This section,
e depositor at a charge in addition to the
xt and all succeeding months. All storage charges are due and payable on the first day of the storage
because of
mbers or other data from packages;
s
-e the
-iverse to the

EXTRA SERVICES (SPECIAL SERVICES)
(a)
(b)
(c)
(d)

warehouseman's cost.

-unique stock statements; reporting marked
-holding is not for the benefit of the depositor, but for the protection of the goods, if the warehouseman is under a legal
-prejudice from either party. If a

Liability and damage to the goods in
the<br><br>the date of transfer.

Subject<br><br>in force in the Province where the goods covered<br><br>Hereby agrees to hold<br><br>“warehouse” means the warehouseman's warehouse complex identified on the front side of<br><br>For storage and<br><br>Bonded Storage - Sec. 9
A charge in addition to the

Min. Charges - Sec. 9
(a)
(b)
(c)
(d)
(e)

Communication expense including postage, telegraph, telegram, or telephone will be charged to the depositor if such concern
more than current number reporting form or it, if the request of the depositor, communications are made by other than regular Canadian

Bonded Storage - Sec. 8
A receipt for storage and<br><br>goods, but if such depositor or holder takes delivery of his goods in lieu of transfer, no storage charge will be made.

Liability and Limitation of Damages - Sec. 12
The warehouseman is not liable to any depositor for:<br><br>Claims by the depositor or others against the warehouseman for<br><br>Liability for Consequential Damages - Sec. 14
Where loss or injury occurs to stored goods, for which the warehouseman is not liable, the depositor shall be responsible for:<br><br>Myste..
(f) All notices provided herein may be transmitted by any commercially reasonable means of communication and directed to the warehouseman at the address on the front hereof and to Chief Financial Officer, Americold Logistics, LLC, 10 Glenlake Parkway, South Tower, Suite 800, Atlanta, GA 30328, and to Storer at its last known address. Storer is presumed to have knowledge of the contents of all notices transmitted in accordance with this subsection 20(F) upon receipt or three (3) days after transmittal, whichever first occurs.

(g) This Contract supersedes and cancels any and all previous negotiations, arrangements, brochures, agreements, representations and undertakings between warehouseman and depositor whether written or oral.