

COMBINED UNIFORM HOUSEHOLD GOODS/COMMERCIAL GOODS **BILL OF LADING AND FREIGHT BILL**

LIDEDTVILOVEC

LIBER	TMUVES
	CHARLESTON, LLC

VES	Date of Move	
HARLESTON, LLC		

Bill of Lading ___

2161 Tall Grass Circle Mount Pleasant, SC 29466 (843)607-0242 Certificate NO. 9848 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

ding shown on back ORIGIN	and made a part h	ereto, and agree to	pay upon delivery the se	t amount set forth below in Cash, C DESTINATION	redit Cards,	or Checks.		
SHIPPER				a to constitute works A.				
COMPANY				STREET				
TREET				CITY/ZIP				
TTY/ZIP								
ADDITIONAL P	ICK-UP			ADDITIONAL DROP-OF	F			
TREET				STREET				
TTY/ZIP				CITY/ZIP_				
HOURLY TRA	NSPORTAT	ION RATES						
START		TIME		TARIFF		MDPU	31154	
TIME		OFF TOTAL		NUMBER SE	CTION	NUMBER		
COMPLETED		TIME		WEIGHT BASIS TRA	NSPOR	TATION/ F	LAT RATE	
TRAVEL TIME			11	GROSS WEIGHT	8,42	E PER		
BACK # OF	RATE/HOUR	# OF HOURS	CHARGES	TARE WEIGHT	cw	E		
NEW			Salara Sa	NET WEIGHT				
				SUBJECT TO A LIFE. MINIMUM OF		(FOR:	300,000	
				SUPPLIES: ADDITIONAL CHARGES	NO.	RATE	AMOUNT	
NORNG				SMALL BOXES 1.5 CUBIC FEET		\$1.50		
TEAL CHARGES				MEDIUM BOXES 3.1 CUBIC FEET		52.00		
DECLARAT	ION OF V	ALUE		LARGE BOXES 4.5 CUBIC FEET		\$2.50		
		the state of the s	he start of any packing	DISH BARRELS		\$4.50		
			one of these options,	WARDROBES		\$12.00	9	
he carrier's maximum naximum value of 50			an amount equal to a n Option A.	WARDROBE RENTALS		36.00	1	
\neg			TOTAL CONTROLLED	ART BOXES				
for this opt		er pound per article	. There is no charge	MIRROR BOXES	1			
				PACKING PAPER	+	\$25.00		
		based ound, 1) Carrier will	on a minimum pay to repair the item	TAPE	+	\$2.50		
inorder to	restore it to the sar	me condition it was	in when it was received	Commence of the second	+	\$5.00		
		, LLC or 2) pay the d by Liberty Moves	cactual cash value of the	CONTROL OF THE SECOND SECOND	+	20000		
Carrier will	apply depreciation	n to any claim mad	e under this option.	MATTRESS BAG FULL	+	\$6.00		
The charge of this option will be \$5.00 per \$1,000.00 of valuation.			MATTRESS BAG QUEEN	+	57.00			
FULL REPLACEMENT VALUE of 5			MATTRESS BAG KING SHRINK WRAP	+	58.00			
				+		_		
			OTHER SUPPLIES	+				
			SCIEDNISCO CONTRA	+				
			HOISTING FEES	+				
Exclusions:				APPLIANCE FEES	+			
			s, lampshades, pictures,		-			
irrors, artwork, glass harleston, LLC Item				TOLLS PARKING PERMITS	+			
harleston, LLC Meci	hanical condition of	f electronic, audio/	visual, computer or		1	_		
			damaged or repaired he original glue dried	5% Sales Tax TOTAL SUPPLIES CHARGES				
items. Previously damaged or loose veneer. Furniture with the original glue dried out. Any loose items not boxed. Plants (live, artificial, or dried). If on item in a set				STORAGE				
damaged, only that	one item is covere	d by the insurance,	not the whole set.	The second secon			-	
hereby select o	option	(MUST BE II	NSERTED BY					
and server	0.000000		IAND ONLY)					
IGNATURE OF			100					
HIPPER X		DATE						
SPECIAL SERVICES /OR INSTRUCTIONS		DECLARATION OF VALUE OPT	ION					
		TOTAL CHARGES	_					
			LESS DEPOST RECEIVED					
			BALANCE DUE AT DELIVERY					
				The state of the s				
Shipper will be charge from the time employ	ed the prescribed hees and vehicles le	nourly rate for the a nave the carrier's fa	ctual time charged for th cility until return thereto,	written, are good faith estimates onli e vehicle and employees utilized in not excluding delays due to traffic ools and tariffs assessed against carr	shipping. A or other cau	ctual time charg ses beyond carri	es will be compu ier's control, but l	
HS/HER RESPONSIBIL to a 1.5% monthly int	ITY TO PAY FOR AC erest charge. Shipp	CTUAL TIME CHARG pers will remain fait	SES AS OUTLINED HEREIN He for payment of all cost	tons and tanns assessed against carr UPON COMPLETION OF SAID SERVI is associated with collect ion of mor- ing Authority at (702)-333-2430	CES. Any ar	nd all unpaid bal	ances will be sub	
XShipper's Signature				XCarrier's Signature				
anyon a agricult				Carner'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, or namental 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. No carrier shall be held liable for the internal malfunction of any computerized, electrical or mechanical item or piece of equipment, whether or not such articles are packed, unpacked, or packed and unpacked by the Shipper or his agent or Carrier or its agents. No Carrier shall be liable for damage to or loss of contents of pieces of furniture, crates, bundles, cartons, boxes, barrels or other containers unless such contents are open for Carrier's inspection and then only for such articles as are specifically listed by the Shipper and receipted for 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. Except in case of negligence of the Carrier, Carrier shall not be liable for loss, damage, or delay occurring while the Property is stopped and held or stored in transit on the request of the Shipper, owner, or party entitled to make such request, whether such request was made before or after Carrier came into possession of the Property.

