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## UNIFORM HOUSEHOLD GOODS BILL OF LADING AND FREIGHT BILL

VEHICLE NO.

IN CAS CONNECTING OR INTERLINING CARRIER (IF ANY)	E OF NEED: CONTACT TRAFFIC			ADDF	RESS OF	R TELEPHON PHONE		DT#	
RECEIVED, subject to classifications, tariffs, rules and regulations including all terms printed of SHIPPER						0			
ADDRESS			CONSIGNED TO						
	TEL		FLOOR				TEL		
CITY									
ACTUAL PICKUP DATE	AGREED PICKUP DATE or period of time	GUARANTEE	D PICKUP DATE			ELIVERY DATE		DELIVERY DATE	
	(if applicable)	(if aț	oplicable)	Daily All		Silcable)			
NOTIFICATION OF CHARGES SHIPPER REQUESTS NOTIFICATION OF ACTUAL CHARGES TO			Tariff I waive my right to observe the			Gross	ORIGINAL	REWEIGH	
(C.O.D. SHIPPERS ONLY) PARTY SHOWN BELOW			weigh of this shipment.			Tare			
NOTIFYADDRESS	TEL.	Signatu			Date	Net _			
IN CASE OF DELAY, OR IF CHARGES EXCEED ESTIMATE BY MORE THAN 10%			SERVICES (AS			Min. Wt.		CHARGES	
		Transportation FROM TO Origin/Destination Fee							
	TEL								
BILLING INFORMATION and Credit Cards			Containers, Packing & Unpacking						
ADDRESS			Storage-In-Transit at Location Date In Date Out						
CITY & STATE			up and Delivery	e in					
ATTENTION OF			Extra Pickups or Deliveries Noat						
Notice: Carrier's tariffs, by this reference, are made a part of the bill of lading and may be inspected at carrier's			Extra Labor, Special Services or Waiting Time Bulky Articles						
facility, or, on request, carrier will furnish a copy of any tariff provision containing carrier's rates, rules or charges governing the shipment. The bill of lading incorporates by reference all the services included in the estimate.			Additional Weight Additives						
SPECIAL SERVICES			Advanced Charges						
SHIPPER DELIVERED ON OR BEFORE			Shuttle Service Self-Storage/Mini-Warehouse Pickups or Deliveries						
SHIPMENT COMPLETELY OCC EXCLUSIVE USE OF A		Overtime Pickups or Deliveries							
□ SPACE RESERVATION	CU. FT. ORDERED	Other Ad	ditional Services						
	FULL AND CUSTOM CC	NTAINER SE	RVICE (AS APPLICA	BLE)					
	tion in California; Customer agrees that title to carrier. The sale price of the containers and c							-	
AGENT AND SERVICE DATA Agt. 0			NTAINERS & PACKIN				KING \$	1	
DATE LOADED AT RES.)	CUSTOM SERVICE CARTON DESCRIPTION		CONTAINERS & QUANTIT		G		PACKING JANTITY	-	
BY DATE LOADED	DISH PACKS		QUAITIN					-	
AT WHSE.) BY	CARTONS Less Than 3 cft.			_				- , , , , , , , , , , , , , , , , , , ,	
BOOKED BY	CARTONS 3 cft. CARTONS 4.5							AND	
ORIGIN AGENT	CARTONS 6								
PACKED BY HAULER 1.	CARTONS 6.5 WARDROBE, CTN.								
FROM TO	CRIB MATTRESS CTN.							CONTAINERS D PACKING UNPACKING	
HAULER 2.	MATTRESS CTN., TWIN/TWIN LONG MATTRESS CTN., DOUBLE (NOT EXCEED								
FROM TO	MATTRESS CTN., DOOBLE (NOT EXCEEDING							- BS	
UNPACKING BY DATE	HEAVY DUTY								
DELIVERED DRIVER	OTHER		TAINERS & PACKIN			TOTAL UNPA		-	
THE CONS	SUMER MUST SELECT ONE OF TH	<b>ESE OPTIOI</b>	VS						
CUSTOMER'S DECLARATION of V	BILITY FOR LOSS OR DAMAGE TO ALUE : THIS IS A TARIFF LEVEL OF CAR	RIER LIABILIT	Y - IT IS NOT INSUR	ANCE	Terms &		Veight or Volume Charg Payment of Total Charge		
OPTION 1 - The Cost Estimate that you receive from your mover MUST INCLUDE Full (Replacement) Value Protection for the arti					Charges Prepaid C.O.D.				
that are included in your shipment. If you wish to waive the Full (Replacement) Level of protection you must complete the WAIVER of Full (Replacement) Value Protection shown below. Full (Replacement) Value Protection is the most comprehensive plan available for pro-					Maximum amount to be paid at time of delivery to obtain delivery of an estimated C.O.D. shipment				
tection of your goods. If any article is lost, destroyed or damaged while in your mover's custody, your mover will, at its option, either 1)					BALANCE DUE (30 Days, Credit Extended if Requested)				
repair the article to the extent necessary to restore it to the same condition as when it was received by your mover, or pay you for the cost of such repairs; or 2) replace the article with an article of like kind and quality, or pay you for the cost of such a replacement. Under Full					Prepayment Collected By				
(Replacement) Value Protection, if you do not declare a higher replacement value on this form prior to the time of shipment, the value of									
