

MANLY MOVING
(Contract Details and Agreement)

Please note that what you were given on the phone was not a flat rate(s) nor was it a binding estimate. Hourly rate and pricing is found on reverse side.

By signing the front of this contract you are stating that you acknowledge and understand these terms.

Insurance Notice: Every moving company is required to advise you that the purchaser should obtain insurance to protect himself from losses of goods or damage to real property. The customer's coverage for insurance is the standard sixty cents (\$0.60) per pound per article. Standard coverage does not include any or all damage to floors, walls, doors, windows, carpets, rails, customers vehicles/rental items, etc. I hereby release MANLY MOVERS from any and all liability from damage to real property caused by the moving of household goods. The customer was offered additional insurance for an additional price but declined.

I hereby release MANLY MOVING from any and all liabilities resulting from the moving or transportation of any items constructed or containing press board, particle board or any other similar make that may result in damage or injury due to relocation. I also release MANLY MOVING from any damage done to items that may be previously damaged or built insecurely, or damage done to items in which surplus moving pads were not provided to protect ones items. I also understand that these services will be performed with the same standards of care and professionalism that MANLY MOVING applies to all tasks.

This is VERY IMPORTANT and meant for your protection. MANLY MOVING cannot be held responsible for items left at the residence after loading. It is your responsibility to make sure that nothing is left behind. Please make sure you check closets, cabinet drawers, attics, neighbors residence, basements, and outside areas before signing documentation. Our tariff states "MANLY MOVING may, without discrimination between customers, refuse to accept for services bank bills, coins, currency, deeds, notes, drafts, valuable papers of any kind, jewelry, postage, revenue stamps, stamp collections, precious stones or articles or particular inherent or extraordinary value, precious metals or articles manufactured thereof. Therefore the mover can not assume responsibility for these items.

MANLY MOVING advises you, the customer, to disconnect and reconnect and and all of your appliances. We cannot be held liable for any water damage, electrical damage, or any other type of damage caused from improper disconnection and/or reconnection or any of your electronic equipment or that of any appliance. Therefore, we cannot be held liable for the operation condition of these items. By signing the contract, I acknowledge that I have read and understand the liabilities and the responsibilities of both the moving company and myself.

In the event we deliver your goods into public storage the carrier's liability will end as soon as the goods are delivered into that public storage space. In the event we are only loading a rental or customer's truck/trailer for the customer, please note that our liability ends when we place your goods onto that truck/trailer. In the event where we are only unloading the truck/trailer for the customer, which we have not loaded, our liability does not include any damage for items due to improper loading, packing, or transportation. In any case where there is liability for any peice of furniture or box, coverage is sixty cents (\$0.60) per pound per article. We cannot offer additional insurance for any of the three situations listed in this paragraph.

In the event that the customer makes a claim against the company for any damages arising out of the contract and the customer fails to prove such claim, the the customer shall pay all costs, including reasonable attorney's fees, incurred by the company in defending itself against the claim. In addition, if the customer submits said claim to arbitration then the customer shall be responsible for all attorneys' fees incurred by the company in getting the court action stayed or dismissed pending the outcome or arbitration. In the event the company obtains services of an attorney or collection agency in order to collect any indebtedness owed by a customer here under, the customer agrees to pay fees for such as attorney or agency, in addition to any other cost or expense incurred by the company for collection of said debt.

MANLY MOVING has a mandatory inventory policy on all services performed, unless waived by you, the customer. By my signature, I waive my right to an inventory, unless one is presented prior to signing, and hereby release MANLY MOVING from any and all claims arising from my move.

Customer Signature: Date: