

SEAPORT MOVING & STORAGE

www.seaportmoving.com
1-877-993-5114

CONTACT ADDRESS

We would like to keep your new address in our file in case you have left something behind in the course of your move. Please print clearly. Thank you.

NAME _____

ADDRESS _____

CITY _____ STATE _____ ZIP _____

HOME PHONE _____ CELL PHONE _____

EMAIL ADDRESS _____

GRATUITY

Although gratuity is customary, it is never mandatory. If you feel the movers did an exceptional job, we do not discourage gratuities. For your convenience and information 10%-15% is the average gratuity for the entire move. However, for more costly moves (CA-FL), a lower tip is appropriate. Due to the sensitive nature of this subject, if you have any concerns or problems, please discuss it with your sales representative.

If any crew member asks, hints or requests a tip, please call our office immediately, toll free at (877) 993-5114

SeaPort Moving will not be responsible for any damage to or items within PBO boxes, press wood furniture, plasma/LCD TV's and motorcycles. Carrier is not responsible for fragile/delicate items such as glass, china, ornaments, etc. where allowed by law. Carrier is not liable for any accidental or negligent damage to interior or exterior of any residence including, but not limited to: walls, floors, ceilings, stairs, banisters, carpets, plumbing, landscaping, etc. The carrier has the right to inspect and repair any alleged damages. Initial _____

CUSTOMER ACKNOWLEDGMENT

Please read, initial, and upon agreement sign at the bottom:

*Customer
Initials*

1. I have reviewed and signed a copy of SEAPORT MOVING Bill of Lading _____

2. I have inspected the moving truck, and all my goods to be transported by SEAPORT have been removed and delivered in good condition except as noted on bill of lading. _____

3. I have accompanied the driver in a walk-through of both premises and verify that moving services have been completed. _____

I understand and agree with terms above:

Signature: _____

Date: _____

VALUATION COVERAGE for LOCAL MOVE

OPTION A - RELEASED VALUE PROTECTION

As a licensed common carrier, we are required to provide Limited Liability coverage at no charge to the customer. Under this option maximum limited to \$0.60 per pound per article, in the event of loss or damage.

OPTION B Replacement Cost Protection: **\$6.00 times the actual weight** (in pounds) of the shipment or declared lump sum value, whichever is higher. When the shipper elects the Replacement Cost Protection option the following valuation charge shall apply:

For each \$100.00, or fraction thereof, of declared value at \$6.00 times the weight of the shipment in pounds or declared lump sum value, whichever is higher, the valuation charge shall be **\$.85 per each \$100.00 of value.**

a: When Replacement Cost Protection is ordered **in writing** by the shipper, the carrier will provide either replacement of articles lost or damaged while in the carrier's custody, reimbursement for full replacement cost, or satisfactory repairs.

b: When Replacement Cost Protection is ordered, this Item applies in addition to other Items in this Tariff. Where provisions of this Item conflict with other Items in this Tariff, provisions of this Item will apply.

c: Replacement is defined as providing as good as, or equal to in economic value to the lost or damaged Items(s).

EXAMPLES:

Released Value Protection As an example, if a 200 lb dresser is damaged, the shipper will be compensated at \$.60/lb, or $200 \times .60 = \$120.00$ Cost of protection for shipper : None.

Replacement Cost Protection Goods are valued at a) \$6.00/lb or b) a lumpsum amount declared by shipper, whichever is higher. If shipper does not declare a lumpsum value, then a 5000 lb shipment would be valued at $\$6.00 \times 5000 \text{ lbs}$ or \$30,000. Regarding same damaged dresser, carrier either replaces item, pays for the repairs, or pays shipper for the item's current market value.

If shipper declares a value of \$40,000, shippers cost is $\$.85/\100 of value $\times \$340.00$ Shipper compensation is same as in above example.

***Although the minimum is necessary to purchase options b it may not be all you need. It is the customer's responsibility to choose the proper amount of coverage, if the full-declared shipment value is not taken; a penalty will be incurred based on the ration between actual cash value and the declared shipment value. Example: if \$32,000 worth of goods were moved, yet only \$16,000 worth of coverage was purchased, the payment for any damages would be adjusted downward by one-half ($\$16,000/\$32,000$).

Items placed in storage are subject to the warehouse liability coverage of \$0.10 per pound per article while in storage.

IMPORTANT NOTE: Valuation coverage is not insurance. Valuation is a tariff level of carrier liability in the even of loss or damage of your goods while under due course of transit by SEAPORT MOVING. This type of coverage is unique to carriers alone and therefore it is important for the customer to understand what valuation does and does not cover.

The coverage afforded above does not apply to:

- Act of God (earthquake, flood, tornado, etc.)
- Hostile warlike action, or acts arising from riots, civil commotion, strikes, or labor disturbances.
- Any article of extraordinary nature of value, unless a speacl agreement has been stipulated to do so. Including but not limited to jewelry, furs, stocks, bonds, cash, antiques, and art collection.
- Loss or damage resulting from wear and tear, moths or vermin, dampness or atmosphere or extremes of temperature.
- Acts of omissions of the shipper such as neglecting to prepare for time of the move.
- Internal electric or mechanical item, whether packed or unpacked by SeaPort Moving or the shipper.
- Loss or damage consisting of breakage to fragile items, such as china, glassware, etc., unless packed by SeaPort Moving or unless caused directly by fire, theft, collision, or overturn or transport vehicle.
- SEAPORT MOVING will not be responsible for any damage to or items within PBO boxes or any press wood furniture.
- SEAPORT MOVING will not be responsible for any damage to bulky items, such as but not limited to; safes, hot tubs, motorcycles, etc.

THANK YOU FOR CHOOSING SEAPORT MOVING & STORAGE

I have read and fully understand the above terms and conditions, including coverage option A & B. I accept full responsibility for any selected option regarding the valuation coverage.

I Choose Option: _____ For Coverage Amount \$ _____

Customer Signature _____ Date _____