your goods will be deemed to be equal to \$6.00 multiplied by the weight (in pounds) of the shipment, subject to a minimum valuation for the shipment of \$6,000. Under this option the cost of your move will be composed of a base rate plus an added cost reflecting the cost of						BALANCE DUE			
providing this full value cargo liability protection for your shipment. If you wish to declare a higher value for your shipment than these default amounts, you must indicate that value here. Declaring a higher value may increase the valuation charge in your cost estimate.					DELIVERY ACKNOWLEDGMENT: SHIPMENT WAS RECEIVED IN APPARENT GOOD CONDI-				
The Total VALUE of my shipment is: \$					TION EXCEPT AS NOTED ON INVENTORY, AND SERVICES ORDERED WERE PERFORMED.				
Dollar Estimate of the COST of your move at Full (Replacement) Value Protection: \$ (to be provided by Carrier)					SIGNED				
Deductibles - You may also select one of the following deductible amounts under the Full (Replacement) Value level of liability that will apply for your shipment. (if you do not make a selection, the "No Deductible" level of FULL value protection that is included in your cost estimate will apply:					REC'D FOR STORAGE CONSIGNEE				
\$250 Deductible () initial OR \$500 Deductible () initial OR \$ Deductible () initial Dollar Estimate of the cost of your move with \$ Deductible: \$ (To be provided by Carrier)					BY PER				
I acknowledge that for my shipment I have 1) ACCEPTED the Full (Replacement) Level of protection included in the					ACCEPTANCE OF BILL OF LADING CONTRACT: The included prices, specifications, conditions and terms and conditions on the reverse side of this Bill of Lading are hereby accepted. The Carrier is authorized to transport the shipment as specified. I understand that I have the right to				
estimate of charges and declared a higher Total Value of my shipment (if appropriate); and 2) received a copy of					cancel this contract without penalty within three (3) days of acceptance.				
the "Your Rights and Responsibilities When You Move" brochure explaining these provisions. Customer's Signature X Date OR					Signature:	Deals		cceptance:	
OPTION 2 - WAIVER of Full (Replacement) Value Protection. This lower level of protection is provided at no additional cost beyond the base rate;					Declaration of Article(s) of Extraordinary (Unusual) Value				
however it provides only minimal protection that is considerably less than average value of household goods. Under this option, a claim for any article					I acknowledge that I have prepared and retained a copy of the "Inventory				
that may be lost, destroyed or damaged while in your mover's custody will be settled based on the weight of the individual article multiplied by 60 cents. For example, the settlement for an audio component valued at \$1000 that weighs 10 pounds would be \$6.00 (10 pounds times 60 cents).					of Items Valued in Excess of \$100 Per Pound per Article" that are included				
Dollar Estimate of the COST of your move under the 60 cents option: \$ (to be provided by Carrier)					in my shipment and that I have given a copy of this Inventory to the mover's representative. I also acknowledge that the mover's liability for loss of or				
COMPLETE THIS PART ONLY if you wish to Waive the Full (Replacement) Level of Protection included in the higher cost estimated and the higher cost estimated					ve) for damage to any article valued in excess of \$100 per pound will be				
your shipment and instead select the LOWER Released Value of 60 Cents Per Pound Per Article; to do so you must initial and sign on the I wish to Release My Shipment to a MAXIMUM VALUE of 60 Cents per Pound per Article (Customer's I					on actual article weight), not to exceed the declared value of the entire				
I acknowledge that for my shipment I have 1) WAIVED the Full (Replacement) Level of protection for which I have received an estimate					shipment, unless I have specifically identified such articles for which a claim for loss or damage may be made on the attached inventory.				
of charges; and 2) received a copy of th	explaining these provi	sions.	oranii for 1050 or uantaye may be made on the attached in			nou involtory.			
Customer's Signature X MILBURN PRINTING • 800-999-66	Date			(CUSTOMER	'S SIGNATURE)		DATE DRM # 875R/Rev. 9/22		

