



COMBINED UNIFORM HOUSEHOLD GOODS / COMMERCIAL GOODS BILL OF LADING & FREIGHT BILL
 Husky Moving LLC, 82 Newport St, Arlington, MA 02476, MDP#31953 USDOT#3356186 MC#1073909

The undersigned shipper hereby orders the above carrier to furnish transportation facilities & services described in this order subject to & in accordance with the rules, regulations & charges as contained in the Tariff on file with the Massachusetts Department of Public Utilities & the terms and conditions of the Bill of Lading shown on the back & made a part hereto, & agree to pay upon delivery the amount set forth below.

SHIPPER _____ DESTINATION STREET 1 _____
 COMPANY _____ CITY/ZIP _____
 ORIGIN STREET _____ DESTINATION STREET 2 _____
 CITY/ZIP _____ CITY/ZIP _____
 ADDITIONAL PICK-UP STREET _____ DESTINATION STREET 3 _____
 CITY/ZIP _____ CITY/ZIP _____

HOURLY TRANSPORTATION RATES					CHARGES	#	RATE	TOTAL
MOVE DATE	TRAVEL TIME	START TIME			SMALL BOX, 1.5 CF			
TIME OFF	TIME COMPLETED	TOTAL TIME			MEDIUM BOX, 3.1 CF			
DAY #	# OF MEN	RATE/HR	# OF HRS	CHARGES	LARGE BOX, 4.5 CF			
					XTRA LRG BOX, 6.1 CF			
					TAPE, SINGLE ROLL			
					TAPE, 6 PACK			
					SMALL WARDROBES			
					LARGE WARDROBES			
TOTAL CHARGES					MIRROR BOX			
WEIGHT BASIS TRANSPORTATION / FLAT RATE					PACKING PAPER			
GROSS WGT	TARE WGT	NET WGT	RATE PER CWT		ART BOX			
SUBJECT TO A MINIMUM OF		LBS.	(FOR	MILES)	DISH BARRELS			
SPECIAL SERVICES OR INSTRUCTIONS:					MATT BAG, TWIN			
					MATT BAG, FULL			
					MATT BAG, QUEEN			
					MATT BAG, KING			
					SHRINK WRAP			
					BUBBLE WRAP			
					LOCK			
					SOFA BAG			
					RUG BAG			
					MOVING BLANKETS			
					TIE-DOWNS			
					ROPE			
					TV BOX, MEDIUM			
					TV BOX, LARGE			
					TV BOX, EXTRA LRG			
					OTHER SUPPLIES			
					TOTAL SUPPLIES CHARGES (PRE-TAX)			
					MASSACHUSETTS SALES TAX			
					TOTAL SUPPLIES CHARGES (TAX INCL)			
					DECLARATION OF VALUE COST			
					STORAGE FEES			
					DISPOSAL FEES			
					PIANO FEES			
					HOISTING FEES			
					APPLIANCE FEES			
					TOLLS			
					GAS			
					PARKING PERMITS			
					TOTAL CHARGES			
					LESS DEPOSIT RECEIVED			
					BALANCE DUE AT DELIVERY			

IS THE DECLARATION OF VALUE OPTION I HAVE CHOSEN (MUST BE INSERTED BY SHIPPER'S HAND ONLY):
 Shipper's Signature _____ Date _____

The undersigned shipper hereby acknowledges that any and all estimates are good faith estimates only and that said estimates are not binding. Shipper will be charged the prescribed hourly rate for the ACTUAL time used for the vehicle(s) and employees utilized in shipping. Actual time charges will be computed from the time employees and vehicles leave the carriers facility until returned thereto, INCLUDING delays due to traffic or other causes beyond carriers control, but less time for meals or vehicle breakdown. Shippers also remain liable for payment of all tolls and tariffs assessed against Carrier en route. SHIPPER HEREBY ACKNOWLEDGES HIS/HER RESPONSIBILITY TO PAY FOR ACTUAL TIME CHARGES AS OUTLINED HEREIN UPON COMPLETION OF SAID SERVICES. Any and all unpaid balances will be subject to a 5% monthly interest charge. Shippers will remain liable for payment of all costs associated with collection of monies due and owing, including, but not limited to, reasonable attorney's fees, filing fees and court costs.

