County Registration No.

BILL OF LADING / CONTRACT FOR SERVICES

COMMERCIAL ACCOUNT NUMBER						
LOT NUMBER					ESTIMATE DATE	PACKING DATE
DATE ESTIMATE					LOADING DATE	DELIVERY DATE
					LOADING DATE	DELIVERY DATE
is re	egistered with the State	of Florida as a	Mover or Moving Broker. R	egistration No.		
		or rionaa ao a		<u> </u>		
NAME OF SHIPPER:				7		
ORIGIN ADDRESS:				RESS		
ORIGIN CITY	STATE	ZIP	DESTINATION CITY	,	STATE	ZIP
CONTACT PHONE NUMBER(S)- H	OME:		WORK:		CELL:	
AUTHORIZED AGENT:					PHONE:	
Store Shipment In Transit - Location:					Phone:	
PLEASE READ CAREFULLY: THIS BILL	OF LADING/CONT	RACT FOR S	FRVICES IS REQUIRED	RY STATE LA		ORDINANCE WHERE
APPLICABLE, AND MUST INCLUDE THE						
YOU MUST DISCLOSE TO THE MOVER						
YOUR GOODS AND COMPLETE YOUR N						
TOOH GOODS AND COME LETE TOOK IN	NOVE OF ON TATMEN	I OI NO MOI	TE THAN THE OF EUTIE			
RELOCATION SERVICES:				CHARGES	BILLING II	NFORMATION
PREPARATION OF WRITTEN INVENTORY: The shipper has the right to a written inventory (at the additional cost indicated) unless waived by initialing here:				\$	BILL TO:	
ESTIMATED WEIGHT: MILES:				\$	ADDRESS:	
HOURLY RELOCATION:						STATE ZIP
VAN(S) AND MAN/MEN FOR FUEL SURCHARGE:	HOUR(S), PLUS HOUR(S) TRAVEL TIME			\$		
DRAYAGE TO WAREHOUSE:				s	ATTENTION:	
DRAYAGE FROM WAREHOUSE:				\$	☐ CASH ON DELIVERY	☐ BILL ☐ PREPAID
WAREHOUSE HANDLING:				\$		MENT
1ST MONTH STORAGE:	(EACH AD	(EACH ADDITIONAL MONTH AT: \$			The estimated charges must be paid in full prior to delivery, by either of the following forms of payment: (1)	
EXTRA STOP(S):	(ORIGIN / DESTINATION / BOTH) \$ (ORIGIN / DESTINATION / BOTH) \$				cash, cashier's check, money order or traveler's check or (2) Visa, MasterCard, or	
APPLIANCE SERVICE(S): TYPE: THIRD PARTY SERVICE(S): TYPE:					Arrangements to use a cred	lit card must be made prior to
ELEVATOR OR STAIR CARRY:				\$	the move date and the cardholder must be present for authorization. Personal Checks will not be accepted	
HOISTING OR PIANO CARRY:	(ORIGIN / DESTINATION / BOTH) \$				unless otherwise indicated.	
LONG CARRY:	(ORIGIN / DESTINATION / BOTH) \$				DECLARATI/	ON OF VALUE:
DISASSEMBLY/REASSEMBLY:			/ DESTINATION / BOTH)	\$	The Shipper hereby declares the value of all	
EQUIPMENT:	(ORIGIN / DESTINATION / BOTH)			\$	goods, including the contents of containers received or transported, or later received and/or	
