Standard Form for Presentation of Loss and Damage Claim

Mail To:	Old Dominion Freight Line, Inc 500 Old Dominion Way Thomasville, NC 27360								
						_	FAX CLAIMS TO: 2-5494 or 336-822-5010		
This claim for \$ is made against y Shortage INoted Damage								_	Other
Shipper:					Consignee:				
Date of Bill of Lading:					Date of Delivery:				
Pro or Waybill Number:					Claimant's Claim Number:(not required)				
					of loss or damage, invo LOWANCES MUST E				-
					Total Amount Claim	ed:			
The following documents are submitted in support of this claim (i Original Bill of Lading Original Delivery Receipt						Original or repai	e): vendor's inv r invoice upporting doe		
Company Name:					Remit to (if different):				
Attention:					Attention:				
Mailing Address:					Mailing Address:				
City/State/ZIP:					City/State/ZIP:				
Signature:					_ Telephone:				
Email:					Fax:				

<u>Please DO NOT fax photos!</u> Please fax your form to the FAX number at the top right of this form. Photos may be mailed to the address above or emailed to Claims@odfl.com. Any questions, please contact the Claims Department at 800-825-6636 or Corporate Customer Service at 800-235-5569.

You have 9 months from the date of delivery to file a claim. Old Dominion has 30 days to acknowledge a claim in writing and 120 days to process. Please be patient during this time.

Claim Filing Instructions

- 1. Carriers have 30 days in which to acknowledge a claim.
- 2. Carriers have 120 days to process a claim to conclusion, by payment or denial.
- 3. Where loss and damage occurs in transit, we can reimburse you only if you FILE a proper CLAIM.
- 4. A proper claim consists of:
 - a. A statement of the amount you seek in reimbursement. (This may be on a standard claim form or in the form of a letter, or by your regular invoice.)
 - b. Your copy of the carrier's Freight Bill (referred to as Waybill).
 - c. The shipper's INVOICE or a certified copy of it.
- 5. A proper loss claim consists of:
 - a. All documents listed in #4 above.
 - b. Original Bill of Lading.
- 6. Where concealed damage is concerned the claim must also include:
 - a. An INSPECTION REPORT prepared by the carrier's representative or an inspection prepared by the consignee on a form provided by the carrier.
- 7. If damage is found after delivery, request for inspection should be made to our local office in or nearest your city within 15 days after delivery. Should inspection not be performed within 48 hours, the request should be confirmed in WRITING for your protection in the event the inspection is never made.
- 8. An INSPECTION REPORT does not serve as a CLAIM. It is not an acknowledgment of liability of the carrier. You must comply with #3.
- 9. In cases of CONCEALED DAMAGE, the burden of proving carrier responsibility rests with the claimant, by showing evidence that the damage had not occurred prior to acceptance of the freight by the carrier of after delivery by the carrier.
- 10. In the event of damage, it is the consignee's DUTY BY LAW to reduce the carrier's loss in any way possible. The permission is needed from the carrier to effect repairs, when possible, provided such action does reduce loss.
- 11. Quite often the loss or damage is the responsibility of our connecting carriers. By regulations, we can not pay such a claim until authority is secured from that connecting carrier. "Off-line" claims, therefore sometimes, take longer than "On-line" claims.
- 12. Please do not dispose of damaged merchandise until instructed by the carrier to do so.