



## CONDITIONS GOVERNING TEMPORARY DEPOSITS

In consideration of the mutual promises and obligations set forth herein, the Minnesota Historical Society (MHS) and the depositor or depositor's agent agree to the following terms and conditions.

### CARE AND INSURANCE

The depositor, by signing this receipt, releases MHS and its employees, officers, and agents from all liability with respect to any loss or damage to the items covered by this receipt while in MHS's possession or in transit and agrees that the Society shall not cover such objects with insurance.

Attributions, dates, values, and other information shown on the face of this receipt are those stated by the depositor and are not to be considered appraisals or official opinions by MHS. The fact that items have been in MHS custody shall not be misused to indicate MHS endorsement.

Items on temporary deposit may be photographed and examined by modern scientific methods by MHS for its own purposes, but will not be restored, treated, or otherwise altered without written permission of the depositor.

### ACQUISITIONS

In the event any item(s) covered by this receipt is being offered for sale or donation to MHS, the depositor, in the absence of written notice to MHS to the contrary, warrants that he/she is prepared, if the item(s) is accepted by MHS, to pass full and clear title to the item(s), including any copyright interests. If item(s) offered for donation is accepted, the depositor agrees to execute MHS's Deed of Gift for unconditional and unrestricted gifts. MHS cannot provide appraisals to donors. If the item(s) is declined, the depositor agrees to take delivery of same within ninety days after notification.

### RETURN OF ITEMS

MHS will not provide transportation for items deposited with it unless special arrangements are made in writing.

MHS may request the return of any property deposited with it by written notice directed to the depositor at the address of record. If depositor does not make arrangements with MHS for the return of item(s) within ninety days after such notice, then and in consideration for its(their) maintenance and safekeeping during such period, the depositor agrees that the item(s) shall become the unrestricted property of MHS.

### CHANGE OF OWNERSHIP OR ADDRESS

If there is a change in the identity and/or address of the depositor or the owner, MHS must be notified promptly in writing. If someone other than the original depositor claims item(s), MHS reserves the right to request proof of legal authority to receive the material before item(s) will be released.

### INTERPRETATION

MHS accepts this deposit on the understanding that the depositor or authorized agent has legal title or full authority to make this deposit.

This agreement shall be construed in accordance with the laws of the State of Minnesota.