



Shipping Agreement

Shipper is the registered legal owner of the vehicle(s) and has authority to enter into this agreement or has been duly authorized by the legal owner of the vehicle(s) to enter into this agreement.

Shipper must, in their absence, designate a responsible person to act as their agent in the event they are unable to actually be at pick up and/or delivery. If either Shipper or agent is unavailable at pick up, transport will be cancelled and Shipper will be charged a dry run fee of \$200 due to carrier. If Shipper or agent is unavailable at delivery, vehicle(s) will be placed in storage, at Shippers expense. Shipper shall pay full COD amount plus storage expense before release of vehicle(s).

All Roads Transports, Inc. is a broker/agent working for you the shipper. We designate a reliable carrier who has accredited licensing and insurance to actually transport your vehicle(s), which are described on the final transport order form. While every effort will be made to ship on or around your requested dates we do not guarantee a specific pickup or delivery dates. All dates given are an approximation. Many factors may affect the pick up and delivery dates such as weather, road conditions, traffic, and maintenance, ect... Neither All Roads Transports, Inc. nor the assigned carrier will be held responsible for any loss incurred resulting from any delays (i.e....rental car expenses).

All Roads Transports, Inc. requires a deposit in the amount, which is noted on the final transport order form. Deposit is due at time of booking your vehicle(s) transport. All major credit cards are processed via Internet at Paypal.com. Cashier checks are accepted but All Roads Transports, Inc. will not begin transport process until payment is received. Any charge back to credit card or stop payment of check against the deposit by the Shipper will be subject to legal action taken by All Roads Transports, Inc.

Shipper and/or their agent are solely responsible for paying all COD amounts, including any additional charges to carrier upon delivery of vehicle(s). Under no circumstances shall Shipper refuse, decrease or stop payment on COD payment.

Shipper must disclose to All Roads Transports, Inc. at time of booking the exact make, model, year, dimensions, weight, modifications, running or non running status of vehicle(s) to be transported. Any variation in vehicle(s) status is subject to increased transport charges at sole discretion of carrier. Carrier also reserves the right to cancel transport due to unknown size and weight, a \$200 dry run charge will be charged to Shipper due to carrier at this time. All Roads Transports, Inc will retain deposit paid by Shipper to All Roads Transports, Inc. No exceptions.

If vehicle becomes inoperable anytime during transport, a minimum \$150 fee will be charged to Shipper and must be paid to carrier in addition to the original COD amount owed at time of delivery.



Shipper is responsible for preparing the vehicle(s) for transport by removing or properly securing all batteries, loose parts, fragile or protruding accessories, low hanging spoilers, fog lights, antennas and any other similar items. Shipper shall disarm alarm system and provide carrier with any tools or keys necessary to disarm if system is activated. Shipper shall remove all non-permanent mounted racks. Vehicle(s) is to have less than ¼ tank of fuel during transport. Carrier is not responsible for any items or parts that fall off your vehicle(s) during the transport.

Shipper shall remove all detachable personal items from vehicle(s) prior to transport. Items loaded unknowingly to All Roads Transports, Inc. inside vehicle, including trunk space are subject to increased transport fees charged by assigned carrier due to weight restrictions and insurance ramifications. Carrier reserves the right to cancel transport due to items loaded inside vehicle(s), including trunk space. DOT, FHA and/or Police reserve the right to inspect vehicle(s) of suspicious nature. Shipper is solely responsible for all losses and/or citations warranted due to such items.

All Roads Transports, Inc. nor carrier are licensed or insured to carry household goods or personal items. Shipper is responsible for damages either interior or exterior caused to vehicle(s) by household goods or personal items inside vehicle(s).

Shippers agrees to waive any claims against All Roads Transports, Inc. and carrier for damages such as scratches, scrapes and chips that result from flying debris from roadway conditions; damages caused by leaking fluids, battery acid and/or cooling system anti-freeze; industrial fall-out; mechanical malfunctions; exhaust assembly; frame; alignment; tire damage; suspension; glass damage; overloaded vehicles; defective or insufficient brakes, parking brakes or parking gear; damage to loose or visibly worn convertible tops; damage to vehicle boots, caps, bras, masks or any other type of covering; damage resulting from vehicles age, condition or being inoperable; damage undetected due to vehicles dirty condition or damaged caused as a result of acts of God.

Shipper agrees to fully inspect vehicle(s) prior to pick up and at delivery and denote any damages on the carriers Bill of Lading. Both Shipper and carrier must acknowledge damage and sign the Bill of Lading. Any damage that occurred during transport must be noted on the final Bill of Lading while carrier is still at the delivery location. regardless of time of day or dirty conditions of vehicle(s). The carrier's insurance company will not honor any damage not noted on the Bill of Lading. Shipper must file claim with carriers insurance company within 15 days of vehicle(s) delivery. DOT requires all claims be filed in writing and all monies owed be paid in full before claims are processed. Shipper agrees that no charge back of credit card or stop payment of check will be done to dispute a claim. Upon request, All Roads Transports, Inc. will provide Shipper with carrier's company information and certificate of insurance. In no event shall All Roads Transports, Inc. be liable for damages to your vehicle(s) or negligence of the carrier.

Shipper has the right to cancel transport order on the 15th business day from the first



available date vehicle(s) was stated for pick up, which is noted on the original transport order form. Cancellation notice must be submitted in writing and received by All Roads Transports, Inc. prior to assignment of carrier. If carrier assignment has been secured prior to receiving cancellation notice, All Roads Transports, Inc. reserves the rights to retain deposit, no exceptions. If cancellation notice is received by All Roads Transports, Inc. and 15 days have lapsed but carrier has not be assigned a full refund of deposit will be returned to Shipper in the manner in which it was received.

All Roads Transports, Inc. reserves the right to cancel any transport order at their discretion, at any time, with full refund paid to Shipper in manner in which is was received.

All Roads Transports, Inc. cannot process your transport order without your signature. Signing indicates you have read, accepted and agreed to the above terms and conditions.

Thank you for the opportunity to serve you.

Please sign and fax back to:

816-792-5163

Signature _____ Date _____