



NEW BILL OF LADING FORM

PLEASE NOTE – THE NEW BILL OF LADING FORM TO BE USED EFFECTIVE MAY 1, 2009 HAS A DIFFERENT PRINTER ALIGNMENT THEN THE OLD FORM.

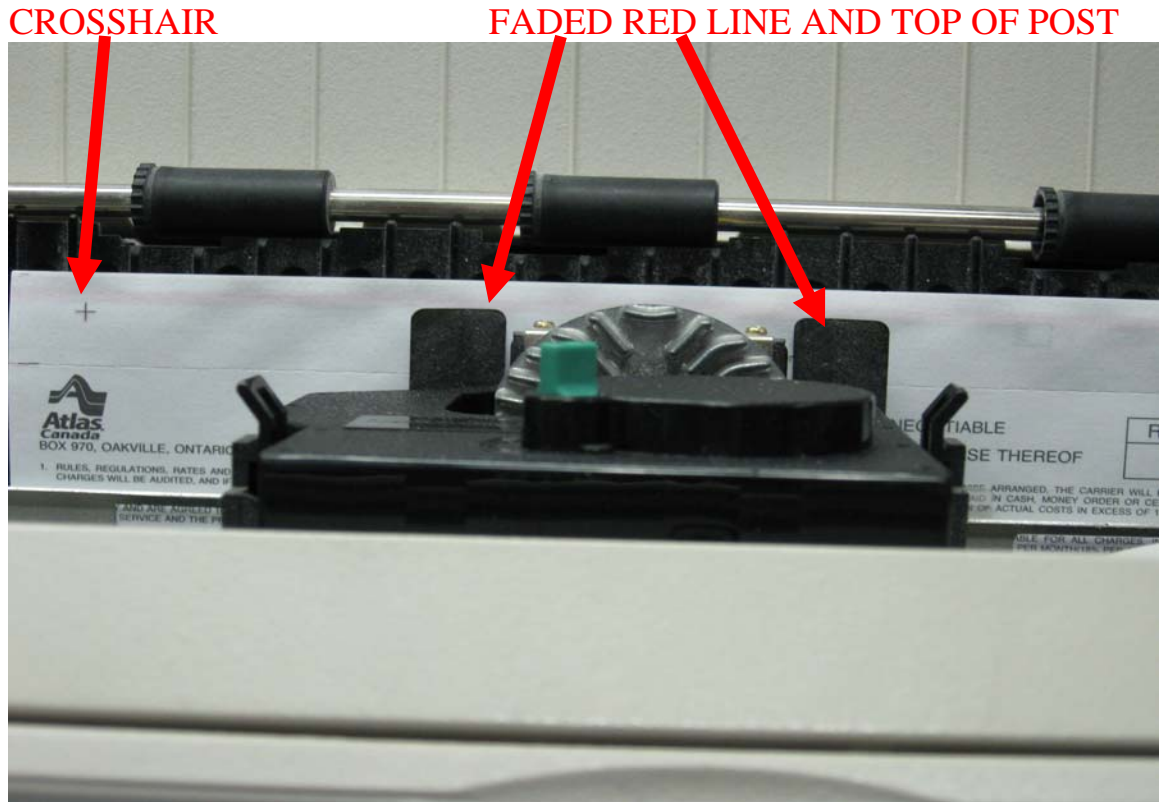
THE ONLY CHANGE THAT NEEDS TO BE MADE IS THE TOP OF FORM SETTING ON THE PRINTER.

THE NEW FORM ALIGNS WITH THE TOP OF THE BLACK PLASTIC POSTS AND THE BOTTOM OF THE FADED RED LINE ON THE FORM.

THIS IS JUST ABOVE THE CROSSHAIR MARKS ON THE LEFT AND RIGHT OF THE TOP PERFORATED SECTION.

MOVE THE PAPER WITH **MICRO**  **OR**  **Buttons**. SET THE TOP OF FORM ONCE THE PAPER IS IN POSITION WITH **SET TOF** BUTTON.

