Fur Coats returned to the President on Oct. 29, 1941

2 Coats
Mrs. Brady - Dot these were Kent - Joe has receipt in his express book

M
April 29, 1942

Dear Mr. Ritter:

I am sending by express today the President’s winter coats for storage:

One black cloth, astrakhan fur-lined.
One black cloth, seal fur-lined
One black cloth, mink fur-lined and one seal fur hat.

Would you be good enough to let me know they reached you safely?

Very sincerely yours,

Grace G. Tully

Mr. Louis Ritter,
224 West 30th, Street,
New York, N. Y.
4/29/42

Memo. for Miss Jilly:

The names of the three fur coats to be sent to Rittenhouse:
Black cloth, astrakhan fur-lined
Black cloth, seal fur lined
Black cloth, pheas fur lined
one seal fur cap.
Ritter Brothers, Inc.
FINE FURS
224 WEST 30th STREET
NEW YORK CITY

Received from
President Franklin D. Roosevelt
Residing at
The White House, Washington, D.C.

the articles named below to be stored until Jan. 1942, subject to conditions printed on reverse side of this receipt.

<table>
<thead>
<tr>
<th>Article No.</th>
<th>DESCRIPTION</th>
<th>VALUATION</th>
<th>Storage Charge Only</th>
<th>CONDITION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mans Soy-Lined</td>
<td>$1500</td>
<td></td>
<td>All articles are examined upon their receipt and condition noted on statement below.</td>
</tr>
<tr>
<td></td>
<td>with Mink Seal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Mans Soy-Lined</td>
<td>$800</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>with 18th. Persian</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total Valuation $2300

Repairs, Cleaning & Glazing $0
Storage & Insurance $0
Total Charges $0

Customer's Acceptance

Ritter Bros.

Note: If changes in valuation are desired or if errors or omissions are discovered, we must be notified within ten (10) days from date hereon and the receipt returned for correction. No changes will be made thereafter.

When communicating with us either by phone or mail, always mention the number of this receipt. Also notify us of change of address.

Bryant 9-3144
Certificate No. 2470

Certificate

Duplication in whole or in any part thereof is prohibited under copyright laws.
STORAGE RECEIPT

Certificate

Issued To

Dated

Expires

Signed

Acceptance of this receipt constitutes an agreement by the customer to be bound by all its stipulations and conditions as fully as though this receipt was signed by the customer.

ALL THE TERMS AND CONDITIONS ON THE REVERSE SIDE HEREOF ARE MADE PART OF THIS RECEIPT AND SHALL HAVE THE SAME BINDING FORCE AND EFFECT AS IF CONTAINED HEREIN.

1. The articles shall be protected from damage by moths, but the undersigned shall not be responsible for damages of any kind existing prior to acceptance of the articles.

2. The acceptance and retention of this receipt by depositor or depositor's agent shall be deemed a consent to and a ratification of its terms and conditions which shall not be varied except in writing signed by the undersigned.

3. If the articles, or any of them, are received by the undersigned only for the purpose of protection against damage by moths, then in that event the liability of the undersigned shall be limited to the extent of such damage, the depositor agreeing to assume all liability for any and all other damage to and for any and all losses of any of the articles, however the same may be occasioned.

4. It is agreed that all the terms and conditions of this storage agreement are contained herein.

5. The articles shall be held for and delivered to the depositor or depositor's agent.

6. The acceptance and retention of this receipt by depositor or depositor's agent shall be deemed a consent to and a ratification of its terms and conditions which shall not be varied except in writing signed by the undersigned.

7. The articles shall be stored at the above premises or any other place selected by the undersigned without notice to the depositor.

8. Storage charges are payable not later than the expiration of the storage period as above noted and the right is reserved to withhold any and all articles until charges are paid.

9. No changes will be made in valuations placed upon any of the articles at the time received in the event of loss or damage to any article or articles and in no event after the expiration of three days from the date hereof.

10. Articles, or any of them, left beyond the date mentioned herein shall be deemed re stored upon the same terms and conditions as those herein contained, the undersigned however reserves the right to change the charges.

11. The undersigned shall not be liable for loss or damage resulting from invasion, insurrection, riot, civil war, strikes, usurped power, commotion or act of God, or any cause beyond the control of the undersigned, nor for deterioration or discoloration from natural causes, nor for loss or damage from any cause other than those for which liability is specifically assumed nor in any case including 'the negligence of the undersigned, beyond the valuations' herefore specified, which valuations the depositor represents are not in excess of the amounts paid for the articles nor in any case including the negligence of the undersigned, for any greater amount than received by the undersigned from the insurance company for the loss of or damage to any article or articles represented by this receipt.

