

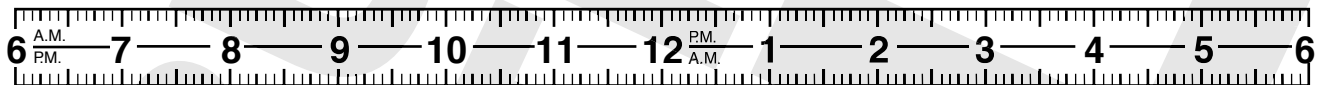
DATE _____

CONSIGNEESTREET
ADDRESS

CITY

SHIPPER OR AGENT _____

BY _____



EXPLANATION: D-DRIVING L-LOADING UL-UNLOADING P-PACKING UP-UNPACKING X-TIME OUT FOR _____

Form # 2068

IMPORTANT NOTICE

The rates herein quoted are to be applied on the actual number of hours, actual weight or actual number of other units of measurement (irrespective of any estimate), and supersede any previous rate quotation, estimates or representations concerning charges to be assessed. The quotations have been made in good faith and are correct to the best of our knowledge. If, however, any rate herein quoted should be found to be in conflict with carrier's tariff lawfully on file, the tariff rate will supersede any rate quotation herein made.

TERMS AND CONDITIONS

1. **LIABILITY OF THE COMPANY, CARRIER, OR WAREHOUSEMAN IN POSSESSION HEREINAFTER REFERRED TO AS THE COMPANY—**

(A) (Storage, transportation, and other sp. services.) It is agreed that said property be moved, packed stored, shipped, forwarded, or otherwise handled at customer's risk with respect to damage, loss, or delay caused by acts of God or the public enemy, war insurrection, strikes, labor troubles, riots, earthquake, fire nature of property or defect or inherent vice therein, deterioration by time, moths, termites, vermin, rodents, leakage and heat. The Company shall not be liable for damage or injury to pianos, radios, phonographs, clocks, refrigerators, televisions and automatic washers, etc., or other instruments or appliances in respect to the mechanical functions thereof, whether or not such articles are packed, unpacked, or stored by employees of the Company or by others. The Company shall not be chargeable with knowledge of the contents of the containers or the condition thereof.

(1) The Company shall not be liable for injury or damage to fragile articles (articles susceptible to breakage or crushing) that are not both packed and unpacked by its employees.

(2) The Company shall be liable only for its failure to use ordinary care and then only upon the basis of Depositor's declared valuation of the goods. The burden of proving negligence or failure to use the care required by law shall be upon the depositor.

(B) Transportation—The provisions if the Uniform Bill of Lading and the Uniform Household Goods Bill of Lading and Uniform Ocean Bill of Lading, and applicable tariffs (including rules, regulations and rates contained therein), are incorporated herein, and made a part hereof by reference and are available for inspection at the offices of the Company and the applicable regulatory Commissions, State and Federal.

(C) The terms "Declared Value," "Agreed Value" and "Released Valuation" as used in various tariffs, laws and regulations are intended to have the same meaning and are used herein for the purpose of fixing the limit under all conditions of the amount of the Company's liability for money damages, as rates and charges are based upon such declared and agreed value. In the event the actual of any article is less than such declared and agreed value, the Company shall not be responsible for an amount in excess of such value. In the event the weight of the goods or any item thereof is not known or cannot be ascertained, it is agreed that the weight shall be computed on the basis of seven pounds per cubic foot.

(D) All applicable terms and conditions herein shall apply to property of customers hereinafter added to storage, and also when the property is ordered out of storage or is ordered shipped or moved.

2. **OWNERSHIP OF GOODS—THE CUSTOMER, SHIPPER, DEPOSITOR, OR AGENT,** hereinafter referred to as the Customer, represents and warrants that he is lawfully possessed of the said property and/or has the authority to transport and/or store said property in accordance with the terms hereof. Customer agrees to indemnify and save harmless the Company in the event it is made a party to any litigation by reason of having said property, or any portion thereof transported and/or stored, and to pay costs of court and attorney's fees incurred in connection therewith. The Company's lien shall secure all costs and expenses in addition to its transportation and/or storage charges.

3. **BUILDINGS-FIRE-WATCHMAN—**The Company does not represent or warrant that its buildings are fireproof or that the contents of said buildings, including the said property, cannot be destroyed by fire. The Company shall not be required to maintain a watchman, and its failure to do so shall not constitute negligence.

4. **TERMS OF PAYMENT—**Invoices and/or statements for transportation, first month's storage, advances and other charges are due and payable upon completion of such transportation or receipt for storage. Thereafter storage bills are payable monthly in advance. A labor charge will be made for placing the property in storage and removing for delivery or access. Payments must be by cash or certified check.

5. **GENERAL LIEN FOR CHARGES—**The Company shall have a general lien upon any property now or hereafter delivered to or deposited with the Company by the Customer or he legal possessor of such property for all charges for transportation, storage, preservation of the property, and the performance of other services; also for all lawful claims for money advanced, interest, insurance, labor, weighing, cooping, wrapping and other charges in relation to such property or any part thereof; also for all charges and expenses for notice and advertisement of sale and for sale of the property where there has been a default in satisfying the Company's lien; also for all court costs and reasonable attorney's fees in collecting said charges or enforcing its lien, or defending itself in the event that it is made a party to any litigation concerning said property while the same is in its possession. In the event of sale under this paragraph the Company may retain out of the proceeds thereof an amount sufficient to pay all unpaid charges, plus interest thereon at the rate of two-thirds of one per cent per month charged monthly will be made together with costs incurred in repossession and foreclosure, including attorney's fees equal to 15% of unpaid charges.

6. **CONTROVERSY OF CLAIM:** Any controversy or claim arising out of or relating to this contract, the breach thereof, or the goods affected thereby, whether such claims be found in tort or contract shall be settled by arbitration law of the State of the principal place of business of the company and under the rules of the American Arbitration Association, provided, however, that upon any such arbitration the arbitrator or arbitrators may not modify any of the foregoing provisions.

CUSTOMER REPRESENTS AND WARRANTS THAT THE PROPERTY CONSISTS OF HOUSEHOLD GOODS ONLY AND THAT NO COMBUSTIBLES OR INFLAMMABLE MATERIAL IS INCLUDED.