THE CUBA FAMILY ARCHIVES FOR SOUTHERN JEWISH HISTORY AT THE BREMAN MUSEUM

Mss 387, Gordon Family Papers

Box 6, File 8

Zaban Storage Company, 1944-1945

ANY REPRODUCTION OF THIS MATERIAL WITHOUT THE EXPRESS WRITTEN CONSENT OF THE CUBA FAMILY ARCHIVES IS STRICTLY PROHIBITED
Mrs. Sadie G. Gordon,  
1028 St. Charles Ave. N. E.,  
Atlanta, Ga.

As PRINCIPALS and for our own account, we confirm sale to you:

20 shs. National Linen Service Corp. $7 Pfd. 
(Callable at 105 and dividend)

@ 106 3/4 $2,135.00

The securities above described are or may be hypothecated under circumstances that will permit the commingling there-of with securities carried for the account of other customers. Such commingling, however, if any, ceases upon payment by you for the above described securities in the amount indicated above.

Paid 5/4/44
Andack endorsed
By Henry W. Grady
December 10, 1945

Lt. Col. S. L. Gordon
P.O. Box 2127
Atlanta, Ga.

Dear Col. Gordon,

We are hereby enclosing duplicate warehouse receipt covering your household effects placed in storage. Kindly sign and return this copy and we will forward to you the original receipt which is your property and is to be retained by you until you wish your goods removed from storage.

Enclosed also is an insurance application. Should you desire insurance on your goods, please fill in and return this form. The insurance rate is 7¢ per $100 per month (Minimum $500.00) and is payable monthly with your storage account.

We are also enclosing a storage payment book which you can use when remitting to us in the future. This book is punched showing month and date storage is due and this will relieve you of writing letters, etc.

Thanking you, we remain,

Very truly yours,

ZABAN STORAGE COMPANY

[Signature]

LEH/Zab

PRESIDENT

LH2/dd
INSURANCE INSTRUCTIONS
(DEPOSIT ONLY)

To ZABAN STORAGE COMPANY, INC.
Atlanta, Georgia

Please effect for me or us under the terms of your Open Policy No. ST-637416 of the SEABOARD FIRE & MARINE INSURANCE COMPANY insurance on household goods and personal effects in the amount of $.................. which amount I or we consider to be the value of such goods, while in the storage warehouse of the ZABAN STORAGE COMPANY, INC., 262 Garnett St., S. W., or 236 Nelson St., S. W., Atlanta, Georgia.

I or we understand that the insurance while in storage covers loss or damage from fire, lightning, windstorm, cyclone, tornado, hail, explosion, riot, riot attending a strike, civil commotion, aircraft, smoke, burglary, and sprinkler leakage.

(Signed)..........................................................................................................

(Address)........................................................................................................

ABSTRACT OF OPEN POLICY No. ST-637416 OF THE SEABOARD FIRE & MARINE INSURANCE COMPANY

THIS POLICY INSURES the interest of shippers named in certificate issued hereunder on GOODS AND MERCHANDISE, consisting principally of household furniture, clothing, wearing apparel and/or personal effects, but excluding accounts, bills, currency, deeds, evidences of debt, money, notes or securities, or jewelry, pearls, or precious stones:

A. WHILE IN DUE COURSE OF TRANSIT by motor vehicle of the van type:

AGAINST DIRECT LOSS OR DAMAGE from fire; lightning; collision, i.e., accidental collision of the motor truck with any other automobile, vehicle, or object; and overturning of motor truck; only to the extent of the carrier’s liability therefor, which, for the purpose of this insurance, shall not exceed $8.00 per pound on interstate shipments, and $2.00 per cubic foot on intrastate shipments;

B. WHILE IN WAREHOUSE of the assured located at 262 Garnett St., S. W., or 236 Nelson St., S. W., Atlanta, Ga., for consolidation or packing, or while deposited incident to transportation and while awaiting determination or availability of final destination:

AGAINST DIRECT LOSS OR DAMAGE CAUSED BY FIRE, LIGHTNING, WINDSTORM, CYCLONE, TORNADO, HAIL, EXPLOSION, RIOT, RIOT ATTENDING A STRIKE, CIVIL COMMOTION, AIRCRAFT, SMOKING, BURGLARY, AND SPRINKLER LEAKAGE.

