

SHIPMENT TRANSIT PROTECTION

Once you have chosen Reebie Storage & Moving Co. as your mover you have already given your possessions the best protection possible; the experience, training and stringent standards that have made us the moving company more families trust since 1880. But it is important to note, under Illinois law, your move is not automatically covered for potential loss and damage to the full value of your property. Before you choose an option for loss and damage protection, consider the value of your possessions – using your current homeowner’s or renter’s insurance contents coverage is a good starting point.

You must select your coverage option BEFORE you finalize your agreement – your signature with the coverage option you choose on your bill of lading is the final contract, so please review what is best for you. Your mover can help you decide your options and can make recommendations, but it is your choice.

MINIMUM CARRIER LIABILITY

This is minimum coverage for damaged or lost goods, for which you pay no extra transportation costs. You are agreeing in writing to share with the mover the liability for loss or damage of your property being moved. The mover’s maximum liability to you under this option is 30¢ per pound per article. To choose this option, you must write on the bill of lading “30¢ per pound per article” and sign the bill of lading.

10 pound lamp x 30¢ = \$3.00 of coverage in case of damage or loss.

DECLARED VALUE

This option provides you a higher level of mover liability by declaring a value for your goods. You determine the total value of your items based on your homeowner’s or renter’s insurance, or you can multiply the estimated weight of your shipment by \$6.00. There is a tariff charge of \$5.00 per \$1000 of value and this is depreciated coverage. If there is a claim, each damaged item will be repaired or replaced according to its depreciated value, not to exceed the shipment’s declared value. The mover is not obligated to write out a check to you for the entire declared shipment value.

\$20,000 value of contents = \$100 tariff charge to you to cover damage or loss.

CHOOSING NOTHING

Making no selection on the bill of lading for loss and damage protection means the mover’s maximum liability to you under the law is \$2.00 times the weight of the shipment. Unless the mover’s tariff notes otherwise, there will be a charge for this coverage.

10,000 pounds of contents x \$2.00 = \$20,000 value. This will be depreciated value and is not replacement coverage.

SETTLEMENT COMPARISON BY PLAN

Example using 5,000 lbs shipment
Calculated using estimated shipment weight of your home

Minimum Carrier Liability		Declared Value	
5,000 lbs x 30¢/lb \$1,500 Liability		5,000 lbs x \$6.00/lb \$30,000 Liability	
Cost	No Charge	Cost	\$150

I acknowledge that this is for informational purposes only and does not constitute a contract between Reebie Storage & Moving Co. and myself or any other customer. Only by properly completing the bill of lading section on liability by writing in the protection plan I selected and signing on the bill of lading will the plan I selected become part of the contract.

Shipper or Representative

Date

REEBIE – ALLIED VAN LINES

HELP US MAKE THIS YOUR FINEST MOVE EVER

In our continuing effort to provide you with a quality relocation that meets our rigid standards and exceeds your expectations, we have assembled a list of helpful tips and suggestions for your move.

PLEASE REMEMBER:

- When making flight arrangements, please try to make them for the day following your move.
- The following items cannot be packed or loaded on the van:
AEROSOL CANS CORROSIVES OPEN CLEANING SUPPLIES
AMMUNITION FLAMMABLES
COMBUSTIBLES PAINTS
- The following items are not covered under your valuation (transit protection) policy. Please arrange to take these items with you personally:
CURRENCY SECURITIES
IMPORTANT DOCUMENTS SOFTWARE PROGRAM CONTENTS
JEWELRY
- Refrigerators and freezers must be defrosted and allowed to dry 12 to 24 hours prior to loading. All frozen items are to be removed.
- Appliances such as washers, dryers and icemakers must be disconnected and serviced before they are moved. Depending upon the type of appliance, this may be done by yourself or we can arrange for the service.
- Empty the water from your steam iron and drain garden hoses.
- Do not wax or oil wood furniture before moving. Some products may soften the wood, making it vulnerable to imprinting from furniture pads.
- Mechanical failure of electronic products such as microwave ovens, stereos, TV's, radios, computers, CD's, etc., is not covered under your normal valuation (transit protection) unless there is transit related damage. Please make certain that you review your owner's manual for proper preparation for moving.
- Make final walkthrough with the driver to assure that all of your belongings have been packed and removed from the residence. Please check all cabinets, drawers and closets to make sure everything has been taken. If there is a second pick up location, the same applies. The mover cannot be held responsible for items left at residence.
- When you plan to deliver out of storage to your new residence, contact your Move Coordinator with the delivery address and preferred date. Please allow 7 to 10 working days in advance to schedule delivery.
- After the move has been completed, if you have missing or damaged articles, please contact your customer Service or Claims Representative immediately.
- If property or residence damage occurs during the move, it must be brought to the attention of the driver/crew chief at that time. Please note that residence damage claims are subject to depreciation and not covered by the shipment valuation.

Thank you for your cooperation.

A move is a very unique and personal experience. Good planning, preparation and cooperation will help us make this your finest move ever. Once again, if you have any questions, please call.