Sec. 2 (a) No Carrier is bound to transport the property by any particular schedule, vehicle, train or vessel or otherwise than with reason able dispatch. Every Carrier shall have the right in case of physical necessity to forward the Property by any Carrier or route between the point of shipment and the point of destination. In all cases not prohibited by law, where a lower value than actual value has been represented in writing by the Shipper or as been agreed upon in writing as the released value of the Property as determined by the classification or tariffs upon which the rate is based, such lower value less charges shall be the maximum amount to be recovered, whether or not such loss or damage occurs from negligence.

(b) As a condition precedent to recovery, claims must be filed in writing with the receiving or delivering Carrier, or Carrier is suing this proposal for service and bill of lading, or Carrier in possession of the Property when the loss, damage, injury, or delay occurred, within 10 days after delivery of the Property, and suits shall be instituted against any Carrier only within two years and on day from the day when notice in writing is given by the Carrier to the claimant that the Carrier has disallowed by claim of any part or parts thereof specified in the notice. Where

claims are not filed or suits are not instituted in accordance with the foregoing provisions, no Carrier hereunder shall be liable. (c) Any Carrier or party liable on account of loss or damage to any of the Property shall have the full benefit of any insurance

that may have been effected upon or on account of the Property so long as this shall not avoid the policies or contracts of insurance; provided that the Carrier reimbursed the claimant for the premium paid thereon.

Sec. 3 Except where such service is required as the result of Carrier's negligence, all Property shall be subject to necessary cooperage,

packing and repacking at owner's cost. Sec. 4 (a) Carrier shall have the right to retain possession of any Property transported by it and to take and place the same in storage at

(b) Property not received by the party entitled to receive it after appropriate notice, may be kept in vehicle, warehouse or place of business of the Carrier, subject to a at the option of the Carrier, may

be removed to and stored in a warehouse at the point of delivery or at other available points at the cost of the owner, and there held without liabil

the charge and expense of the Shipper, until all tariff rates and charges thereon have been paid in cash, money order or certified check. Nothing herein shall limit the right of Carrier to require, at a time of or before shipment, the prepayment in part or in full or guarantee of the charges.