### **APPENDIX 2**

# VALUTION STATEMENT REQUIRED ON BILL OF LADING

The following notice shall be placed in a prominent place, in at least 10-point type, on a moving company's required bill of lading (if printed). If the bill of lading is provided electronically, this statement must be of a size that, when printed on 8 by 12 inch paper, equates to 10-point type.

REQUIRED VALUATION CLAUSE AND ESTIMATE OF COST OF SHIPMENT AT FULL-VALUE PROTECTION

# THE CONSUMER MUST SELECT ONE OF THESE OPTIONS FOR THE CARRIER'S LIABILITY FOR LOSS OR DAMAGE TO YOUR HOUSEHOLD GOODS <u>CUSTOMER'S DECLARATION OF VALUE</u> THIS IS A STATEMENT OF THE LEVEL OF CARRIER LIABILITY —IT IS NOT INSURANCE

### Option 1:

The Cost Estimate that you receive from your mover MUST INCLUDE Full (Replacement) Value Protection for the articles that are included in your shipment. If you wish to waive the Full (Replacement) Value level of protection, you must complete the WAIVER of Full (Replacement) Value Protection shown below.

**Full (Replacement) Value Protection** is the most comprehensive plan available for protection of your goods. If any article is lost, destroyed, or damaged while in your mover's custody, your mover will, at its option, either: 1) repair the article to the extent necessary to restore it to the same condition as when it was received by your mover, or pay you for the cost of such repairs; or 2) replace the article with an article of like kind and quality, or pay you for the cost of such a replacement. Under Full (Replacement) Value Protection, if you do not declare a higher replacement value on this form prior to the time of shipment, the value of your goods will be deemed to be equal to \$6.00 multiplied by the weight (in pounds) of the shipment, subject to a minimum valuation for the shipment of \$6,000. Under this option, the cost of your move will be composed of a base rate plus an added cost reflecting the cost of providing this full value cargo liability protection for your shipment.

If you wish to <u>declare a higher value</u> for your shipment than these default amounts, you must <u>indicate that value here</u>. <u>Declaring a higher value may increase the valuation charge in your cost estimate</u>.

The Tota	l Value of my shipment is:	(to be provided by customer)		
Dollar Estimate of the cost of your move at Full (Replacement) Value Protection:				
	(to be provided by o	<u>arrier</u> )		
protection includ appropriate); an	led in this estimate of charges ar	CEPTED the Full (Replacement) Level of ad declared a higher Total Value of my shipment (in relights and Responsibilities When You Move"		
X				
	Customer's signature	Date		

OR	
Option 2:	
WAIVER of Full (Replacement) Value Prot	ection. This lower level of protection is
provided at no additional cost beyond the base rate	; however, it provides only minimal
protection that is considerably less than the average v	alue of household goods. Under this
option, a claim for any article that may be lost, destroy	ved, or damaged while in your mover's
custody will be settled based on the weight of the indi-	vidual article multiplied by 60 cents. For
example, the settlement for an audio component value	d at \$1,000 that weighs 10 pounds would
be \$6.00 (10 pounds times 60 cents).	
Dollar Estimate of the cost of your move under the	<b>60-cents option:</b>
COMPLETE THIS PART ONLY if you wish to W	AIVE The Full (Replacement) Level of
Protection included in the higher cost estimate pro-	vided [above] [on the prior page] for
your shipment and instead select the LOWER Rele	ased Value of 60-cents-per-pound Per
Article; to do so you must initial and sign on the lin	es below-
I wish to Release My Shipment to a Maximu	ım Value of 60-cents-per-pound per
Article	
	(Initials)
I acknowledge that for my shipment I have: 1) WAIV	ED the Full (Replacement) Level of
protection, for which I have received an estimate of	f charges, and 2) received a copy of the
"Your Rights and Responsibilities When You Move	e" brochure explaining these provisions.
X	<u></u>
Customer's signature	Date

## **APPENDIX 3**

(Optional language that carriers may choose to include in the Required Valuation Clause printed in Appendix 2)

## **Deductibles**

You may also select one of the following deductible amounts under the Full (Replacement) Value level of liability that will apply for your shipment. (If you do not make a selection, the "No Deductible" level of full value protection that is included in your cost estimate will apply):

[List here all deductibles offered, with a space to fill in the estimate of cost of a full value move at that deductible filled in]

Amount of Deductible and (Estimate of Total Cost of Move)	Customer to write initials beside selected deductible
<b>\$0</b>	(Customer writes in initials to Select a deductible)
<b>\$XXX Deductible</b> () <b>\$XXX Deductible</b> ()	
And so on.	
Declaration of Article(s)	of Extraordinary (Unusual) Value
in Excess of \$100 Per Pound per Article" that a copy of this inventory to the mover's reproductive for loss of or damage to any article \$100 per pound for each pound of such lost weight), not to exceed the declared value of	and retained a copy of the "Inventory of Items Valued hat are included in my shipment and that I have given resentative. I also acknowledge that the mover's avalued in excess of \$100 per pound will be limited to the or damaged article(s) (based on actual article of the entire shipment, unless I have specifically or loss or damage may be made, on the attached
X	<del></del>
(Customer's Signature)	(Date)

APPENDIX 4

The following notice shall be placed on the bill of lading for household goods shipments involving a motor carrier segment and an ocean segment.

The provisions of the Carriage of Goods by the Sea Act and/or of	49 U.S.C.
14706(f)(2) (a provision in the Interstate Commerce Act) permit u	ıs to offer
"released" rates (reduced rates under which you will not be fully	reimbursed
if your shipment is lost, damaged, or destroyed), but they also req	uire that
we offer rates that will better protect a consumer in the event of le	oss or
damage to a shipment. Under the rates offered here, your reimbu	ırsement in
the event of loss will be limited to	
We also offer higher levels of protection (at higher rates). Signing	this
document below indicates that you agree to pay and be bound by	the terms
of the released, limited-recovery rates.	
÷	
(Customer's Signature) (T	 )ate)