

automobile transportation redefined

23502 Commerce Center Dr. Suite B • Laguna Hills, CA 92653 **TOLL FREE: 844-FINEST-1** • Fax: 1-888-391-3227 <u>www.TheFinestCarrier.com</u> • Follow us @FinestCarrier info@TheFinestCarrier.com

DRIVER:

ORDER NUMBER:

TRIP# : X -

PICK UP FROM					DELIVERY TO				
NAME					NAME				
ADDRESS					ADDRESS				
CITY & STATE					CITY & STATE				
PHONE NO.					PHONE NO.				
YEAR	MAKE	MODEL	MILEAGE		PLATE NO.	1	/IN NO.	N NO.	
• PHOTO TAKEN • B-BENT • T-TORN • BR-BROKEN • CH-CHIPPED • D-DENT • M=MISSING • S-SCRATCHED • GC-GLASS CRACKED									
Inspection	May Not be A	ccurate Due To	NOW RAIN X		DIRTY DARK	ETC X	TRANSPOR	RT FEE	
EMILA MUKUMANANA		T	Right	Side	10	Front	PRE-PAID		
-			_	Б	ALL C	-p			
							TOTAL C.O	.D.	
PRATE						Rear	CARRII	ER LIABILITY	
Left Side						Real		ity limited to current value for make, model,	
Top of Vehicle					AD	mileage. I un	year of manufacturing, and odometer mileage. I understand additional valuation coverage may individually		
							valuation coverage may individually be made available upon application by individual shipper to carrier. I		
	70)ª		HOL					id understand, and above and so release t.	
Payment	Туре:		Payment Made in:						
Billing	COP		Cash Cheo	k [Cashiers check	: / MO 🔲	\$		
Automobiles are designed for road use and may acquire small scratches, scuff, dents or abrasions. This carrier, cannot be liable for minor damage of this nature which is concerned to be the result of natural wear and tear. This inspection represents the general overall condition, but is not inclusive.									
NOTE: Except as otherwise provided, carrier will not be liable for:									
 Damage caused by leaking fluids, battery acids, cooling system antifreeze solution or industrial fallout. Radio antennas that extend more than three inches above fender or hood level of the vehicle being transported. 									
 Loss of Damage to any of all personal items in vehicle. Mechanical function, exhaust assembly, alignment, suspension, or tuning of the vehicle being transported when the damage is not due to carrier negligence. 									
5. Auto rental accruals. 6. Delivery on any particular schedule. Contract of carriage to governed by terms and conditions of the Uniformed Straight Bill of Lading.									
CARRIER : We received as above terms & condition DATE					CARRIER : We delivered in good conditions.			DATE	
CUSTOMER : I/We have checked the items listed & acknowledged DATE					CUSTOMER : I/We have received in good condition.			DATE	

TERMS AND CONDITIONS

The transporter (The Finest Carrier) will not be responsible for any damages not resulting from transporter negligence

