

WOLVERINE FUR CO. "The Furrier You Trust"

230 EAST GRAND RIVER - 7TH FLOOR DETROIT, MICHIGAN 48226 PHONE (313) 961-0620 OPEN MON - SAT 10-5:30

OUR LIABILITY FOR LOSS OR DAMAGE FROM ANY CAUSE IS LIMITED TO \$100.00. STORAGE CHARGES MUST BE PAID IN FULL WITHIN 30 DAYS OF DATE BELOW. UNLESS THE DEPOSITOR NOTIFIES THE FURRIER IN WRITING WITHIN 10 DAYS OF THE DATE HEREON OF ANY CHANGE, ERROR OR IRREGULARITY HEREIN, AND RECEIPT IS RETURNED FOR CORRECTION, DEPOSITOR ACCEPTS THIS RECEIPT AS CORRECT DISREGARDING ANY TEMPORARY OR INTERIM RECEIPTS HERETOFORE GIVEN.

1. The value declared by the depositor as set opposite each article listed herein is agreed to be the value of such article for the purposes of this contract and varying rates are offered by the furrier dependent upon such declared value. In consideration of the charge based on the value declared by the depositor, it is agreed that the liability of the furrier for loss or damage to any article from any cause, including the negligence of the furrier, shall be limited to the amount of such declared value, or the cost of repair or replacement with materials of like kind and quality, whichever amount is least, except that in no event shall the liability of the furrier exceed the actual value of the said article.
2. In the further consideration of the charges set forth herein, the furrier hereby agrees to have effected insurance for the benefit of the depositor for the value set opposite each article, which insurance shall, in terms usual thereto, cover the articles against loss by fire and theft, subject to the exclusions set forth in the policy of insurance. The agreed valuation set opposite each article shall represent the limit of liability of the insurance company for loss of or damage to said article.
3. If no value is set opposite any article listed herein, the depositor shall be deemed for all purposes to have declared a value of \$100 for said article.
4. The furrier agrees to protect the articles from damage by moths and vermin but shall not be responsible for damages of any kind existing prior to the acceptance of the articles.
5. There shall be no liability for loss of or damage to articles caused by or resulting from: A. (1) Hostile or warlike action in time of peace or war, including action in hindering, combating or defending against an actual, impending or expected attack, (a) by any government or sovereign power (de jure or de facto), or by any authority maintaining or using military, naval or air forces; or (b) by military, naval or air forces; or (c) by an agent of any such government, power, authority or forces; (2) any weapon of war employing atomic fission or radioactive force whether in time of peace or war; (3) insurrection, rebellion, revolution, civil war, usurped power, or action taken by government authority in hindering, combating or defending against such an occurrence, seizure or destruction under quarantine or customs regulations, confiscation by order of any government or public authority, or risks of contraband or illegal transportation or trade; (B) Failure of refrigeration because of government order; (C) Any cause beyond the control of the furrier, nor for deterioration, discoloration from natural causes or inherent vice.
6. The articles of any of them may be stored, processed or worked upon at any place selected by the furrier or may be removed to any place deemed necessary by the furrier to accomplish the purposes hereof, without notice to the depositor.
7. The furrier is authorized to ship any article to the depositor or other persons designated by the depositor to receive the same, or to or from any place of storage, processing, or any other place deemed necessary to accomplish the purposes hereof, including shipment therefrom directly to depositor or depositor's designee, by any means of transportation selected by the furrier, and to accept such form of bill of lading or shipping receipt as is customarily issued by such carrier or other transporter, and to declare minimum released value to such carrier or other transporter.
8. Delivery of any of the articles to a common carrier or other transporter for shipment to the depositor at the address stated herein or to any other address as directed by depositor, or to any other person designated by the depositor shall be deemed delivery to the depositor and no obligation or liability is assumed or shall exist for any error, or loss resulting therefrom directly or indirectly.
Notice of change of address or any other direction with respect to place of delivery or person to whom delivery shall be made will not be binding on the furrier unless given by the depositor in writing. Delivery of any of the articles to any person presenting this receipt, or to any person in apparent charge of the premises at the depositor's address stated herein or at any other address directed by the depositor, shall be deemed delivery to the depositor and no obligation or liability is assumed or shall exist for any error, or loss resulting therefrom directly or indirectly.
9. The charges set forth in this receipt are payable not later than the expiration of the storage period noted on the face hereof and the right is reserved to withhold any and all articles until all charges are paid. In the event of loss or damage, total or partial, all storage charges as set forth herein, shall be deducted by the furrier from any sums collected representing insurance effected for the benefit of the depositor.
10. Any of the articles left beyond the storage date mentioned herein shall be deemed stored for another period upon the same terms and conditions as those contained herein, the furrier, however, reserving the right to change the charges to the rate then being charged by the furrier on valuation set forth herein.
11. It is agreed by the depositor that at least three (3) days notice will be given to the furrier of depositor's intentions to withdraw any or all articles.
12. All statements contained in this receipt and all provisions hereof shall for purposes of obtaining the benefit of insurance constitute an application by the depositor therefor, and wherever the policy coverage and exclusions are not at variance with the terms and conditions of this receipt, it is agreed that the terms and conditions of this receipt are a part of the policy of insurance, which policy is open to inspection by the depositor who is bound by its terms and limitations, and the provisions of this receipt shall inure to the benefit of the insurance company to the same extent that they inure to the benefit of the furrier but the terms of this receipt shall not extend in kind or amount the insurance provided by the policy. In the event of an insured occurrence at any location resulting in loss or damage which in the aggregate exceeds the limit of liability specified for that location in the policy, the insurance company shall not be liable to the depositor for a greater portion of the declared value of each article specified herein which may be lost or damaged than the limit of liability for the said location bears to the aggregate of all loss or damage at that location.
13. Any settlement between the furrier and the insurance company with whom the furrier effects insurance for the depositor in accordance with Paragraph (2), of any claim for loss or damage to any or all of the articles listed in this receipt, shall be binding on the depositor and shall have the same force and effect as if the settlement had been made by the depositor.
14. In the event of loss or damage covered by insurance, the insurance company (with furrier's assistance) may exercise its judgment as to kind and extents of efforts to recover or rehabilitate the property.
15. The depositor agrees that no suit or action shall be brought on account of loss or damage to any article prior to sixty days after notice of claim for such loss or damage shall have been given to the furrier in writing.
Unless the depositor notifies the furrier in writing within 10 days of date herein of any change, error or irregularity herein, and receipt is returned for correction, depositor accepts this receipt as correct disregarding any temporary or interim receipts heretofore given. There shall be no liability for loss or damage to the articles deposited resulting directly or indirectly from any cause whatsoever, including the negligence of the undersigned, or anyone else, beyond the valuation specified on the face of this receipt. Any materials used or labor performed by the furrier, on garments for remodels or repairs left for storage, shall be payable by depositor in the event of any loss or damage from any cause whatsoever. This receipt is a sole evidence of the contract between depositor and furrier, and no endorsement or negotiations of this receipt can be made.