NO.

## **CONTRACT TERMS AND CONDITIONS**

Except when transportation is performed under the provisions of Item 1 (b) of tariff, the following Contract Terms and Conditions apply to all transportation performed by carrier in addition to all other rules, regulations, rates, and charges in this and other applicable tariffs, which are available for inspection at the location(s) specified by the carrier.

This contract is subject to all the rules, regulations, rates and charges in carrier's currently effective applicable tariffs including, but not limited to, the following terms and conditions:

<u>SECTION 1:</u> The carrier or party in possession shall be liable for physical loss of or damage to any articles from external cause while being carried or held in storage-in-transit EXCEPT loss, damage or delay caused by or resulting:

- (a) From an act, omission or order of shipper;
- (b) From defect or inherent vice of the article, including susceptibility to damage because of atmospheric conditions such as temperature and humidity or changes therein;
- (c) From (1) hostile or warlike action in time of peace or war, including action in hindering, combating or defending against an actual, impending or expected attack (A) by any government or sovereign power, or by any authority maintaining or using military, naval or air forces; or (B) by military, naval or air forces; or (C) by an agent of any such government, power, authority or forces; (2) any weapon of war employing atomic fission or radioactive force whether in time of peace or war; (3) insurrection, revolution, civil war, usurped power, or action taken by governmental authority in hindering, combating, or defending against such an occurrence; (4) seizure or destruction under quarantine or customs regulations; (5) confiscation by order of any government or public authority; or (6) risks of contraband or illegal transportation or trade.
- (d) From terrorist activity, including action in hindering or defending against an actual or expected terrorist activity. Such loss or damage is excluded regardless of any other cause or event that contributes concurrently or in any sequence to the loss. The term "terrorist activity" means any such activity which is unlawful under the laws of the United States or any State and which involves any of the following: (1) the hijacking or sabotage of any conveyance (including an aircraft, vessel, cab, truck, van, trailer, container or vehicle) or warehouse or other building; (2) the seizing or detaining, and threatening to kill, injure, or continue to detain, another individual in order to compel a third person (including a governmental organization) to do or abstain from doing any act as an explicit or implicit condition for the release of the individual seized or detained; (3) as assassination; (4) the use of any (A) biological agent, chemical agent, or nuclear weapon or device, or (B) explosive, firearm, or other weapon or dangerous device (other than for mere personal monetary gain), with intent to endanger, directly or indirectly, the safety of one or more individuals or to cause substantial damage to property; or (5) a threat, attempt, or conspiracy to do any of the foregoing.
- (e) From delay caused by strikes, lockouts, labor disturbances, riots, civil commotions, or the acts of any person or persons taking part in any such occurrence or disorder, and from loss or damage when carrier, after notice to shipper or consignee of a potential risk of loss or damage to the shipment from such causes, is instructed by the shipper to proceed with such transportation and/or delivery, notwithstanding such risk.

