

TERMS AND CONDITIONS

Customer agrees to the following statements, terms and conditions:

- S/he is the legal owner of the vehicle or is authorized by the legal owner of the vehicle to enter into this agreement;
- S/he or a representative will be present at the time of pickup and the time of delivery;
- Permission is given Luxury Vehicle Transport Inc., subcontractors, agents and employees to drive, park, store, inspect and any other way necessary, operate the vehicle in order to transport it safely and securely;
- S/he understands that the trucking company cargo policy covers damages (if any) caused during the transportation by the Transportation Company. This does not include damage due to weather, pre-existing, road conditions etc.
- In case of damage: It is the responsibility of the customer to make detailed notes of the damage on the bill of lading; sign the bill of lading along with the driver; pay any balance due; and send a copy of the bill of lading to Luxury Vehicle Transport, Inc.
- All damages or claims need to be in writing within 15 days of the completed delivery.
- Luxury Vehicle Transport, Inc. is not in anyway responsible or liable for any damages including but not limited to incidental, indirect or consequential damages.
- You understand that the pickup and delivery dates are estimates and will be meet to the best of our ability and control, however they are not guaranteed. Luxury Vehicle Transport, Inc., their subcontractors, agents and employees are not responsible for any loss due to delay of transportation, pick up or delivery.
- The vehicle will be prepared for transport by removing or properly securing all parts and accessories including but limited to: spoilers, antennas, roof racks and spare tires prior to the pickup time.
- All detachable and/or personal belonging have been removed from the vehicle;
- Luxury Vehicle Transport charges a non-refundable Fifty dollars at the time of order. Any additional money for the deposit or complete order is 100% refundable if the order is cancelled before the dispatch date. The full deposit is non-refundable after the dispatch date if cancelled for any reason.
- The entire amount of the transportation charge is due and payable at the time of delivery or before. In the case of a damage claim or loss, the entire transportation amount is still to be paid by the customer. NO EXCEPTIONS! These are the rules and regulations of The United States Federal Government guidelines on transportation.
- Payment options are Visa, Master Card, Discover or American Express cards to Luxury Vehicle Transport, Inc. Payment options at the time of delivery include Money Order, cash or Certified funds made payable to the carrier delivering your vehicle.
- Additional charges will be added if the vehicle becomes inoperable during the transportation.
- Additional charges will be added to the sale price if the vehicle or locations are not as described at the time the order was placed. Including but not limited to difficult pickup or delivery area, delays caused by the customer or oversized vehicles not discussed prior to pickup.
- This agreement is governed and construed in accordance with laws of the State of Ohio; Ohio Department of Transportation; the Federal Motor Carriers Safety Administration and Hamilton County Ohio guidelines.

I understand and agree to the terms and conditions:

Signature: _____

Date: _____