WAITING TIME: EXTRA LABOR:	(ORIGIN / DESTINATION / BOTH) MAN/MEN FOR HOUR(S)				transported for the Shippe	r, as indicated below.
OTHER CHARGES (EXPLAIN):		y 11 7 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	110011(0)	\$		TECTION (OPTIONAL): If
	CONTAINERS	PACKIN				ed, or damaged while in the to the limitations set forth in
PACKING/UNPACKING:	QTY RATE	QTY R	ATE QTY RATE			& C on the reverse side of vill either 1) repair the article
BARREL, DISH-PACK, DRUM, ETC.				\$	to the extent necessary	to restore it to the same
BOXES, SMALL - LESS THAN 2 CU. FT. BOXES, MEDIUM - 2 TO 4 CU. FT.				\$		eceived by your mover, or pay s; or 2) replace the article with
BOXES, LARGE - 4 TO 6 CU. FT.				\$	an article of like kind and qu	uality, or pay you for the cost the cost of the agreed upon
BOXES, X-LARGE - MORE THAN 6 CU. FT.				\$	deductible. An additional cl	harge applies for this option.
WARDROBE CARTON AT LEAST 10 CU. FT	i.			\$	To select this option, y sum declared dollar value	you must write the lump ue below.
CRIB MATTRESS CARTON	4			\$	THE VALUE OF	MY SHIPMENT IS
SINGLE MATTRESS CARTON				\$	\$	
DOUBLE MATTRESS CARTON KING/QUEEN MATTRESS CARTON				\$	RELEASED VALI	UE OF SIXTY CENTS
MATTRESS COVER, PLASTIC OR PAPER				\$		ND PER ARTICLE
MIRROR/PICTURE CARTON				\$	(CARRIER'S MINIMUN	VI LEGAL LIABILITY): value in the previous option,
CRATES/CONTAINERS/OTHER				\$	1 -	lestroyed, or damaged while
DECLARATION OF VALUE:					_	e mover's liability is limited to
VALUATION PROTECTION (WITH A: 🔲 \$				\$		nd per article, based on the st, destroyed, or damaged
RELEASED VALUE OF SIXTY CENTS (\$.60) PER	POUND PER ARTICLE (C	CARRIER'S MINI	MUM LEGAL LIABILITY)	FREE		bility level and is provided at
			BALANCE DUE	\$	no charge. It is considerately value of the household go	ably less than the average ods.
			DALANGE DOL	ÿ	value of the measure a get	
ACCEPTED FOR THE MOVER: By						
SIGNATURE OF SHIPPER OR AUTHO	ORIZED AGENT: _				DATE:	
SHIPPER: PLEASE READ THE FRONT AND REVE	RSE SIDE FOR TERMS AN	ID CONDITIONS (COVERING THIS BILL OF LADI	NG/CONTRACT FOR	SERVICES.	
AT ORIGIN:			AT DELIVERY:			
22			AT DELIVERY:			
Signature of Shipper or Authorized Ager	nt	Date	-	,,		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Signature of S	hipper or Authoriz	.ea Agent	Date
Signature of Driver		Date	-			
Name of Driver		Van #: See reverse side, Section 7, for claim filing information.				

