

## Agreement

This Agreement for Moving Services (the "Agreement") is entered into by and between Fit-2-Move LLC, a West Virginia corporation with its principal place of business at 576 Eagle Avenue, Charles Town (referred to as the "Mover"), and [Customer Name], residing at [Customer Address] (referred to as the "Customer").

**1. Scope of Services** The Mover agrees to provide the following moving services to the Customer (the "Services"):

- Load, transport, and unload all personal property, including furniture, appliances, and packed/boxed household goods, from the Customer's current residence (the "Origin") to the new residence (the "Destination").
- Provide necessary tools, packing materials, and equipment for the move.
- Load, transport, and unload personal property onto and off the Mover's truck.

**2. Payment** The Customer agrees to pay the Mover a fee of [Amount] (the "Fee") for the Services, inclusive of equipment, materials, labor, and transportation. Payment is due in full upon completion of the Services. Accepted payment methods include cash, cashier's check, traveler's check, PayPal, Cash App, Apple Pay, or Venmo. In the event of legal action to collect outstanding debt, the Customer agrees to cover reasonable attorney fees, costs, and expenses incurred by Fit-2-Move LLC.

**3. Insurance** The Mover maintains adequate insurance coverage to protect the Customer's personal property during the move. Insurance coverage is included in the Fee.

**4. Liability** The Mover will take reasonable care during the move. The Mover is not liable for damage unless due to negligence or willful misconduct. Damages must be reported upon completion of the move. Fragile items not packed by the Customer are moved at the Customer's risk.

- Although our moving staff will be as careful as possible, from time to time damages may occur. If a damage is caused by our staff, at our discretion, we will: repair the item or compensate for its depreciated value. China, glass, clocks, glassware, lamps, mirrors, pictures, artwork, Flat Panel Televisions, or any other fragile articles that are not packed and prepared by the Customer are moved at the Customer's risk. Because the mechanical condition of electronics and appliances is unknown; we only assume responsibility for items which are mishandled or receive visible damage by our staff. We are not responsible for unprotected flooring. If due to an inherent weakness in a piece of furniture (defect, prior repair, unstable construction) a damage occurs, you understand that we will not be liable for any damage(s) to that piece. Fit-2-Move LLC is only responsible for items in our immediate care. Fit-2-Move LLC assumes no responsibility for money, jewelry, or other valuables, please make sure these items are safely put away before our moving crew arrives. Fit-2-Move LLC's policy in regards to particle board/ready-to-assemble furniture: These items are not structurally created to be moved once assembled, we will not repair or replace these items in the event they are damaged during the move.

**5. Indemnification** The Customer agrees to indemnify the Mover against claims, damages, and expenses arising from the move, except where caused by the Mover's negligence or willful misconduct.

**8. Inspection and Release** The Customer shall inspect goods and premises before signing. Acceptance of the conditions is signified by the Customer's signature. The Customer releases Fit-2-Move LLC from claims not noted on the agreement. Furniture and items are assembled and placed as requested by the Customer. The Customer affirms that the origin location is undamaged and all items have been moved.

**I accept these conditions:**

Customer Signature: \_\_\_\_\_ Date: \_\_\_\_\_

I have inspected my goods and premises and release Fit-2-Move LLC from claims not noted:

Customer Signature: \_\_\_\_\_ Date: \_\_\_\_\_