

*Click in document to fill out form.

FAX COVER SHEET

To: Claims Department	From:				
Company: Reddaway	Date:				
Fax: 503-885-5559	Total No. of pages (including cover):				
Phone: 503-885-5500	Freight Bill / PRO Number:				
email: claims@reddaway.com	Your reference number:				
Address: P.O. Box 1300	Address:				
City: Tualatin State: OR Zip: 97062	City: State: Zip:				
	PLEASE COMMENT				

Notes/comments:

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Reddav	way	Reddaway PH: 503-885-55 P.O. Box 1300 Tualatin, OR 97 claims@reddaw	500 Fa 7062	aims Department x: 503-885-5559		Claim form		S & DAN	Reset form AGE CLAIN FAX - NOT BOTH	
*Click in document	to fill out for	m.								
Today's Date:	e: Freight Bill/PRO Number				Claimant's Claim Number					
	5	SHIPPER					CLAI	MANT		
Company Name					Company N	lame				
Street Address					Street Add	ress				
City			State	Zip	City				State Zip	
	CC	ONSIGNEE				REMIT	TO (if diffe	rent from cla	imant)	
Company Name					Company N	lame				
Street Address					Street Add	ress				
City			State	Zip	City				State Zip	
OUR CLAIM IS FILED FOI	R (check one):	SHORTAGE				ALED DAMAGE		Explain)		
PIECES				CLES INCLUDING MARKING, ETC.	MODEL	COND (CIRC		WEIGHT (POUNDS)	\$ AMOUNT CLAIMED	
						NEW	USED			
						NEW	USED			
						NEW	USED			
						NEW	USED			
						NEW	USED			
						NEW	USED			
						REQUIRED): Total Amou	nt Claimed		

Your claim must be supported by at least one document from each of the categories below (where applicable). Failure to include sufficient documentation will delay settlement of your claim.



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Reddaway shipments move subject to the Uniform Straight Bill of Lading as found in the National Motor Freight Classification (NMFC) Tariff, 100 series. Section 2(b) of the bill of lading provides that claims and supporting documentation are required to be filed with the proper carrier within not more than nine (9) months from the date of delivery in the event of a damage claim, and not more than nine (9) months from the date of the bill of lading in the event of loss.

All shipments also move subject to either contracts or tariffs. If you or your company does not have a contract with Reddaway your shipment is most likely moved subject to the NMFC Classification and Reddaway 's Rules Tariff (different laws and regulations may apply for shipments from or to points outside of the United States).

Reddaway Rules Tariff provides information about prohibited articles and limits of liability. Please refer to the latest edition of the Rules Tariff found at www.reddawayregional.com in the Shipping Forms section under Accessorial Rates and Services.

- Claims Must Contain:
 - The freight bill number
 - Reason for claim: shortage, damage, repair, allowance, & pilferage
 - What is claimed: number of cartons, units per carton, description of merchandise including; part, stock item, model, and / or serial number(s)
 - Specific dollar amount of the claim
 - Any supporting information or documentation explaining the claim
- Documents Required:
 - Copy of the original invoice for merchandise lost or damaged on the shipment for which the claim represents
 - Copy of the delivery receipt or paid freight bill
 - Copy of the inspection report and additional pictures, if available
 - Detailed explanation of repair costs, if applicable, showing the breakdown for parts, labor rate per hour, and materials used, plus a copy of the invoice for the purchase cost of parts

During the investigation of the claim, Reddaway may require additional documentation or explanation that establishes the measure of damages, or evidence of carrier liability

- Acknowledgement and Disposition of Claims:
 - Reddaway will acknowledge claim within thirty (30) days after receipt, and assign a separate claim number
 - Reddaway will pay, decline payment, or make a firm offer of compromise within 120 days after receipt of claim

Claim Mitigation:

- When damaged goods are not completely destroyed and rendered worthless, the claimant is required by common law to take all necessary steps to minimize the loss to the fullest possible extent.
- If the goods can be repaired for a reasonable amount, or sold at a discount in their present condition, or retained for an allowance, the claimant would arrange for such repairs or sell them at the best price obtainable; provided such action is reasonable in the relationship to their actual market value. The method that best serves to minimize the loss must be employed before filing formal claim with the carrier.
- If the goods cannot be repaired economically, sold at a reasonable discount, or retained for an allowance, and a claim is therefore filed with the carrier for their full actual value, the claimant must retain the damaged goods and preserve its remaining value until the carrier has completed its investigation of the claim.

IF THE DAMAGE RESULTED FROM SUCH NON CARRIER CAUSES AS INADEQUATE PACKING, MANUFACTURING DEFECTS, ETC., CLAIM SHOULD BE FILED DIRECTLY WITH VENDOR / SUPPLIER.

Salvage Retention:

- It is the duty of the consignee, or party in the possession, to retain damaged merchandise and shipping container without disposing thereof, until the investigation of the claim has been concluded. In the event the carrier accepts full liability and the claim is to be paid, the carrier is entitled to take possession of the damaged merchandise within a reasonable time period following acceptance of liability, the consignee or party in possession of the goods must contact the carrier and request removal of goods from premises.
- General Information Regarding Freight Claims:
 - When damage or loss of contents is found, during or after delivery, the consignee, or party in possession must notify the carrier and request an inspection within five (5) business days from the date of delivery. In cases of concealed damage, the burden of proving carrier liability rests with the claimant by showing evidence that the damage had not occurred prior to, or after carrier's handling.
 - If, after investigation, it is found that the responsibility for loss, or damage is with another carrier with whom the shipment was interchanged, the claim will be transmitted to the responsible carrier on behalf of the claimant. A claim will not be voluntarily paid in advance until receiving notice of payment from the responsible carrier. These claims sometimes take longer to settle than claims involving one carrier.

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