

# **Shipper Declaration of Value**

# Client's Declaration of Value - This is a level of the carrier's liability

article.  If any article is damaged while in your mover's damaged article, based on industry standard v provided with the service. This is not a replace	inimum: Maximum Liability limited to \$0.60 per pound, per scustody, your mover's liability is limited to the actual weight of the weights, multiplied by \$0.60. This is the basic liability level and is or repair option.  Siderably less than the average value of household goods	
Shipper Signature: X	Carrier Signature X	
Option 2 : Repair/Replacement	nt Value: Maximum Liability limited to \$6.00 per pound, per custody, Forward Moving LLC in its sole discretion, will either: or restore it to the same condition as received or pay you the cost of	
the repair, or 2) Replace the article with an article of like kin		

- 2) Replace the article with an article of like kind and quality based on depreciated value.3 )Compensate you monetarily based on the depreciated value and agree to a compensation amount.

# **Choose your declared Valuation below**

\*\* Service Charges including the premium and deductible are due prior to claim being processed\*\*

<u>Protection Level</u>	<u>Premium</u>	Max Liability
(Shipment Declared Value)	(with \$150 Deductible)	
\$10,000	\$60	\$6 per lbs. per article
\$11,000	\$66	\$6 per lbs. per article
\$12,000	\$72	\$6 per lbs. per article
\$13,000	\$78	\$6 per lbs. per article
\$14,000	\$84	\$6 per lbs. per article
\$15,000	\$90	\$6 per lbs. per article
\$20,000	\$120	\$6 per lbs. per article
\$25,000	\$150	\$6 per lbs. per article
\$30,000	\$180	\$6 per lbs. per article
\$35,000	\$210	\$6 per lbs. per article
\$40,000	\$240	\$6 per lbs. per article
\$45,000	\$270	\$6 per lbs. per article
\$50,000	\$300	\$6 per lbs. per article



Protection Level (Value Declared): \$	Premium \$	_(Plus \$150.00 deductible if
applicable)		
ShipperSignature:X	CarrierSignature:X	

#### **SHIPPER DECLARED VALUE TERMS**

If waving the State Mandated Minimum standard insurance and choosing the Repair/Replacement Value coverage I agree to the below terms.

I will move and will not have Forward Moving LLC move any of the following items.

- Money
- Firearms
- Stamp/coin collections
- Narcotic Medicines
- Jewelry
- Stocks/Bonds
- Deeds/Titles
- Gasoline/Propane or ANY OTHER FLAMMABLE SUBSTANCES
- Live Plants
- Small Valuable Knick knacks or fragile items of exceptional value (I.E: Hummel's, China, Valuable Dishware, etc.)

Things Forward Moving, LLC will NOT disassemble or reassemble uninstall or reinstall:

- Ikea items
- Furniture made of particle board
- Hang or Mount TV's
- Treadmills
- Elliptical s
- Total Gyms
- Refrigerators with Special electrical components and water lines
- Washers and Dryers
- 3 Slate Pool Tables
- Note: Again, we are movers and not appliance technicians or carpenters.
- Note: We will not reassemble something we didn't take apart unless specifically requested

Forward Moving, LLC will NOT move or store the following and it is the customers responsibility to move them or arrange for other means of moving:

### \*\*We do have sub contracts for larger items\*\*

• Exceptionally valuable items that exceed \$5000 in monetary value (Large item) or article) OR Exceptionally valuable items that exceed \$5000 in monetary value (Small boxable items or articles). It is the customers responsibility to inform the Forward Moving crew of items with such value.

<sup>\*\*</sup>There are exceptions if agreed upon prior to the date of service\*\*



- Small Miscellaneous Items that was the customers responsibility to pack into boxes prior to the move (Unless packing services were requested as part of the move)
- We do not move open, heaping, un-taped boxes or containers (Potential spilling or breaking on truck)
- Fragile items not properly packed. Example: Glass on Glass
- Money
- Firearms
- Any and all important documents
- Precious metals
- Stamp/Coin Collections
- Narcotic Medications
- Jewelry
- Stocks/Bonds
- Deeds/Titles
- Gasoline, propane or flammable substances
- Live Plants
- Gun Safes over 600IBLS
- Hot tubs
- Slate Pool Tables
- Sheds
- Swing Sets
- Grand or Baby Grand Pianos

Forward Moving LLC will not be liable or responsible for any of the above listed items. By signing this agreement you are stating you are moving or taking liability for the following items:

The following are items that Forward Moving, LLC will move but, will not be liable for damage to, unless they are properly packed or crated by Forward Moving LLC.