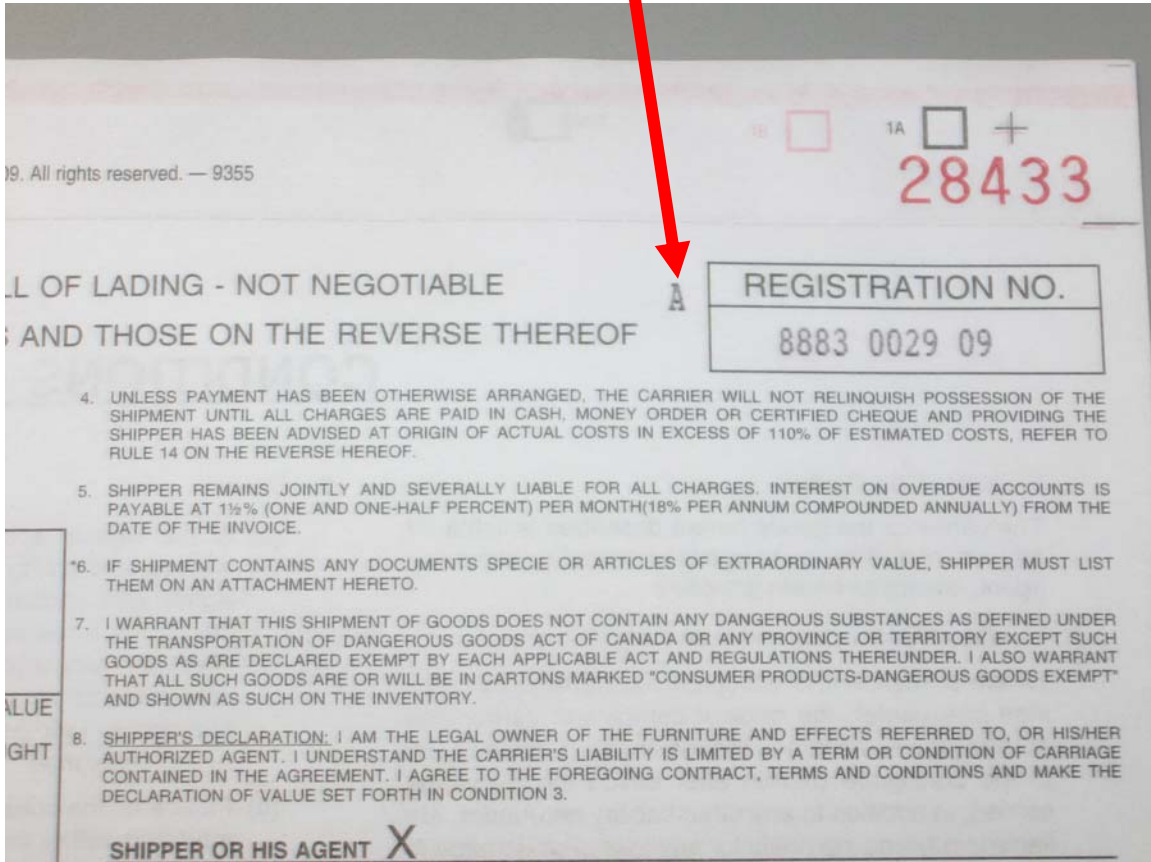
PLEASE SEE THE PHOTO BELOW FOR THE CORRECT POSITIONING OF THE FORM IN THE PRINTER.



SEE THE PHOTO ON THE FOLLOWING PAGE FOR THE CORRECT ALIGNMENT.

NOTE THE "A" FOR ALIGNMENT ON THE OUTSIDE OF THE REGISTRATION BOX ON THE TOP LEFT OF THE FORM.

THE "A" SHOULD BE PRINTING IN THIS POSITION WHEN YOU PRINT THE HEADER OR THE FULL DOCUMENT, THEN ALL PRINTING WILL LINE UP ON THE PROPER LINES AND BOXES.



9. All rights reserved. — 9355

1A +

28433

ALL OF LADING - NOT NEGOTIABLE
AND THOSE ON THE REVERSE THEREOF

A

REGISTRATION NO.
8883 0029 09

4. UNLESS PAYMENT HAS BEEN OTHERWISE ARRANGED, THE CARRIER WILL NOT RELINQUISH POSSESSION OF THE SHIPMENT UNTIL ALL CHARGES ARE PAID IN CASH, MONEY ORDER OR CERTIFIED CHEQUE AND PROVIDING THE SHIPPER HAS BEEN ADVISED AT ORIGIN OF ACTUAL COSTS IN EXCESS OF 110% OF ESTIMATED COSTS, REFER TO RULE 14 ON THE REVERSE HEREOF.

5. SHIPPER REMAINS JOINTLY AND SEVERALLY LIABLE FOR ALL CHARGES. INTEREST ON OVERDUE ACCOUNTS IS PAYABLE AT 1½% (ONE AND ONE-HALF PERCENT) PER MONTH(18% PER ANNUM COMPOUNDED ANNUALLY) FROM THE DATE OF THE INVOICE.

*6. IF SHIPMENT CONTAINS ANY DOCUMENTS SPECIE OR ARTICLES OF EXTRAORDINARY VALUE, SHIPPER MUST LIST THEM ON AN ATTACHMENT HERETO.

7. I WARRANT THAT THIS SHIPMENT OF GOODS DOES NOT CONTAIN ANY DANGEROUS SUBSTANCES AS DEFINED UNDER THE TRANSPORTATION OF DANGEROUS GOODS ACT OF CANADA OR ANY PROVINCE OR TERRITORY EXCEPT SUCH GOODS AS ARE DECLARED EXEMPT BY EACH APPLICABLE ACT AND REGULATIONS THEREUNDER. I ALSO WARRANT THAT ALL SUCH GOODS ARE OR WILL BE IN CARTONS MARKED "CONSUMER PRODUCTS-DANGEROUS GOODS EXEMPT" AND SHOWN AS SUCH ON THE INVENTORY.

8. SHIPPER'S DECLARATION: I AM THE LEGAL OWNER OF THE FURNITURE AND EFFECTS REFERRED TO, OR HIS/HER AUTHORIZED AGENT. I UNDERSTAND THE CARRIER'S LIABILITY IS LIMITED BY A TERM OR CONDITION OF CARRIAGE CONTAINED IN THE AGREEMENT. I AGREE TO THE FOREGOING CONTRACT, TERMS AND CONDITIONS AND MAKE THE DECLARATION OF VALUE SET FORTH IN CONDITION 3.

VALUE
GHT

SHIPPER OR HIS AGENT X