

Taylor Warehouse
Waiver of Liability and Hold Harmless Agreement
For Dropped Equipment

_____ (customer) shall indemnify and hold Taylor Warehouse, its officers, directors, employees and affiliated companies harmless from and against all liabilities, claims, suits, actions, fines, damages, losses, costs and expenses (including reasonable attorney fees and consequential damages) arising out of losses and/or damage to trailers and the contents therein dropped by _____ (customer) and/or its affiliates and / or subcontractors on Taylor Warehouse premises located at 2875 E. Sharon Road, Cincinnati, Ohio 45241-1976.

IT IS UNDERSTOOD THAT ANY TRAILERS DROPPED BY _____ (customer) WILL BE DONE AT _____'s (customer) OWN RISK. Taylor Warehouse has no liability for the security of the dropped trailers or the integrity of the contents therein, or for injury or harm, including death, which may be incurred by _____ (customer) employee and / or a representative while on Taylor Warehouse premise. Notwithstanding _____ (customer) shall be liable to Taylor Warehouse for the injury or harm, including death, of any person and/or damage to or loss or destruction of any property caused by or resulting from _____'s (customer) presence on the Taylor Warehouse premises.

(Signature- Warehouse)

(Signature- Customer)

(Name- Printed)

(Name-Printed)

(Title)

(Title)

Taylor Warehouse

(Date)

(Company)

(Date)