

Received Payment For Company	Date
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PLEASE READ CAREFULLY

TERMS AND CONDITIONS

The estimated cost was calculated applying a **minimum of three (3) hours of labor**. This cost is simply an estimate. The true total cost of your move shall be based on the total number of hours it will take to relocate the items to be transported from the "Moving From" address to the "Moving To" address, specified above, combined with the cost of any additional services requested by you, and any of the additional packing items designated below, which are not included in the service.

Additional charges such as waiting time, redelivery or storage fee will be added to your bill if you are unable to accept your shipment at the destination. Additional services not included in the hourly price may include but shall not be limited to: truck fees/expenses, fuel charge, heavy item fee, additional labor. Additional time may be added to your hourly billing total as a result of the following encountered when performing the services contemplated hereunder: staircases, hoisting, narrow hallways, long walking distances from the truck to the drop location, moving of heavy objects, furniture assembly/disassembly, loading and unloading.

By signing this agreement, you hereby agree to any and all terms and conditions contained on this agreement. The following materials will be included in your service without any additional charge, but must be returned to the company upon completion: moving blankets, tools, hand-trucks and dollies.

NON-REUSABLE PACKING SUPPLIES WHICH COST AN ADDITIONAL FEE: Boxes, plastic wrap, bubble wrap, tape, and any of the complimentary items mentioned above which need to be replaced as a result of the use of such items during your service.

DISCLAIMER – FRAGILE ITEMS: All fragile and breakable items must be wrapped. It is your sole responsibility to properly pack any fragile items such as glass, mirrors, lamps, or electrical devices before we they loaded on the truck, or we may do that for you for an additional charge. You may also have us take items as-is by signing a release form.

You hereby acknowledge and agree that any and all information provided hereunder is truthful and accurate.

We must relinquish possession of your items and complete the services contemplated hereunder upon receipt of payment in an amount no greater than that which is designated as the "Maximum Amount Due" at Delivery. Moreover, if there is any dispute regarding this contract, or any services provided by TWO MAN MOVING, LLC., those disputes must be submitting to Binding Arbitration through AAA Arbitration in Miami-Dade County, Florida, using the procedures and rules as outlined in AAA Arbitration Consumer Rules. Moreover, integrated in this document is the letter agreement that you might also sign and acknowledge.

Travel time - On every local move which starts and ends within the tri-county area, a mandatory to compensate time spent traveling from movers terminal to the shippers point of origin and/or from the destination address back to movers terminal (A mandatory One hour and 15 minutes travel time charge to the start location and One hour and 15 minutes from the destination). Travel time charge is billed in addition to the movers labor time. There is NO mileage charge on this type of move. Fuel is an additional charge.

Labor time - starts once movers arrive at customers original address and ends when movers finish unloading at the destination address. All of our services have a minimum of 3 (three) hours of labor.

Additional charges such as Sunpass, Tolls, Parking, and any fines given to the movers due to the customer will be included in the total bill with no exceptions.

The heavy items fee helps cover operational costs and only applies when your furniture or goods are exceeding typical weight. The fee is applied if the weight of the item (per article) is above 200 lbs.

Here is a list of rules and regulations to valuation coverage: Valuation does not automatically pay for any damage. It must be clearly shown that the mover was responsible. Items in boxes not packed by the movers are not covered. The movers are not responsible for any electronic item that does not function after the move, unless there is clear evidence that the item was not handled properly during the move. Even if you see damages to items at the time of the move, you are legally responsible to pay the full amount for the move. Then you must go through the claims process.

PLEASE REVIEW THESE DOCUMENTS CAREFULLY TO ENSURE THAT ALL STATEMENTS CONTAINED HEREIN ARE COMPLETE AND ACCURATE TO THE BEST OF YOUR KNOWLEDGE.

BY SIGNING THIS FORM, YOU ACKNOWLEDGE AND AGREE THAT FULL PAYMENT OF THE REMAINING CONTRACT BALANCE IS REQUIRED PRIOR TO THE UNLOADING OF THE TRANSPORTED ITEMS.

IT IS ESSENTIAL THAT YOU DISCLOSE ANY AND ALL RELEVANT INFORMATION TO THE WORKERS PERFORMING SERVICES ON YOUR BEHALF TO ENSURE A SMOOTH AND ISSUE-FREE DELIVERY.

UNDER COUNTY LAW, YOU ARE ENTITLED TO A WRITTEN ESTIMATE OF THE TOTAL COST OF YOUR MOVE AND A COPY OF THE DISCLOSURE STATEMENT. PLEASE REVIEW THESE DOCUMENTS TO ENSURE THEY ARE COMPLETE AND ACCURATE.

I HEREBY ACKNOWLEDGE AND AGREE THAT THE FINAL NUMBER OF LABOR HOURS, THE QUANTITY OF PACKING MATERIALS USED, AND THE NUMBER OF HEAVY ITEMS WILL BE DETERMINED DURING THE MOVING PROCESS AND WILL BE INCORPORATED INTO THE FINAL CONTRACT ACCORDINGLY.

Client Name: _____ Client Signature: _____ Date: _____

My signature below, thereby affirms that I have received the services contemplated hereunder to my full and complete satisfaction, and I hereby understand, acknowledge, and agree that any amounts paid for the services contemplated hereunder are final and will not be subject to refunding or chargeback under any circumstance. I hereby acknowledge and agree that I will not attempt to dispute or chargeback any amount of compensation due as a result of the terms hereunder.

Client Name: _____ Client Signature: _____ Date: _____