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LOAD DA	TE DELIVERY DATE	ORIGIN ADDRESS				FOR ADJUSTER'S USE ONLY			
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CARRIER	R REFERENCE #	TYPE (Mark One)	WEIGHT	COVERAC	SE D.	CODE	N/D CODE	CLIENT #	
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NAME						AME – ADI	DRESS OF MO	VING COMPANY	
ADDRESS									
						STATEMENT OF CLAIM			
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	9	EE BACK OF YOUR COPY FO	D INSTELL	PHONE					
PLEAS		N BELOW - TYPE, OR PRINT			EN ON	HARD SI	URFACE	FOR	
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Inventory Item #	ARTICLE Describe in Detail	NATURE OF CLAIN If Damage, Describe E			hased - Yr.	COST	AMOUNT CLAIMED	ONLY	
Itelli #	Describe in Detail	ii Damage, Describe L.	ALGIIL VVC	rigiti Wio			CLAIMLD		
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It is under	stood that losses from a	an interstate shipment may b	e reported t	o the F.B.I v	vhich h	nas			
investigative jurisdiction under Federal Laws regarding interstate or Foreign Commerce.									
vootiguti	- Juniourotron undor re	dorar Laws regarding interest		911 0011111101					
						TOTA	L		
I am the ov	vner of the property descr	ibed. I did not cause or contrib	ute to the da	mage set fo	rth here	ein.			
The actual	cash value of my shipme	nt was \$							
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		ho knowingly, and with inten ng any materially false, incor							
		ent act, may be prosecuted u							
In addition	n. anv insurer or insuran	ice company may deny benef	fits if false i	nformation	materia	ally relate	ed to a claim i	s provided by	
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NV Any no	oreen who knowingly and	with intent to defraud any insur	anco compa	ny or othor r	orcon f	filos an an	unlication for in	curanco or	
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(CUSTOMER'S SIGNATU	RE DATE	DATE HOME PHONE NO			BUSINESS PHONE NO.			
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CUS	TOMER'S PRINTED NAM	VIE CUSTON	IER E-MAIL	ADDRESS			NSURANCE COMPANY OF A	MERICA, INC.	
						1-800-474-2526			

Email: claims.reporting@transguard.com

INSTRUCTIONS:

- 1. Complete front of claim form in full. <u>HELP US TO HELP YOU</u> By returning the statement of claim, completed and signed, as soon as possible, to the moving and storage company that provided the service.
- 2. Claims must be submitted in writing within ninety days of the day of delivery (9 months in the case of interstate claims). No claim will be considered registered until the carrier or its claims representative has received a completed "Statement of Claim" signed by the customer. Carrier or its claim representative reserves the right to require a sworn statement of claim as a condition precedent to claim settlement. Carrier or its claim representative reserves the right of inspection of item claimed within a reasonable time. Do not proceed with repairs or replacement until we have had an opportunity to examine your completed statement of claim and determine the course of action necessary.
- 3. Please read the provisions of your insurance certificate (if any) and/or contract terms and conditions on the reverses side of your order for service, bill of lading and checklist.
- 4. In the absence of external damage or other proof, the carrier is not liable for mechanical or electrical malfunction of washers, dryers, refrigerators, freezers, television sets, hi-fi set, radios, phonographs, etc. These devices often fail for reasons other than transportation, or from normal vibration incident to transportation. Proper servicing before and after shipping is the customer's responsibility, except for shipments moving under a United States Government bill of lading where servicing is included in the transportation rate. Until or unless carrier acknowledges liability, service calls to inspect or repair said defects are at the risk and expense of the customer.
- 5. Loss claims for individual packed items, when all containers are receipted for, will not be honored in the absence of other evidence of loss. Loss claims not confirmed by the delivery receipt will not be honored by the carrier. Confirmed losses will be traced by the carrier. Tracing procedures often take up to ninety days from the time the carrier receives an adequate description of the missing item from the customer.
- 6. ACTUAL CASH VALUE OF ENTIRE SHIPMENT Estimate to the best of your ability the cash value of your entire shipment at the time it moved. Consider the present day replacement cost less depreciation.

FRAUD WARNING

- **AK** A person who knowingly and with intent to injure, defraud, or deceive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.
- **AZ** For your protection Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.
- **AR & LA** Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is quilty of a crime and may be subject to fines and confinement in prison.
- **CA** For your protection California law requires the following to appear on this form. Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.
- CO It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of Insurance.
- **DE** Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony.
- **DC** WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.
- **FL** Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.
- **ID** Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement containing any false, incomplete, or misleading information is guilty of a felony.
- **IN** A person who knowingly and with intent to defraud an insurer files a statement of claim containing any false, incomplete, or misleading information commits a felony.
- **KY** Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.
- **ME, TN & VA** It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits.
- MN A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.
- **NH** Any person who, with a purpose to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete or misleading information is subject to prosecution and punishment for insurance fraud, as provided in RSA 638:20.
- **NJ** Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

- **NM** Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties.
- **NY** Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.
- **OH** Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.
- **OK** WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.
- **PA** Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.
- **TX** Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.
- **WA** It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.