12. In the event of the settlement between the insurance company and the undersigned of any claim for loss of, or damage to, any or all of the articles, such settlement shall have the same force and effect as if the settlement had been made by the undersigned as the depositor's agent and attorney. In fact, reserving, nevertheless, in the undersigned at all times and in any event, the right to make any or all of the articles, or to repair and restore any or all of the articles to the same general condition as when received, or to replace any or all of the articles with other or others of like kind, and quality or to pay the amount or amounts received from the insurance company in settlement from the loss of, or damage to, any or all of the articles.

13. The delivery of the articles, or any of them, to any person presenting this receipt shall be deemed delivery to the depositor or the depositor's agent. In the absence of a written notice received by the undersigned of the loss of this receipt, the delivery of the articles or any of them to any person presenting this receipt shall be deemed delivery to the depositor.

14. The delivery of the articles, or any of them, at depositor's residence as it appears on the face of this receipt, or at any address specifically given by depositor or depositor's agent shall constitute and be deemed delivery to the depositor and no obligation or liability is assumed for any error or loss resulting therefrom directly or indirectly.

15. Three (3) days notice may be required by the undersigned of depositor's intention to withdraw any or all articles. The delivery of goods renders this receipt void.
Ritter Brothers, Inc.
FINE FURS
224 WEST 30th STREET
New York, N. Y.

Received from                      Date May 4, 1943
President F. D. Roosevelt         Phone
Residing at                        

the articles named below to be stored until Jan. 1944, subject to conditions printed on reverse side of this receipt.

<table>
<thead>
<tr>
<th>Article No.</th>
<th>DESCRIPTION</th>
<th>VALUATION</th>
<th>Storage Charge Only</th>
<th>CONDITION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Man's cloth coat -</td>
<td>-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- 6th Persian lining -</td>
<td>$12.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Man's cloth coat -</td>
<td>-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- flock lining - seal pills</td>
<td>$7.50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Man's cloth coat -</td>
<td>-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- al seal lining - other</td>
<td></td>
<td>R 101.5</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- only</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total Valuation: $101.5

repairing or Remodeling $ 
Cleaning & Glazing $ 
Storage & Insurance $ 
Customer's Total Charges $ 
Per. H. S. Jones

If changes in valuation are desired or if errors or omissions are discovered, we must be notified within ten (10) days from date hereon and the receipt returned for correction. No changes will be made thereafter.

When communicating with us either by phone or mail always mention the number of this receipt. Also notify us of change of address.

Certificate No. 4448
ALL THE TERMS AND CONDITIONS ON THE REVERSE SIDE ARE MADE PART OF THIS RECEIPT AND SHALL HAVE THE SAME BINDING FORCE AND EFFECT AS IF CONTAINED HEREIN.

1. The articles shall be protected from damage by moths, but the undersigned shall not be responsible for damages of any kind existing prior to acceptance of the articles.
2. Unless otherwise noted herein the articles shall be insured by the undersigned against loss by fire or burglary.
3. If the articles, or any of them, are received by the undersigned only for the purpose of protection against damage by moths, then, and in that event the liability of the undersigned shall be limited to the extent of such damage, the depositor agreeing to assume all liability for any and all other damage to and for any and all losses of the articles, however the same may be occasioned.
4. It is agreed that all the terms and conditions of this storage agreement are contained herein.
5. The articles shall be held for and delivered to the depositor or depositor's agent.
6. The acceptance and retention of this receipt by depositor or depositor's agent shall be deemed a consent to and a ratification of its terms and conditions which shall not be varied except in writing signed by the undersigned.
7. The articles shall be stored at the above premises or any other place selected by the undersigned without notice to the depositor.
8. Storage charges are payable not later than the expiration of the storage period as above noted and the right is reserved to withhold any and all articles until charges are paid.
9. No changes will be made in valuations placed upon any of the articles at the time received in the event of loss of or damage to any article or articles and in no event after the expiration of three days from the date hereof.
10. Articles, or any of them, lost beyond the date mentioned herein shall be deemed restored upon the same terms and conditions as those herein contained, the undersigned however reserves the right to change the charges.
11. The undersigned shall not be liable for loss or damage resulting from invasion, insurrection, riot, civil war, strikes, usurped power, commotion or act of God, or any cause beyond the control of the undersigned, nor for deterioration or discoloration from natural causes, nor for loss or damage from any cause other than those for which liability is specifically assumed nor in any case including the negligence of the undersigned, beyond the limitations hereinafter specified, which valuations the depositor represents are not in excess of the amounts paid for the articles not in any case including the negligence of the undersigned, for any greater amount than received by the undersigned from the insurance company for the loss of or damage to any article or articles represented by this receipt.
12. In the event of the settlement between the insurance company and the undersigned of any claim for loss of, or damage to, any or all of the articles, such settlement shall have the same force and effect as if the settlement had been made by the undersigned as the depositor's agent and attorney. In fact, reserving, nevertheless, in the undersigned at all times and in any event, the right to make any or all of the articles, or to repair and restore any or all of the articles to the same general condition as when received, or to replace any or all of the articles with other or others of like kind and quality, or to pay the amount or amounts received from the insurance company in settlement from the loss of, or damage to, any or all of the articles.
13. The delivery of the articles, or any of them, to any person presenting this receipt shall be deemed delivery to the depositor or the depositor's agent. In the absence of a written notice received by the undersigned of the loss of this receipt, the delivery of the articles or any of them to any person presenting this receipt shall be deemed delivery to the depositor.
14. The delivery of the articles, or any of them, at depositor's residence as it appears on the face of this receipt, or at any address specifically given by depositor or depositor's agent shall constitute and be deemed delivery to the depositor and no objection or liability is assumed for any error or loss resulting therefrom directly or indirectly.
15. Three (3) days notice may be required by the undersigned of depositor's intention to withdraw any or all articles. The delivery of goods renders this receipt void.
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Alaska Seal Hat</td>
<td>$100.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total Valuation $100.00