- 1. The shipper (the customer) verifies that this vehicle is free of contents as federal regulations prohibit knowingly transports vehicles with personal items in the passenger or truck compartment. If such items are transported, it is without the knowledge of The Finest Carrier and the shipper assumes sole responsibility for any possible fines, levies, and/or other losses. The transporter will not be responsible for loss of any such items left in the vehicle by the shipper.
- 2. All dates quoted by The Finest Carrier are approximations, not guarantees. Due to factors beyond our control, such as weather, traffic delays, road conditions, etc., we can only provide approximate time frame once the vehicle is picked up, conditions permitting, The Finest Carrier will attempt to call the shipper 24 hours before picking up the vehicle to arrange exact pick-up and delivery locations. The transporter does not agree to transport shipment in time for any particular market or event and will not be responsible for loss or damages occasioned by unavoidable delays.
- 3. Regardless of reasons, rental reimbursement will not be granted under any circumstances.
- 4. Due to various factors including but not limited to weight, turning restrictions and Federal Regulations, The Finest Carrier may not be able to drive into every origination of destination. In such case, the carrier (The Finest Carrier) Will contact the shipper to arrange a meeting at a nearby location deemed safe by the carrier.
- 5. The transporter will not be responsible for damage caused by leaking fluids (battery acids, brake systems, cooling systems, anti-freeze solutions) and industrial fall-outs. The Finest Carrier will not be responsible for vandalism and acts of nature beyond our control such as hails, ice, snow Sand storm, strong wind, hurricane, tornadoes, earthquakes, flooding, fire ore objects flying from the environment such as sand stones, road salt, etc. Any weather related damage during transport.
- 6. The transporter will not be responsible for any damages to mechanical and/or electrical functions, including but not limited to, engine, transmission, rear end, motor mounts, drive trains, wiring systems, cooling systems, window motors, radios, stereo systems, power steering, air bags, brake system and/or its cables, clutch and/or its cables, engine tuning, computerized systems, alarm systems, any switch alignment or suspension, etc.
- 7. The transporter will not be responsible for damages caused by freezing or engine, cooling system and/or batteries.
- 8. The transporter will not be responsible for damage that results to the vehicle from the downs breaking or tearing.
- 9. The shipper is responsible for preparing the vehicle for transport. Please make sure your vehicle has about a quarter tank of gas. All loose parts, fragile or protruding accessories, low hanging spoilers, etc. Must be removed and properly secured. Any part of the vehicle that falls off during transport is the shipper's responsibility, including damage caused by said part to any and all other vehicles involved.
- 10. The shipper is responsible for completely disarming any system installed in the vehicle. The shipper must provide keys at any alarm system in the event the car goes off, the transporter is required to silence the alarm by any means the transporter or transporter's driver deems reasonable and effective.
- 11. The transporter will not be responsible for any exhaust system, mufflers or trail pipes.
- 12. The transporter will not be responsible for convertible tops that are loose, torn, or have visible wear. The transporter will not be responsible for vehicle boots, caps, masks, bras, or any other type of canvas or material covering.
- 13. The vehicle owner or the shipper shall, in their absence, designate a person to act as their agent at the point of pick up and/or delivery, if for any reason they are unavailable.
- 14. The transporter will inform the shipper prior to delivery, It is the shipper's responsibility to rave the full payment when the transporter's driver arrives. In order to affect pick-up and delivery, the shipper agrees to meet the transporter's driver at any specified time and place.
- 15. All payments for transport must be int eh form of a cashiers' check. The shipper agrees that if the payment cannot be made by cashiers' check, the vehicle will be stored at the shipper's expense. Should the shipper be unable to accept delivery for any reason, the vehicle will be placed in storage. Any and all storage and/or delivery charges will be the responsibility of the shipper.
- 16. The shipper agrees that should this vehicle become inoperative for any reason during the transport, a charge of \$100.00 (one hundred dollars) will be added to the transport charges and will be collected at time of vehicle delivery. This charge must be paid in cash or cashiers' check.
- 17. The shipper agrees that their vehicle is insured and their insurance has primary responsibility.
- 18. All claims will be settled at actual cost.
- 19. The customer agrees that this is the only contract between the parties governing this transport and no other agreement or contract is in effect. No claims for legal action of any kind may be initiated against transport's agent(s) or the transport broker (if any). Claims for damage must be made to the transporter.
- 20. Exceptions for damages must be noted on the Bill of Lading at time of delivery, a claim for damages not documented on the Bill of Lading will not be honored. All claims must be made in writing 15 (fifteen) days of delivery with the statement of specific damages claimed.

If any provision or part of this Agreement is held to be invalid or unenforceable, all other parts of this agreement remain in effect.

Address all claims to:

The Finest Carrier, Inc. 23502 Commerce Center Dr. Suite B Laguna Hills, CA 92653