BIGHAM The MOVER

LIMITED

NON NEGOTIABLE WAREHOUSE RECEIPT

Date of Issue	Lot Number	
BIGHAM THE MOVER LIMITED with v Woodstock Ont. N4S 7W3 hereinafter call	ed the Company has received goo	ods for:
HOLDER'S FULL NAME(S)	hereinafter called the H	Holder(s).
of (Holder(s) mailing address)		
on the goods as desc		ting.
According to the depositor(s) instruction	ns on the Storage Contract:	
Option One: Option Two: Option Three: Replacement Insura Actual Cash Value No insurance has be	Insurance in the amount of \$	has been arranged. has been arranged.
Quantity Stored:		
or cu. ft. lb. storage containers	Storage Rate per Month Insurance Fee per Month	\$ \$
	Total amount owing on the date of this receipt's issue	\$
Additional Person's Access to Storage I	ot:	
By written instruction of the Depositor on has been authorized to allow the following storage:	g person(s) access to inspect and o	
The Depositor's instruction is conditional The Depositor's instruction is not conditional Receipt	on the named person presenting t	
The attached	inventory pages are part of t	his receipt.
Date Signed	BIGHAM THE M	OVER LIMITED

This is your receipt for the goods stored with us. Please keep this with other important papers.

Statement of General Terms and Conditions

- 1. The depositor(s) shall choose by their signature one of the three options on the face of the storage contract.
- 2. All charges for moving goods into storage and the first month's storage are payable when invoiced and thereafter accounts are payable monthly. Storage rates indicated on the Warehouse Receipt will be maintained for a minimum of one year. Beyond that, thirty days notice will be given prior to any increase. Past due accounts are subject to interest of 1.5% per month. Accounts must be fully paid prior to removal of the goods from storage.
- 3. Two business days notice may be required when access to the lot is desired to enable efficient scheduling of warehouse operations. Extra warehouse labour charges will apply as required.
- 4. The liability of the Company for loss or damage will not exceed \$6.50 per cubic foot of the total volume of the lot and a maximum value of \$200.00 for any single item or packing container. If the depositor has requested the Company to arrange insurance under Option One or Two this limitation is effectively superceeded by the obligations of the Insurance Company according to the terms of the subject policy.

The Company shall not be responsible for damage, except as the result of its own negligence:

(a) For the mechanical or electronic functions of pianos, radios, televisions, computers, major appliances, or other instruments or appliances of similar nature.

(b) For damage to china, glassware, or other fragile articles when not packed by company employees.

- (c) For loss or damage from fire, decay, moths or other insects, vermin, acts of God, or loss delay or damage that may be caused by strikes, riots or other causes beyond the control of the company.
- (d) For replacing a complete unit or set where only part of such unit or set is damaged or lost.
- Depositors Special Covenants

The depositor agrees:

- (a) To notify the Company in writing within 10 days from the mailing by the company of the Warehouse Receipt to the address given, of any goods claimed to be delivered to the company not shown on the said receipt; and in the event of the depositor not so notifying the Company, it shall be responsible for the goods only as shown on the said receipt.
- (b) To notify the company in writing of any change of address which shall be acknowleded in writing by the Company and no notice of such change shall be valid or binding against the Company if given or acknowledged in any other manner.
- (c) To notify the Company in writing within 10 days of delivery of the goods to the depositor or any one appointed by the depositor with full particulars of any goods missing or damaged and in the event of not so notifying the Company the depositor hereby waives and agrees to waive all claims for missing or damaged goods.

For an explanation of insurance coverage options mentioned on page one we refer you to the back of your Storage Contract under Appendix One

Goods Taken Out of Storage

Date	Description	on and /or inventory number	Signature
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in the sign	II avolina il il il il		a many strain at the strain of the
The books	EscVi	Order For Delivery	
		this receipt to the following person	
at the following	g address	and Time	
On the following	ig date	and Time	
provided in the	terms of the Stora	y is to continue in full force and effect upoge Contract until delivery to the above ac	ldress. In case goods are
		he Company's or it's agents, the responsib	
		said truckman. Goods for places where erson is present to sign for them may be le	
Date		Holder's Signature	
		Delivery Receipt	
Received the go	oods listed on the f	ront in good order	
Date	Sign	nature	