R 1011

RITTER BROTHERS

F. D. Roosevelt

President

The White House - Washington D.C.

224 West 30th Street
New York, N.Y.

Date: May 4, 1942

Certificate No.: 4449
ALL THE TERMS AND CONDITIONS ON THE REVERSE SIDE ARE MADE PART OF THIS RECEIPT AND SHALL HAVE THE SAME BINDING FORCE AND EFFECT AS IF CONTAINED HEREIN.

1. The articles shall be protected from damage by moths, but the undersigned shall not be responsible for damages of any kind existing prior to acceptance of the articles.

2. Unless otherwise noted herein the articles shall be insured by the undersigned against loss by fire or burglary.

3. If the articles, or any of them, are received by the undersigned only for the purpose of protection against damage by moths, then in that event the liability of the undersigned shall be limited to the extent of such damage, the depositor agreeing to assume all liability for any and all other damages to and for any and all losses of any of the articles, however the same may be occasioned.

4. It is agreed that all the terms and conditions of this storage agreement are contained herein.

5. The articles shall be held for and delivered to the depositor or depositor’s agent.

6. The acceptance and retention of this receipt by depositor or depositor’s agent shall be deemed a consent to and a ratification of its terms and conditions which shall not be varied except in writing signed by the undersigned.

7. The articles shall be stored at the above premises or any other place selected by the undersigned without notice to the depositor.

8. Storage charges are payable not later than the expiration of the storage period as above noted and the right is reserved to withhold any and all articles until all charges are paid.

9. No changes will be made in valuations placed upon any of the articles at the time received in the event of loss of or damage to any article or articles, and in no event after the expiration of three days from the date hereof.

10. Articles, or any of them, left beyond the date mentioned herein shall be deemed restored upon the same terms and conditions as those herein contained, the undersigned however reserves the right to charge the charges.

11. The undersigned shall not be liable for loss or damage resulting from invasion, insurrection, riot, civil war, strikes, usurped power, commotion or act of God, or any cause beyond the control of the undersigned, nor for deterioration or discoloration from natural causes, nor for loss or damage from any cause other than those for which liability is specifically assumed nor in any case including the negligence of the undersigned, beyond the valuations heretofore specified, which valuations the depositor represents are not in excess of the amounts paid for the articles nor in any case including the negligence of the undersigned, for any greater amount than received by the undersigned from the insurance company for the loss of or damage to any article or articles represented by this receipt.

12. In the event of the settlement between the insurance company and the undersigned any claim for loss of, or damage to, any or all of the articles, such settlement shall have the same force and effect as if the settlement had been made by the undersigned as the depositor’s agent and attorney, in fact, reserving, nevertheless, in the undersigned at all times and in any event, the right to make any or all of the articles, or to repair and restore any or all of the articles to the same general condition as when received, or to replace any or all of the articles with other or others of like kind and quality or to pay the amount or amounts received from the insurance company in settlement from the loss of, or damage to, any or all of the articles.

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To: Storage Receipts, FDR Personal Folder

From: Miss Kelly

President Franklin D. Roosevelt,
The White House,
Washington, D.C.