Shipper's Signature _____ Date _____ Carrier's Signature _____ Date _____
SHIPPER'S SIGNATURE ABOVE INDICATES SHIPPER HAS READ & AGREED TO ALL TERMS & CONDITIONS LISTED ON THE FRONT & BACK OF THIS BILL OF LADING

LIMITS OF LIABILITY

We know, it's a lot to read! But it is very important information that we want to make sure every customer understands. Over the years we have been asked to do all kinds of things (some of which are not great ideas). Our job is to do whatever you want to accomplish. However, please be advised that certain things you may ask for come with certain risks, and we can not be responsible for the results of all these requests. So please, as you read this, we ask that you respectfully put yourself in our shoes and be reasonable with your requests and expectations. These policies are for your protection as well as ours.

1. Husky Moving LLC's (heretofore referred to as "Husky") liability for lost or damaged items is limited to \$0.60 per pound per article unless additional insurance has been purchased by the customer.
2. The condition of any item(s) boxed by customer (PBO/packed by owner) and not inspected prior to move are not insured by Husky and is the responsibility of the customer.
3. Husky shall in no way be responsible for the working condition of electronic equipment, grandfather clocks, or any other piece of mechanical equipment (MCU/mechanical condition unknown). Damage to cabinets and surfaces of such equipment will be treated as stated in condition #1 above unless additional insurance with appropriate add-on coverage (i.e. electrical and mechanical) has been purchased.
4. Liability is limited to \$50.00 for damage to floors, walls, doors, and painted surfaces. Liability limit may be raised by written agreement of both parties prior to move.
5. The right is reserved by Husky to repair or replace any damaged item(s).
6. Husky will not be responsible for damage caused by non-routine moving including but not limited to, standing pieces on end, sharp turns, over-crowded work areas, difficult stairways, snags and sharp edges in work areas and doorways, handing over balconies, railings, etc., tight squeezes, and damage caused by weather.
7. Husky shall not be responsible for loss or damage to accounts, bills, checks, evidence of debts, letters of credit, passports, tickets, documents, manuscripts, notes, mechanical drawings, securities, currency, money, bullion, precious stones, jewelry, or other similar valuables, paintings, statuary, or other works of art; or property carried gratuitously or as an accommodation. The process of removing drawers must be done in the presence of the customer or their agent.
8. Husky shall not be responsible for damage resulting when moving household items that have deteriorated, such as, but not limited to, lamp shades, mattresses, electrical wiring, etc.
9. Husky shall not be responsible for glass, porcelain or ceramic items in any form, or damage resulting from breakage unless special packaging has been purchased.
10. Husky shall not be responsible for plants or pets.
11. Husky may use dollies to move heavy objects such as but not limited to pianos, appliances, treadmills, safes, items over 150 lbs., etc. Any floor surfaces including, but not limited to, parquet, hardwood, ceramic, marble, entrance halls, etc. and any damage that may result to soft floors, such as, but not limited to, indentation, scuffmarks, etc., are not the responsibility of Husky. If floor can be pulled by thumbnail, we are not responsible for damage. Husky may use water or soapy water to facilitate removal or placement of appliances.
12. Husky shall not be responsible for damage to items requiring special instructions if customer fails to provide such instructions including, but not limited to, disassembly or assembly of said items and any special preparation required.
13. Husky assumes no responsibility or liability for any items or cargo placed in the customers' own vehicle or in rental equipment which Husky does not transport.
14. Any damage caused by incomplete floor areas, such as, but not limited to, subsequent damage to ceilings, will not be the responsibility of Husky.
15. Husky is not responsible for connecting or disconnecting water lines from washers, dryers, or ice makers. You or your representative must check or accept any plumbing connections. We will not do so unless the customer signs a waiver assuming all liability AND we make the decision it is safe to do so. Any assistance we give is as a courtesy only. Many homes in Massachusetts are old and oftentimes we come across neglected plumbing connections. Forcing these connections can cause breakage. We are not plumbers.
16. Husky can not disconnect gas lines as we are not licensed to do so by the State.
17. Husky will not touch or be near any live electrical wires.
18. Husky will not work in unsafe conditions. This includes but is not limited to, areas with mold, areas that have not been shoveled of ice or snow, areas without proper walking paths, or construction areas. Customer assumes any and all liability for any damage or issues arriving from these conditions.
19. Husky cannot be responsible for the working condition of major appliances.
20. Husky cannot be responsible for dents or scratches on major appliances. They are covered by a thin metal that has an extreme affinity to dent and scratch.
21. Husky will not repair or replace pressed board or simulated wood furniture. Much of the budget priced furniture today is made from a pressed wood or wood byproduct material with a photograph of wood grain attached. Some of the wood grain look is simply paper and some is very thin plastic material like on lower end kitchen cabinets. This type of material is not structurally strong, especially if it has screws, since the screw threads have no real grain to imbed into, just pressed wood chips held together by some binding agent. It is not repairable and we have seen it crumble from the smallest vibrations riding in a truck across town. Please do not ask us to repair or replace this type of furniture. We will do our best to move it successfully for you. This type of furniture is specifically excluded from basic and increased insurance coverage.

