpacking and repacking; and that ware-
house receipt must be returned at the time of	Company. A similar inferest charge will be assessed mwarbhitiw are shoop
charge will be made for all access to or part delivery of goods.	if storage or other charges remain unpaid ninety (90) days after the
Mothtmat	date the same accrue.
10. CHANGE OF ADDRESS	(Say Yes or No) TOJ STORAGE LOT
FURNITHE NOTICE Note: To prevent damage by moth, rugs	and carpets must be thoroughly cleaned and mothtreated when
and acknowledged in writ-	intervals as required du tol sidt to tree e se sperots vol vacame
ing by the Company on the following monthly statement, and no	er hourVia Lift Van
dence m and many in any other manner and it is bereby extended	per 100 10
understood and agreed that all notices of any nature to the Depolities	Holor potice is when in undring to the Common mishing to 100.
equil be sent 20 he latest large loofs of hown on the face of this	r 100 fb Open Freight: Rail
Waltenbuse receipt until such written notice of change is received by	delivery of this receipt personally to the Depositor, this schedule will
said Company, and acknowledged by it in writing on the following	unless higher valuation be declared the value of this shipment shall
TYAT TIAMEDIA VIIII ONE	EN CENTS per pound. Your liability in moving, packing, storing,
handling and shippin	g, in case of loss or damage, is limited to the declared valuation, or if
the declared, the baye as lien upon any and all property deposited	n to TEN CENTS per pound.
Note: To obtain lowest prevailing rates	, goods must be released at value of TEN CENTS per pound.
for begrade ad liwestra radgittion of same or any part thereof:	risk of the Depositor for damage thereto from moth, rnoitaulaviradgid
also for all lawful claims for money advanced, interest, transportation	rodent, deterioration by time, leakage, heat, Acts of God or any other
INSURANCE de redio la Tre Semina Transit Saw and	E.C.L. @ \$ All-Risk @ \$
Ebbnemmoser at expression alumn statement and also for all reasonable, charges, and expression notice and advertisement of	Rates are reasonable. An owner cannot afford to be without a
sale and for the sale of the property where default has been made in	
ACCESS Also allow delivery or access to the fo	ollowing members of family or otherwise
pany at any time in accordance with the provisions of the law of the	and then only upon the basis of the above agreed value up of side
The first on this contract is issued.	1.15. Vance
	(d) This Company will not recognize any representation sinds
You are hereby appointed shipper's agent to	forward said goods, to make all contracts in connection therewith and
on noted above in (Valuation) shows to Viewell	ENTS per pound per article unless a higher valuation is declared and
ACCEPTED: so noted above in (variation).	
CAMPDELL'S STOPAGE LED	1/0/100
CAMPBELL'S STORAGE LTD.	C A. " I WOULD A
Par Armulacks	Signed
Per Per	Owner or Agent.
	Services are performed only at standard rates based on time and
	material weight, measurement, and valuation. No exceptions.
2.0.	

INSTRUCTIONS FOR SERVICES TO BE PERFORMED TO

PROVISIONS, LIMITATIONS, TERMS AND CONDITIONS OF NON-NEGOTIABLE WAREHOUSE RECEIPT AND CONTRACT

1. OWNERSHIP OF GOODS

The Depositor has represented to the Company that the Depositor has the lawful possession of and legal right and authority to store all of the property herein described, and upon the provisions, limitations, terms and conditions herein set forth; and if there be any controversy or litigation concerning the property, the Depositor agrees to pay all storage and other charges together with the cost, expense and attorneys' fees which this Company may incur or become liable for or by judgmen be compelled to pay in connection therewith, and this Company shall have a lien on said property for all storage and other charges and for such costs, expenses and attorneys' fees above referred to.

2. STORAGE RATES

It is agreed that the storage rate charged is based upon the space occupied by the goods and upon the declared valuation herein stated, and for the purpose of fixing such charges, the Depositor declares that the value of any article, box, package, bundle or receptacle including the contents thereof, packed, transported, received, handled or stored hereunder or later received for the account of said Depositor shall not exceed ten cents per pound, unless the Depositor fixes a greater value in writing at the time of the delivery thereof to this Company and the same is receipted hereon, in which event the Depositor agrees to pay an additional charge therefor.

