

A2B VEHICLE TRANSPORT TERMS AND CONDITIONS

A2B Vehicle Transport, Inc. is a bonded transport broker and is licensed with the Federal Motor Carrier Safety Administration.

As the broker, A2B Vehicle Transport, Inc. agrees to make all possible efforts to provide expedited transport of your vehicle within the rules and laws set forth by the Department Of Transportation and the Federal Motor Carrier Safety Administration.

Owner or owner's agent, who shall be referred to herein as "shipper", warrants that he/she is the registered owner of this vehicle, or that it has been duly authorized by the legal owner to enter into this agreement.

It is agreed that the shipper will enter into only one agreement with one transport company at any one time.

If the shipper cancels this agreement 24 hrs prior to the earliest pickup date or within (5) days after the earliest pickup date, there will be a \$100 cancellation fee.

It is understood that the agreed upon pickup and delivery date is an estimation only and cannot be guaranteed, unless otherwise stated in writing. Shipper agrees not to hold A2B Vehicle Transporting, Inc. responsible in the event that the carrier company is late in either pickup or delivery of vehicle.

Shipper understands that damage insurance is provided by the carrier company and not A2B Vehicle Transport, Inc. Any damage incurred during loading, transport, or unloading of the vehicle is the sole responsibility of the carrier company. In the event of damage due to carrier fault, this damage must be noted on the delivery receipt/bill of landing along with the driver's signature and the owner's signature.

Any claim for damages must be taken up directly with the carrier company that A2B Vehicle Transport, Inc. brokered the transport to. A2B Vehicle Transport, Inc. will furnish shipper with the name, address and phone number of the carrier company hired to transport and will assist in providing any necessary information.

Carrier will not be held liable for damage caused to or by personal items left in the vehicle. Carriers are not licensed to carry household goods or personal items and will not be responsible for any loss or damage due to personal items.

Carrier is not liable for any mechanical damage including engine, transmission, rear end, motor/transmission mounts, drive trains wiring systems, cooling system, etc (any mechanical or electrical) unless carrier negligence is proven to be the direct cause of said damage by certified mechanic's written disclosure which can be submitted to the carrier's insurance for review.

A minimum service charge of \$100 will be added if the vehicle is found to be inoperable at the time of pickup and was not disclosed at the time the agreement was made. Vehicles that are "in-op" need to be disclosed at the time of booking due to some carrier's not being equipped with the extra equipment needed to transport these types of vehicles.

A C.O.D. order must be paid to the driver via cash or cashiers check prior to the driver releasing the vehicle.

Shipper may not change any terms or conditions of this agreement without express written consent by A2B Vehicle Transport, Inc. In the event that shipper finds the terms of this agreement unsatisfactory, the shipper shall notify A2B immediately in order to reconcile any disagreements. If both parties do not agree in writing to such modifications, these terms and conditions will control.