TERMS AND CONDITIONS

- 1. LIABILITY OF THE MOVER: (A) Notwithstanding the valuation declared, the Mover's liability shall not exceed 60 cents per pound per article for any of the following:
 - i) In the event of injury or damage to any fragile articles (articles susceptible to breakage or crushing), the Mover shall be liable only in the amount of 60 cents per pound per article, unless such articles are both packed and unpacked by its employees, and subject to the further condition that such injury or damage is caused by the Mover;
 - ii) The Mover may, at its sole discretion, refuse to carry any items, including, but not limited to currency, money, bullion, notes, securities, precious stones, species, silverware, jewelry, watches, pearls, furs, documents, stamps, accounts bills, Deeds, silverware, jewelry, watches, pearls, furs, documents, stamps, accounts bills, Deeds, evidences of debt, letters, manuscripts, a characteristic of the valuable papers, or any article of the value (items valued in excess of \$100 per pound), and shall only carry such the additional valuation charges are paid by the such that the event of a claim related to any such undeclared articles, the Mover shall not be the for an armound excess of 60 cents per pound per articles are moving to the content of the containers or drawers, or condition that the shipper packed, present the sealed, or refuses to open to allow the Mover that the shipper shall be leading in the amount of 60 cents per pound per articles.

 - the amount of 60 cents per pound per article recommendation of the contents thereoft iv) The Mover's liability full acceed 60 cents per pound per article in mechanical or electrical maline and computer equipment, none, radio to the content of the phonographs, clocks, air conditioners. The her or not such articles are packed or
 - unpacked by the Mover

 (B) The Mover has been all be immediately notified of, and given opportunity to inspect all claims and original pack.

 (C) The Mover' libiting with regard to see a matched process of the lost or damaged process of the lost or
 - extend to repair, replacement of recovering the entire set, but in no event to released or declared value as independent of the entire set.
 - (D) The Mover shall not be liable for low or damage could after the property has been delivered to or receipted for by the consignee or Shipper or the subscript front of either.
 - (E) Where the Mover is directed to property from (or render any serves a) a place or places at which the Shipper of to agent is not present, the property shall be at the risk of the Shipper before to the
 - (F) The will not be liable for the follow

 i) The trace of or aggravated by the liable for the follow

 by ordinary and the liable for the follow

 in the lia
 - Any low damage and by natural deterioration, inherent vice or defect of the control of the contr
- contaminated sturbances, fire, no food, or any cobeyond the Mover's contaminated between the shipment has been released to the cents per pound per a role as per decly said property be mong cleed, ship the role of otherwise handled with Mover's liability limited to 60 cents and the cents per pound article is solely to the ship that is all the liability in the cents per pound article is solely to the Mover at value in excess of 60 cents per pound title as per consideration of the additional charge the on the face hereof, and in consideration of the additional charge the liability shall not exceed the cost to replacing the property lost in materials of line and quality, whenever is less, not exceeding the actual of the property of the property shall the depreciation deterioration to the shall the consideration of the property of the value depreciation deterioration to the shall the property of the value depreciation of the property of the valu
- TERMS OF PAYME

 It imate/Order for Scr.

 It is agreed in the order for session of your house. It is agreed in the order for all such employer or a party in the Shipper, the Shipper is liable for all Mover charges if employer or agreed between the employer or other party falls to make payment as promised. It is agreed between the Mover and the that deposit for services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services are services to be rendered as specified on the face of this Contraction and the services are services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of this Contraction and the services to be rendered as specified on the face of the services to be rendered as specified on the face of the services to be rendered as specified on the face of the services to be rendered as specified on the face of the services to be rendered as specified on the services to be r
- 3. STORAGE ACCOUNTS: (a) Any part or all of said to said Shipper/Depositor can be initiated only upon recept of white orders or return of warehouse receipt, at the option of the Mover, with delivery signed by the Shipper/Depositor.
 - (b) Any change of address of the Shipper/Depositor, to be **valid and bending to** the Mover, must be provided by the Shipper/Depositor or their agent to the Mover is writing, and acknowledged in writing by the Mover.
 - (c) No transfer of ownership of these goods will be recognized unless entered on the books of the Mover, on the warehouse receipt, and upon all charges being paid.

 (d) The rates as stated in this Contract cannot be raised for 12 months. After which

 - (d) The rates as stated in this Contract cannot be raised for 12 months. Atter they can be raised in accordance with local rates for all applicable Shipper/Depost.

 (e) Storage charges will be prorated to the month. All subsequent storage charges will be billed and due on the firm the when goods remain in storage for a fraction of a month, a full month the charged.

 (f) There will be a labor charge removed in month and shall be charged at the current rate of the dock facilities of the Month and the charged at the current rate of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the dock facilities of the Month and the storage of the storage of the storage of the storage of the Month and the storage of the storag
 - (g) Reasonable advanced notice is required for a cost to or delivery of goods. This is subject to the availability of laborated continuous of the cost of the cost
 - goods hereinafter stored for this account.

Shipper to contract for services. If the property, the Shipper agrees to pay all property, the Shipper agrees to pay all property, the Shipper agrees to pay all property the Mover for all costs, and attorney the Mover moves a lien on said properly for all charms such costs.