RELEASE OF LIABILITY - READ CAREFULLY - THIS AFFECTS YOUR LEGAL RIGHTS

In exchange for participation in the activity of Moving, Packing/Unpacking, Disposal, Handyman and Assembly Services organized by Husky Moving LLC (heretofore referred to as "Husky"), of 82 Newport St, Arlington, Massachusetts, 02476 and/or use of the property, facilities and services of Husky, I agree for myself and (if applicable) for the members of my family, to the following:

AGREEMENT TO FOLLOW DIRECTIONS: I agree to observe and obey all posted rules and warnings, and further agree to follow any oral instructions or directions given by Husky, or the employees, representatives or agents of Husky.

ASSUMPTION OF THE RISKS AND RELEASE: I recognize that there are certain inherent risks associated with the above described activity and I assume full responsibility for personal injury to myself and (if applicable) my family members, and further release and discharge Husky for injury, loss or damage arising out of my or my family's use of or presence upon the facilities of Husky, whether caused by the fault of myself, my family, Husky or other third parties.

INDEMNIFICATION: I agree to indemnify and defend Husky against all claims, causes of action, damages, judgments, costs or expenses, including attorney fees and other litigation costs, which may in any way arise from my or my family's use of or presence upon the facilities of Husky.

FEES: I agree to pay for all damages to the facilities of Husky caused by any negligent, reckless, or willful actions by me or my family.

APPLICABLE LAW: Any legal or equitable claim that may arise from participation in the above shall be resolved under Massachusetts law.

NO DURESS: I agree and acknowledge that I am under no pressure or duress to sign this Agreement and that I have been given a reasonable opportunity to review it before signing. I further agree and acknowledge that I am free to have my own legal counsel review this Agreement if I so desire. I further agree and acknowledge that Husky has offered to refund any fees I have paid to use its facilities if I choose not to sign this Agreement.

ARM'S LENGTH AGREEMENT: This Agreement and each of its terms are the product of an arm's length negotiation between the Parties. In the event any ambiguity is found to exist in the interpretation of this Agreement, or any of its provisions, the Parties, and each of them, explicitly reject the application of any legal or equitable rule of interpretation which would lead to a construction either "for" or "against" a particular party based upon their status as the drafter of a specific term, language, or provision giving rise to such ambiguity.

ENFORCEABILITY: The invalidity or unenforceability of any provision of this Agreement, whether standing alone or as applied to a particular occurrence or circumstance, shall not affect the validity or enforceability of any other provision of this Agreement or of any other applications of such provision, as the case may be, and such invalid or unenforceable provision shall be deemed not to be a part of this Agreement.

MY SIGNATURE ON THE FRONT OF THIS BILL OF LADING INDICATES I HAVE READ THIS DOCUMENT IN FULL AND UNDERSTAND IT. I FURTHER UNDERSTAND THAT BY SIGNING THIS BILL OF LADING I VOLUNTARILY SURRENDER CERTAIN LEGAL RIGHTS.