3. TERMS OF PAYMENT

The payments for storage and other charges are due and payable upon the date of this receipt and on the same date of each succeeding month thereafter, and where goods are allowed to remain in storage for a fraction of a month, a full month's storage will be charged. An interest charge at the rate of eight per cent per annum charged monthly will be made on freight or other charges advanced by the Company. A similar interest charge will be assessed on entire account if storage or other charges remain unpaid ninety (90) days after the date the same accrue.

4. ADDITIONS TO STORAGE LOT

Any additional goods hereafter delivered by the Depositor to the Company for storage as a part of this lot while this receipt is outstanding shall be subject to the terms and conditions hereof.

5. CORRECTION OF ERRORS

Unless notice is given in writing to the Company within ten (10) days after either the mailing of this receipt to the Depositor or the delivery of this receipt personally to the Depositor, this schedule will be deemed to be correct, complete and the terms and conditions accepted and shall likewise be binding on any future additions made to this lot.

6. LIABILITY OF COMPANY

Owner or Agent.

(a) Said goods and chattels are accepted for storage at the exclusive risk of the Depositor for damage thereto from moth, rust, fire, vermin, rodent, deterioration by time, leakage, heat, Acts of God or any other cause beyond the control of the Company.

TEN CENTS per pound.

- (b) The Company will not be responsible for injury to fragile articles that are not packed, or that are packed or unpacked by other than its employees.
- (c) The Company shall only be liable for failure to use ordinary care and then only upon the basis of the above agreed valuation of said goods.
- (d) This Company will not recognize any representation, understanding or agreement which is not specifically incorporated in the storage order or in this warehouse receipt.

(e) All contracts are accepted subject to delays caused by labor troubles, riots, and the elements, and no responsibility therefor is assumed by the Company.

7. SERVICES TO STORED GOODS

Many instruments and articles by their nature, frequently require attention and adjustment both during storage and after removal. The Company will not furnish any such attention or adjustment as part of its service. The services of this Company are limited to storage, packing, moving and shipping, and it does not accept liability in respect to such attention or adjustment. Should the Company, in its discretion, determine that moth-treating all or a portion of the goods stored hereunder is necessary for the protection of the goods of other persons stored in the warehouse, it may moth-treat same and add its charges therefor to the amount payable by the Depositor hereunder.

8. INSURANCE ad of all

It is understood that the building is of fire-resistant construction, but no guarantee is given that the contents of same cannot be destroyed by fire. No night watchman shall be required. Goods are not insured unless requested in writing by the Depositor and a premium is paid therefor.

9. DELIVERY AND ACCESS TO GOODS

The goods deposited hereunder will be ready for delivery, on one day's notice, except as hereinabove provided, to the Depositor or to any other specified person on his or her behalf on presentation of written authority executed by said Depositor and providing that all storage and other charges owing to the Company are paid in full. No transfer of this receipt will be recognized unless all charges are paid and the transfer is entered on the books of the Company and a charge paid therefor. A warehouse labor charge will be made for placing goods in storage and for removing to platform for delivery. An additional charge will be made for all access to or part delivery of goods.

10. CHANGE OF ADDRESS

Notice of any change of address of the Depositor must be given by the Depositor to the Company, in writing and acknowledged in writing by the Company on the following monthly statement, and no notice of any change of address shall be valid or binding against the Company, if given in any other manner, and it is hereby expressly understood and agreed that all notices of any nature to the Depositor shall be sent to the latest known address as shown on the face of this warehouse receipt until such written notice of change is received by said Company, and acknowledged by it in writing on the following monthly statement.

211. SATISFACTION OF WAREHOUSEMAN'S LIEN

This Company shall have a lien upon any and all property deposited with it by Depositor, or on the proceeds thereof in its hand, for all lawful charges for storage and preservation of same or any part thereof; also for all lawful claims for money advanced, interest, transportation, labor, wrapping, weighing, coopering and all other charges and expenses in relation to such property, or any part thereof, and also for all reasonable charges and expenses for notice and advertisement of sale and for the sale of the property where default has been made in satisfying this Company's lien. This lien may be enforced by the Company at any time in accordance with the provisions of the law of the province in which this contract is issued.

12. TIME FOR FILING CLAIM

All claims must be made in writing within five days from the delivery of goods, not solve the de-

CAMPBELL'S STORAGE LTD.

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Services are performed only at standard rates based on time and material weight, measurement, and valuation. No exceptions.

Mailing Address