### (f) From Acts of God.

SUBJECT, in addition to the foregoing, to the further following limitations on the carrier's or the party's in possession liability:

The carrier's or the party's in possession maximum liability shall be either:

- (1) The lump sum value declared by shipper, which may not be less than \$6,000 or \$6.00 per pound multiplied by the actual weight of the shipment, in pounds, whichever is greater, or
- (2) The actual loss or damage not exceeding sixty (60) cents per pound of the weight of any lost or damaged article when the shipper has waived lump sum value liability and released the shipment to the carrier, in writing, with liability limited to sixty (60) cents per pound per article.

SECTION 2. The carrier shall not be liable for delay caused by highway obstruction, or faulty or impassable highways, or lack of capacity of any highway, bridge or ferry, or caused by breakdown or mechanical defect of vehicles or equipment, or from any cause other than negligence of the carrier; nor shall the carrier be bound to transport by any particular schedule, means, vehicle or otherwise than with reasonable dispatch. Every carrier shall have the right in case of physical necessity to forward said property by any carrier or route between the point of shipment and the point of destination.

### SECTION 3.

- (a) The shipper, upon tender of the shipment to carrier, and the consignee, upon acceptance of delivery of shipment from carrier, shall be liable, jointly and severally, for all unpaid charges payable on account of a shipment in accordance with applicable tariffs including, but not limited to, sums advanced or disbursed by a carrier on account of such shipment. The extension of credit to either shipper or consignee for such unpaid charges shall not thereby discharge the obligation of the other party to pay such charges in the event the party to whom credit has been extended shall fail to pay such charges.
   (b) The chipment shall indemnify against loss or damage accurately inclusion in the chipment of explosives or damagrave actions.
- (b) The shipper shall indemnify carrier against loss or damage caused by inclusion in the shipment of explosives or dangerous articles or goods..

SECTION 4. If for any reason other than the fault of carrier, delivery cannot be made at address shown on the face hereof, or at any changed address of which carrier has been notified, carrier, at its option, may cause articles contained in shipment to be stored in a warehouse selected by it at the point of delivery or at other available points, at the cost of the owner, and subject to a lien for all accrued tariff charges.

SECTION 5. If shipment is refused by consignee at destination, or if shipper, consignee or owner of property fails to receive or claim it within fifteen (15) days after written notice by United States mail addressed to shipper and consignee at post office addresses shown on face hereof, or if shipper fails or refuses to pay applicable charges in accordance with carrier's applicable tariff, carrier may sell the property at its option, either (a) upon notice in the manner authorized by law, or (b) at public auction to highest bidder for cash at a public sale to be held at a time and place named by carrier, thirty (30) days notice of which sale shall have been given in writing to shipper and consignee, and there shall have been published at least once a week for two consecutive weeks in a newspaper of general circulation at or near the place of sale, a notice thereof containing a description of the property as described in the bill of lading, and the names of the consigner and consignee. The proceeds of any sale shall be applied toward payment of tariff charges applicable to shipment and toward expenses of notice, advertising and sale, and of storing, caring for and maintaining property prior to sale, and the balance if any shall be paid to owner of property; PROVIDED that any perishable articles contained in said shipment may be sold at public or private sale without such notices, if, in the opinion of carrier, such action is necessary to prevent deterioration.

SECTION 6. As a condition precedent to recovery, a claim for any loss or damage, injury or delay, must be filed in writing with carrier within nine (9) months after delivery to consignee as shown on face hereof, or in case of failure to make delivery, then within nine (9) months after a reasonable time for delivery has elapsed; and suit must be instituted against carrier within two (2) years and one (1) day from the date when notice in writing is given by carrier to the claimant that carrier has disallowed the claim or any part or parts thereof specified in the notice. Where a claim is not filed or suit is not instituted thereon in accordance with the foregoing provisions, carrier shall not be liable and such a claim will not be paid.

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