Coverage as provided for herein shall be for the actual cash value of goods and merchandise coming under the coverage of this policy and shall be so declared to the company on certificates or advice of insurance issued hereunder.

SPECIAL EXCLUSION—This policy does not insure against loss or damage arising from War, Invasion, Hostilities, Rebellion, Insurrection, Seizure or Destruction under quarantine or Customs regulations, Confiscation by order of any Government or Public Authority, or risks of Contraband or Illegal Transportation and/or Trade.

Insurance provided by this policy as evidenced by certificates issued hereunder shall terminate when goods are delivered to final destination or cease to be in the custody of the Zaban Storage Company, Inc., whichever first occurs.

In the event the actual cash value of goods and merchandise insured being in excess of the amount declared in certificates, it is agreed that the assured shall be regarded as his own insurer for the difference and shall accordingly bear a ratabile share of any loss and expense incident thereto.

LIABILITY OF OTHER PARTIES TO OWNER OF PROPERTY—This insurance is warranted not to inure directly or indirectly to the benefit of any carrier, bailee or warehouseman, or to any insurance company that would have been liable for the loss but for the existence of this policy. It is further warranted that property insured hereunder shall not be shipped under any contract releasing the carrier or bailee from full legal liability with the exception of such forms of release as may be customary in respect to household furniture shipments. Any stipulation or agreement that such carrier or bailee shall have the benefit of this insurance shall void this policy or contract of insurance.

ASSIGNMENT OF RIGHTS—In all cases of loss the owners of the property shall assign and subrogate all their rights and claims against others to this company at time of payment to an amount not exceeding the sum paid by this company and permit suit to be brought in the owner’s name, but at the company’s expense, and the owners further agree to render all reasonable assistance in the prosecution of said suit or suits.

CANCELLATION—It is understood and agreed that any one or all certificates or advice of insurance may be cancelled at anytime by the company by giving five days’ written notice thereof mailed to the address of the person to whom issued as stated in the certificate or advice of insurance, the unearned portion of the paid premium to be returned to the assured.
WAREHOUSE RECEIPT

Zaban

Storage - Moving - Packing - Shipping
262 Garnet Street, S. W.
Atlanta, Ga.

Lot No. 13264

RECEIVED for the account of L. Col. S. L. Gordon
for storage, the goods or packages enumerated in the schedule below, upon the following terms and conditions, said goods stored in warehouse located at No. 262 Garnet St.

CONDITIONS

The responsibility of the Company is limited to its own negligence and unknown to any kind of damage by theft, rust, fire or deterioration by time.

Unless a greater value is stated herein, the depositor declares, that the value of the goods, whether arising out of storage, transportation, handling, packing, unpacking, fumigation or any other cause, does not exceed $2,000 and in no event shall the Company be liable except for storage and in case of loss or damage from any cause for which the Company is held liable.

The responsibility of the Company is limited to its own negligence and unknown to any kind of damage by theft, rust, fire or deterioration by time.

No liability assumed for Meth Damage

SCHEDULE OF GOODS

1. 8 B L Silver
2. Barrel of silver
3. 
4. 
5. Crate of 21 pictures and Diploma

No liability assumed for Meth Damage

If not correct, please notify immediately

Important

Are your goods insured against fire? Read your policy and see that it covers the goods in the building in which they are stored.

Name
ORDER FOR DELIVERY

ZABAN STORAGE COMPANY, Inc.          Date________________________

Kindly deliver goods on this warehouse receipt to __________________________

The responsibility of the Warehouse is to continue in full force and effect and upon all conditions and limitations as provided in the terms of the contract and warehouse receipt until delivery of goods to the above address.

In case goods are delivered to truckmen other than the Company's Trucks, the responsibility of the Warehouse ceases when goods are turned over to said truckmen.

Goods for places where receipts are customarily refused or where no authorized person is present to sign for them, may be left at my risk.

If goods can not be delivered in the ordinary way by the stairs or elevator, I agree to pay for any and all extra charges for hoisting or other necessary labor.

DELIVERY DATE________________________SIGN HERE________________________