



(P O L I C Y)

The undersigned person("customer") and the moving company('company') and the independent contractors('movers') performing the moving to the following terms and conditions under which the above described move will be accomplished

1. The customer designates the company and the movers as the agents to complete the move at the deriction of the customer.
2. Movers can exclude from the move articles, which in their sole judgment, cannot be safely moved by two people and/or which they may determine to be dangerous of potentially harmful.
3. The customer acknowledge and assumes the inherent risks of moving, designates its household insurance company as the primary insurer against all risks associated with moving, and accepts the responsibility for obtaining and determining the adequacy of such coverage. In the absence of such coverage, and to avoid costs of special insurance to cover all risks, Which cost are not a part of the price of this move, the customer accepts responsibility for any and all loss and damage which may occur. In consideration of this, the company and its movers agree to use their best efforts to prevent any damage os loss. Should any damage or loss occur, the company and movers agree that they may in the company's sole discrection assist the customer in the repair, replacement or salvage of damaged or lost articles. It is in the company's and the movers rights to decline to do so in any case, the liability of the company and/or movers shall not exceed 60 cent per pound or price of the move whiehever is less. Customer agrees to hold the company and the movers harmless from and libality, claims, demands, cause of action or possible cause of action, damages, or legal consequences whatsoever of any actions the movers or company performs on behalf of the customer.
4. The customer hereby expressly disclaims, excludes, waizes and release company and movers from any liability for injuries to customer person or property arising from company's or mover's negligence or intentional misconduct as well as from the acts of god including but not limited to: rain, flood, wind, hail, or sun damage, traffic accidents, improper packing, and any other economic or monetary loss whatsoever or direct immediate, special, indirect, incidental or consequential damages of any nature.
5. Claims of damage not made at the time of the move and on the face of this agreement are null and void.
6. If any provision of this agreement is declared void and unenforcable, such provision shall otherwise remain in full force and effect.
7. All personal property moved by company and movers (except property exempt by statute) is hereby subjected to a contractuallien to secure payment for moving services. A representative of aforementioned property for costof sale, removal, storage and indebtedness without necessitating a prior court hearing sale surplus shall be mailed to customer.