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Damage Coverage – Limit of Liability

Moving Companies do not sell insurance. They are not able to sell you insurance. What we offer with the move is damage coverage. Damage coverage is only for the move – while in transit or while being moved. If being stored the customer is required to have and maintain Insurance coverage while being stored. The “Company” – “Dielman Moving” does not insure any of the contents while stored. In the event the unspeakable happens – it is up to the customer to have insurance.

The bill must be paid in full at the end of the job. No Claim will be reviewed until the bill is paid in full. Not paying the bill at the end of the job will be considered a breach of contract and void your right to any claim.

Failure to choose will result in Option “A” at 60 cents per lb. for any loss.

Option “A” – there is no charge for Option “A” – Option “A” is 60 cents per lbs. coverage. This is limited liability coverage. Items that are damaged or lost. For example, if a 10 lb. lamp x 60 cents = \$6.00. You would be given \$6.00 for this particular lamp. The company reserves the right to repair the item or compensate the customer up to the value of the item as it sits today. If an item is damaged and it is obvious the day of the move it must be put in writing the day of the move. If the item was damaged it must be put in writing within 30 days and mailed to the office. The customer must be present for the entire move – load and unload – not being present may waive your right to a claim.

(If you choose this option please write “the value of my shipment is 60 cents per pound” and sign and date)

X _____

X _____

(“60 cents per pound per article” and sign and date“)

Option “B” – #1.) (“Declared Value – 1.5 % charged per article – with a \$500 deductible”) – And sign and date

Declared Value: DC - #1. – Is charged at 1.5% of the declared value and comes with a \$500 deductible – The customer must fill out the declared work sheet. Customer agrees the maximum value or liability will be \$20,000.00 per truck. Customer agrees to hold harmless the “Company” – “Dielman Moving” from any and all liability above \$20,000.00 per full truck or above the damage coverage chosen. We reserve the right to have the items repaired by our repairmen.

X _____

Option B – #2. (Declared Value – 2.5% charge per article – with a \$250 deductible”) – And sign and date

Declared Value: DC - #2.) – Is charged at 2.5% of the declared value and comes with a \$250 deductible – The customer must fill out the declared value work sheet. Customer agrees the maximum value or liability will be \$20,000.00 per truck. Customer agrees to hold harmless the “Company” – “Dielman Moving” from any and all liability above \$20,000.00 per truck or the value of the damage coverage chosen. We reserve the right to have the items repaired by our repairmen.

X _____

Option B - #3. (Declared Value – 3.5 % charged per article – with a \$100 deductible “) – And sign and date

Declared Value: DC - #3.) Is charged at 3.5% of the declared value and comes with a \$100 deductible –The customer must fill out the declared value work sheet. The Customer agrees the maximum value will be \$20,000.00 per truck. Customer agrees to hold harmless the “Company” – “Dielman Moving” – from any and all liability above \$20,000.00 per truck or the value of the damage coverage the customer has chosen. We reserve the right to have the items repaired by our repairmen.

X _____

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Option "C" – Customer retains a third party for coverage and holds the "Company" – "Dielman Moving" harmless from any and all damages and or claims that may happen due to the move. Trip Transit insurance through a third party.

X _____

(I have third party insurance for my move and understand Dielman Moving has no liability for the move") and sign and date.

I X _____ (the customer) understand and agree to the terms of the "Limited Liability" that Dielman Moving will provide for the move. I the "Customer" agree to hold harmless Dielman Moving against all liability above the limits I have chosen for the move.

I X _____ (the customer) also understand the limits of liability the "Company" – Dielman Moving is providing me in this move and have the option to choose a different carrier with higher limits or insure through a third party.

Some items we do not move or are not covered under any of the options or there are certain restrictions in order to have them covered. Please read all the paper work and contracts and ask all the questions you need before signing. Please read our disclaimer "Items We Do Not Move or Store".

"Engineered Wood Furniture" –

"Ready to assemble" furniture is defined as articles constructed of press board, particle board, and/ or engineered wood which are shipped from a place in a box for the customer to put together. This furniture is not built to withstand the normal stress of move as an assembled unit. Most units are not designed with extra wood structural pieces to adequately brace and support the unit while being moved or in transit on a moving van - Normal truck vibration, or even in an air-ride trailer. Usually chips or dents are not repairable.

Because of the inherent nature of this type of furniture and its susceptibility to damage – we do not cover or take liability for any damage to this type of furniture. You should disassemble such furniture yourself or hire a third party to disassemble before your move. No exceptions for this type of furniture will be made or compensated for under any option.

Anything not boxed or crated properly. Everything must be boxed and ready come move day. All flat panels, lamps, glass, standing lamps, marble, etc... If you ask the movers to move anything not boxed properly – this will not be covered under any option.

Insurance: Limited Liability – Please read carefully! \$100 deductible comes with each move against dings, dents and scratches or rubs.

X _____ **Date:** X _____

Customer sign

X _____ **Date:** X _____

Customer Print

X _____ **Date:** X _____

Driver / Movers / Sales Person – Company's rep.