The lien specified herein shall be legal expensioned in bringing defending an interpleader action of the property specified in the Contract of the property specified in the C

- 5. MOVER'S LIEN: (a) It is agreed to Move all the property tendered to it or heretofore or heretofore or heretofore all charges provided herein, in the sale thereof for all charges provided herein, in the sale that the charges for many vanced, storage, transportation, interest, labor in relation to said property, as well as any other costs in an accomminding enforcement of the Mover's lien (costs for collections, advertement of sale, actual cost of sale, Court costs, etc.); conflicting claims of one hip; any interpleader action arising from the bailment of the goods; or defending in the event the Mover is made a party to any litigation concerning the goods worved herein.
 - (b) All goods upon which the Mover has a lien are subject to sale at a ction to satisfy (b) All goods upon which the Mover has a lien are subject ction to satisfy any and all unit theres, including interest as hereinabov much which charges are not paid when the expense for preservation of casonably incurred in the casonably incurred in th

 - uppropriate provisions of the States Uniform Commercial Code, as adopted in Florida, under relevant Statutes
- 6. SERVICES TO TENDERED GOODS: Should the Mover, in its sole discretion, e day moth-tending funigation or otherwise treatment or handling all or any portion of the goods moved or stored hereunder is necessary for the protection of the goods, a good to be a service and add its charges therefore to the amount payable for the Shipper hereunder.
- 7. CLAIM FILING. THE LIMIT COMPLAINT PROCEDURES: The Mover shall not be liable for the loss or dear the of a damage to the goods tendered hereunder, or any part thereof, unless claim is made, in a ring, to the address of the Mover listed on of this Contract and filed with the Mover within thirty (30) days, or the minimum time afforded by local ordinance, where applicable. A claim form will be mailed to you, if requested.

Our office maintains formal business hours (8 a.m. -5 p.m.), Monday–Friday. For information of claims status, or to export a complaint, call our office at the phone number on the first of the Course.

No selt may be instituted by the Saipper against the Mover to recover for claimed loss commenced within twelve months after the date of delivery to the Mover or demand thereof is refused.

- 8. INSURANCE BENEFITS TO BAILEE: The Mover, or any party liable on account of loss of or decree to any of the property tendered, pursuant to the terms of this or on account of the property, so far as this shall not void the policies or contracts of the property in the Mover reimburse the claimant for the premium payment
- HARMFUL ITEMS: Any party, directly or indirectly, tendering to the Mover any dengerous goods, without previous full written disclosure to the Mover of tible for and indemnify the Mover against all loss or damage rid such goods may be warehoused at Shipper's risk and expense compensation.
- 10. DELIVERY: The Mover will make reasonable efforts to complete delivery and is not responsible if physical conditions or other special circumstances prevent completion. If the Movre cannot deliver the goods in the ordinary way (by stairs or elevator), there will re for hoisting, lowering, or other labor or equipment necessary. The ake advance arrangements for elevators or other services and pay any Mover will charge for waiting time caused by lack of sufficient elevator by other causes beyond the Mover's control. If no authorized person is esent to accept goods at the agreed time, or if orders are incomplete, the Mover will eliver the goods at the Shipper's risk using reasonable judgment.
- 11. SUBCONTRACT RIGHTS: The Shipper is hereby notified and agrees that the Mover
- 12. WEIGHT: If the charges are based on weight, the Shipper has the right to observe the weighing before and after loading. Twenty-four (24) hours advance notice must be given somply.
- 13. INVENTORY SHEETS: Inventory sheets are prepared only on shipments destined to storage, held by the Mover overnight (or longer), co-mingled with other shipments, or when requested, in writing, by the Shipper. (Additional fees may apply when requested by the Shipper.)
- 14. ENTIRE AGREEMENT SEVERABILITY: The agreement represents the entire Contract between the parties hereto and cannot be modified except in writing, signed by the Shipper and an officer of the Mover, and it shall be deemed to apply to all property of any nature or description which the Mover may now or at any time in the future pack or ship for the Shipper's account.

If any paragraph or portion thereof is found to be unenforceable for any reason, it shall not affect the remainder of this Contract, then said Contract shall be fully enforceable and shall govern the rights and responsibilities of the parties