



COMBINED UNIFORM HOUSEHOLD GOODS/COMMERCIAL GOODS BILL OF LADING AND FRIEGHT BILL

LIBERTYMOVESINC.

15 Diamond Head Drive S. - Pinehurst, NC 28374 (877) 877-2251 NC# 4768 / FL# IM2829 USDOT# 3002054 MC# 01046305

Bill of Lading _____

Date of Move _____

The undersigned shipper hereby orders the above carrier to furnish transportation facilities and services described in this order subject to and in accordance with the rules, regulations and charges as contained in the Tariff on file with the Georgia Department of Public Utilities and the terms and conditions of the bill of lading shown on the back and made a part hereto, and agree to pay upon delivery the amount set forth below in Cash, Credit Cards or Checks.

ORIGIN

SHIPPER _____
COMPANY _____
STREET _____
CITY /ZIP _____

DESTINATION

STREET _____
CITY /ZIP _____

ADDITIONAL PICK-UP

STREET _____
CITY /ZIP _____

ADDITIONAL DROP-OFF

STREET _____
CITY /ZIP _____

HOURLY TRANSPORTATION RATES

Table with columns: START TIME, TIME OFF, TOTAL TIME, TRAVEL TIME BACK, # OF, RATE/ HOUR, # OF HOURS, CHARGES

PACKING

TOTAL CHARGES

DECLARATION OF VALUE

The shipper must select one of the options below prior to the start of any packing or moving service. In the event the shipper does not select one of these options, the carrier's maximum liability for loss and damage shall be an amount equal to a maximum value of \$0.60 per pound per item as described in Option A.

- A DECLARED VALUE of \$0.60 per pound per article. There is no charge for this option.
B ACTUAL CASH VALUE of \$_____ based on a minimum declared value of \$2.50 per pound.
C FULL REPLACEMENT VALUE of \$_____ based on a minimum declared value of \$5.00 per pound.

Exclusions:

Furniture composed of particle board or press board. Lamps, lampshades, pictures, mirrors, artwork, glass, marble, vases or statues not packed by Liberty Moves Inc. Items found broken in boxes not packed by Liberty Moves Inc. Mechanical condition of electronic, audio/visual, computer or battery operated equipment in transit or storage.

I hereby select option [] (MUST BE INSERTED BY SHIPPERS HAND ONLY)

SIGNATURE OF SHIPPER X _____ DATE _____

SPECIAL SERVICES /OR INSTRUCTIONS

TARIFF NUMBER, SECTION, M.D.P.U. 31154, NUMBER

WEIGHT BASIS TRANSPORTATION/ FLAT RATE

Table with columns: GROSS WEIGHT, TARE WEIGHT, NET WEIGHT, RATE PER CWT.

SUBJECT TO A MINIMUM OF LBS (FOR MELES)

SUPPLIES/ ADDITIONAL CHARGES

Table with columns: NO., RATE, AMOUNT. Includes items like SMALL BOXES, MEDIUM BOXES, LARGE BOXES, DISH BARRELS, WARDROBES, etc.

Table with columns: OTHER SUPPLIES, HOISTING FEES, APPLIANCE FEES, TOLLS, PARKING PERMITS, 5% Sales Tax, TOTAL SUPPLIES CHARGES, STORAGE

DECLARATION OF VALUE OPTION []

TOTAL CHARGES

LESS DEPOSIT RECEIVED

BALANCE DUE AT DELIVERY

The Undersigned shipper hereby acknowledges that any and all estimates, except written, are good faith estimates only and that SAID ESTIMATES ARE NOT BINDING. Shipper will be charged the prescribed hourly rate for the actual time charged for the vehicle and employees utilized in shipping.

X _____ Shipper's Signature

X _____ Carrier's Signature

Sec. 1 (a) The Carrier or party in possession of any of the property herein described ("Property") shall be liable as a common law for any loss thereof or damage thereto, except as herein provided.

(b) No Carrier or party in possession of all or any of the Property ("Carrier") shall be liable for any loss, damage or delay caused by act of God, public enemy, war, declared or undeclared, acts of public authority, quarantine, riots, strikes, perils of navigation, act of de fault of Shipper or owner, nature of Property or defect or inherent vice, occurrences in customs warehouse, or for any loss or damage to paintings, statuary, ornamental items, works of art, articles of unusual nature or value, photographs or pictures, antiques, dishes, glassware, musical instru ments, vases, mirrors, marble or enamel pieces, lamps, lamp shades or other fragile articles, unless such loss or damage was caused by negligence of the Carrier, and the responsibility to prove such negligence shall be on the shipper, except where arrangements have been made for the packing and unpacking of such articles by the Carrier or its agent.

(c) No Carrier shall be liable for delay caused by obstructions, faulty or impassable highways, lack of capacity of any highway, bridge, ferry, or caused by breakdown, or mechanical defect of vehicles or equipment.

(d) Carrier's liability shall be that of a warehouseman, only, for loss, damage or delay caused by fire occurring after the arrival of the Property at destination or at the port of export and tender of delivery of the Property to the party entitled to receive it has been made.