

ZIP TRANSPORT & SERVICES, INC. DBA
FORWARD VAN LINES



BAKER



WWW.FORWARDVANLINES.COM
TOLL FREE: 1-855-7-FORWARD
MOVING THE WORLD FORWARD!



2699 Stirling Road
Suite C-306-B
Fort Lauderdale
Florida 33312
Fax: 954-200-6830
ICC MC # 327506
US-DOT # 709590

GENERAL AGREEMENT

Customer's Name (shipper) Candice Bernstein Job # _____

(Please initial each section in the box to the right of every sub section)

I, the shipper, understand that attempting to move either upon pick-up or upon delivery, a piece of furniture and or appliance into or out of an area in which there is difficult access for said furniture and or appliance, I, the shipper, understand that the movers are not liable for any damages caused to furniture, appliance, and or property as a result of this difficult access. I knowingly accept this risk of damage to all such as furniture and or appliance, property, walls, and floor coverings throughout the entire pathway to the moving vehicle or home.

CB

I, the shipper, hereby release and or absolve the movers (carrier) from any liability of handling and transporting of all uncrated mirrors, marble, glass, pictures, glass tops, lamp shades, box springs, mattresses, TVs, stereos, speakers, all loose items not boxed and all other unpacked fragile items. Carrier is not responsible for cracking, peeling, chipping, and breaking of items not packed by the company. Carrier is not responsible for the mechanical function of electronic items such as TV, VCR, stereo, washer, dryer, refrigerator, Jacuzzis, and all small appliances. The carrier shall not move or transport live plants, live animals, liquor, tanks and or any chemical containers. The carrier is not responsible for the condition at destination of the contents of cartons not packed by the company.

CB

I, the shipper, understand that the carrier shall not be liable for any damages to any and all furniture constructed of pressboard, particleboard, and or engineered wood furniture. Furniture manufactured from pressboard, particleboard, and or engineered wood are NOT designed or built to withstand the normal stress of a move.

CB

I, the shipper, hereby release the moving company of all responsibility for my accounts, bills, currency, deeds, evidence of debts, money notes, securities, important documentation, jewelry, watches, precious stones and other precious valuables unless these items have been declared and clearly disclosed to the carrier prior to initial pick-up.

CB

All charges are to be paid 70% upon pick-up and remaining balance upon delivery with the exception of storage. If and when a shipment is released to a storage facility for a period of over 30 days, payment must be received in full within 30 days from initial pick-up date, additional storage charges will be billed accordingly. Payments are accepted in cash or postal money order before carrier relinquishes property.

CB

Customer was fully informed by the moving company or its agent of the extra charges for packing, wrapping, and materials. Customer requests packing, wrapping, and materials and agrees to pay the cost of labor and materials pertaining to the services rendered.

CB

I, the shipper, understand that my binding quote is based on the list of items that I have provided to the company and is listed on my quote for service. Any additional items may be added to a shipment for an additional fee. Additional fees will be based on additional items and will be quoted prior to loading. Packing materials are charged according to use and are at all times additional. The company will notify shipper of any packing costs prior to use; furthermore shipper must approve any packing service prior to use.

CB

I, the shipper, understand that the moving company will not be liable for the loss or damages of any goods tendered under the inventory list taken unless a claim is made in writing supported by a paid delivery bill of lading after the shipment has been received in full. All claims must be filed within 9 months from the date of delivery. Shipper will pay for any expenses needed in order to proceed with claim including telephone, mailing charges, fax service, etc.

CB

JURISDICTION, VENUE, AND CONTROLLING LAW: This agreement has been entered into and shall be governed by and construed and enforced in accordance with the laws of the State of Florida. With respect to any legal proceedings arising out of this agreement the customer/shipper consents to the jurisdiction and the venue of any

CB