- Glass Top Tables
- Marble Items
- Pictures
- Statues
- Lamps
- Electronic Equipment
- Stereos
- Televisions
- Computer Monitor
- China and Dishware
- Hummel's
- Glassware

Forward Moving LLC will not be liable for moving any of the above items. If any substances or flammable liquids are packed and break Forward Moving LLC will not be liable for any claims. In the event something above is packed by mistake Forward Moving LLC will not except liability.



I agree to take any of the above mentioned items myself. \_\_\_\_X Initials

Forward Moving LLC will not be liable for any small items packed in boxes that was not packed professionally by Forward Moving itself. Any small items \$1000.00- \$2000.00 must be noted, inventoried and documented prior to the move if Forward Moving LLC is Moving, handling or storing the item or article.

The customer must disclose any small items exceeding \$2000.00 in monetary value or any sentimental or personal belongings important to the customer. The customer must also disclose any furniture items considered to have "extraordinary value." Extraordinary Value is described as any large piece of furnishing over \$6.00 per pound per article or up to or exceeding \$5000.00 in Monetary Value OR up to or exceeding \$2000.00 in monetary value for Small items or articles. Small items or article are considered any items or article that is boxable in a standard small, medium or large box. Any furniture considered antique must be noted as well. The customer agrees to do the pre- walk through and disclose any of the above information laid out in this document.

I do NOT have any items or articles of extraordinary value that exceed \$5000.00 in monetary value(large furnishings). I do not have any small items (boxable items or articles) exceeding \$2000.00 in monetary value that Forward Moving LLC will be handling, moving or storing. I am liable for all items of Extraordinary value and am taking responsibility and liability for any items that may apply to "Extraordinary Value". --\_\_\_\_\_\_X Initials

IF YOU HAVE ITEMS OF EXTRAORDINARY VALUE THAT YOU WANT FORWARD MOVING TO MOVE, HANDLE OR STORE THEN THERE IS A SEPARATE COVERAGE OPTION FOR A HIGHER PREMIUM AVAIABLE.

The customer agrees for us to do a pre walk-through report where we document any previous damage or imperfections to the furniture items. All known previous damage or imperfections must be disclosed and documented prior to the relocation. The customer and the carrier must have records of any such damage or imperfections. Lack of documentation may void coverage. All items on the move must be listed and inventoried prior to the move taking place.

I understand that in the event of damage caused by Forward Moving LLC in the loading or unloading process. Forward Moving LLC has the right to fix, replace or compensate any and all damages that could occur in the moving process (Per individual occurrence.)

For all claims we must have photo documentation to process claims. Any and all disputes will be handled through arbitration if applicable.

I understand that if the move is coming out of a self-storage unit that my was packed unprofessionally or self-packed any item coming from the unit Forward Moving LLC will not be liable for any damage or claims. Forward Moving LLC will not be liable for anything being moved out of a self-storage unit. Self-Storage will void this coverage unless agreed on prior that it was packed professionally and all items status is documented in the move out process.

I understand in the event of inclement weather, heavy rain, snow, or any other natural storm or weather event that Forward Moving LLC deems detrimental to your items and you choose to proceed with service the coverage will be void. If Forward Moving suggests that the weather can and will affect your items and you choose to proceed Forward Moving LLC will not be liable for any damages to the shipment or the facility and or property/dwelling you are moving into. Forward Moving LLC will then not be liable for carpets, moisture on floors or debris tracked into property of dwelling.

liable for any damages to the shipment or the facility and or property/dw then not be liable for carpets, moisture on floors or debris tracked into p	0,
I understand and agree to the	erms laid forth in this document and I understand the
Repair, Replacement/Value coverage. I have no items of exceptional iter service charges including the premium and deductible must be met paid	E
Customer or Customer representative Signature	
Date	



A FORWARD MOVING LLC REPRESENATIVE WILL INSPECT AND FILL OUT THE BOTTOM PORTION OF THIS SHEET IF APPLIACLE. IF NO DAMAGE IS VISABLE PLEASE WRITE NO EXISTING DAMAGE ON THE SHEET.

# **PRE-DAMAGE REPORT**

Upon packing/loading your items we found the following items to have previous damage. **FORWARD MOVING, LLC.** will not be responsible for previously damaging the below items:

ITEM	ROOM	DESCRIPTION OF DAMAGE
LEAD MOVER:	DATE:	
MOVE # :	_	
CUSTOMER NAME:		
By signing below, you are acknowledging t move with <b>FORWARD MOVING LLC</b>	_	prior handling and prior to your current
CUSTOMER SIGNATURE:	DATE:	
LEAD MOVER SIGNATURE:	DATE:	