

Driver BOL

Passport Auto Logistics, LLC

145 Evergreen Parkway • Lebanon, MO 65536 Phone: 800.325.4267 • Fax: 314.714.4522

BILL OF LADING/INSPECTION REPORT

ICC MC716593, DOT 2043860 Payment Options:

http://PassportTransport.com/Pay_Now

PASSPORT AUTO TRANSPORT PRO/E	80L #: <u>VOID</u>	_ VEHICLE:	VOID	LINOP
SHIPPER:		CONSIGNEE:		
H/		H/		
0/				
M/				
TOTAL CHARGES: VOID		Vehicle <u>VOID</u>	of VOID	
Payment Method: CPU COD	CC Processed	CC Unprocessed 🔲 C	harge to	
Mileage at Pickup VOID Mileage at	Delivery VOID Driver	's Name VOID		VOID
Make VOID Year VOID	Body Style VOID	Color	Vehicle Identification No.	VOID
Legend A - Scratched L - Scraped B - Dented M - Marred C - Bent N - Rubbed D - Caved O - Nicked E - Crushed P - Pitted F - Broken Q - Faded G - Loose R - Rusted H - Paint S - Soiled I - Underpaint T - Torn J - Cracked U - Watermarked K - Chipped V - Missing Designate Delivery by Adding (*) Next to Legend Item Pick up Remarks/Exceptions (Consignee of the content	epecial remarks and comments noting the present at inspection		represer not exact	represented is intended as a close tation of vehicle type only and may thy reflect actual vehicle transported.
VO				
As additional consideration for the services to be provided by visual reproductions of Consignee's motor vehicle(s) in Passp				
Terms and Conditions: Passport Transport liability is limited to a \$500,000.00 release of repair, cost to replace, released value or declared value, whi				
All Amounts Stated in U.S. Currency. Type of payment in The following forms of payment are accepted at picku Major Credit Cards (American Express, MasterCard, Viselectronically.	ip or delivery: Cash (U.S. Currency On	ly), Cashiers Check, Certified Bai	nk Check, Money Order, Personal C	heck, Corporate Check,
The Shipper and Consignee represent and warrant to herein described. The Shipper and Consignee further authorization to execute this Bill of Lading, the applic terms to the contrary, agree to be bound by the terms	represent and warrant to the Carrier th able Inspection Form, and any other do	at any agents or representatives ocuments that may be required b	designated by them to act on their	behalf have full right and
Additional terms and conditions available at www.Pass	oortTransport.com/documents.php OID	VOID	VO	ID
Signature: Shipper or Authorized Agent	/OID	Signature: Consignee or VOID	Authorized Agent	ID
Printed Signature: Shipper or Authorized Agent	/OID		ignee or Authorized Agent	
Driver Signature		Driver Signature		
Date / /		Date / /		

white - office copy

yellow - driver copy

pink - consignee copy

This shipping agreement under the terms and conditions of the Contract/Bill of Lading is effective as of the signing of this contract by the shipping/agent or when possession's taken by the carrier. (Passport).

Charges – Absent a written contractual agreement, all terms and conditions for transportation services (including charges) shall be set forth in Carrier's terms and conditions as maintained at Carriers Corporate Headquarters and in effect on the date service is provided. **Delay** – There is always a risk of late delivery or non-delivery, refunds are available only if a "Performance of Service/Guarantee" has been paid and the delay is a result of Carrier's negligent act or omission. **Transport Lien**— Carrier has the right to a lien against the consignor or any person entitled to the property transported in order collect charges for storage, transportation, and delivery (including demurrage and terminal charges), and expenses necessary to preserve the goods or incidental to transporting the goods after the date of the bill.

Consequential Damages – Carrier shall not be liable in any event for any special, incidental, extended or consequential damages, including but not limited to loss of profits or income, whether or not Carrier had knowledge that such damages might be incurred.

Claims in writing required — A claim for loss or damage, injury, or delay to cargo will not be voluntarily paid by carrier unless filed in writing, with carrier issuing the bill of lading, receipt, ticket, within the specified time limits applicable thereto and as otherwise may be required by law, the terms of the bill of lading or other contract of carriage, and all terms and conditions provisions applicable hereto.

Minimum filing requirements — All claims must be notated on this form by individual accepting vehicle at delivery regardless of day or night at time of delivery and signed by driver. Damage claims must be accompanied by a minimum of two (2) written estimates and photos of claimed damage. Carrier (Passport) reserves the right to hire independent licensed adjustor and to pay the lowest estimate.

Documents not constituting claims – Bad order reports, appraisal reports of damage, notations of shortage or damage, or both, on freight bill, delivery receipts, or other documents on inspection reports issued by carriers or their inspection agencies, whether the extent of loss or damage is indicated in dollars and cents or otherwise, will, standing alone, not be considered by carriers as sufficient to comply with the minimum claim filling requirements.

Claims filed for uncertain amounts— Whenever a claim is presented against a carrier for an uncertain amount, such as "\$100 more or less", the carrier will determine the condition of the shipment involved at the time of delivery by it, if it was delivered, and will ascertain as nearly as possible the extent, if any, of the loss or damage for which it may be responsible. It will not, however, voluntarily pay a claim under such circumstances unless and until a formal notification in writing for a specified or determinable amount of money will have been filed in accordance with the provisions.

Limitation of Liability — In addition to the following, complete Limitation of Liability as stipulated in Passport Transport Terms and Conditions, in effect when service is provided, which is available by calling Passport Transport at: 800.325.4267 or by visiting the PassportTransport website at: PassportTransport.com

- Customer/Shipper is responsible for properly preparing their vehicle for inspection and shipment (special handling requirements, washing vehicle, removing mud, dirt, snow, fluids, including anti-freeze etc.). The Carrier is not responsible for scratches, paint chips, pits, etc. which are not visible at the time of inspection due to poor preparation of the vehicle by the customer or due to poor visibility (rain, darkness, snow, etc.).
- Consignee or designate, at delivery, has the responsibility to inspect the vehicle noting damage listed at origin and signed by the person authorized to release the vehicle. Consignee is responsible to notate any damage not already on the inspection report prior to signing said report.
- Carrier is not responsible for any items inside of vehicle or in the trunk, including but not limited to jacks, lug wrench, tools, spare tire, etc. Personal items are placed in the vehicle at the
- Carrier is not responsible for damage caused by fluids leaking from the vehicle (battery acids, brake systems, cooling systems, anti-freeze solutions).
- Carrier is not responsible for the mechanical parts and/or mechanical condition of the vehicle being transported.
- Carrier is not responsible for normal wear and tear to the exterior or interior surfaces (metal, glass, rubber, carpet, leather, etc.), or for any quality in the property that causes it to damage or destroy itself, hidden or latent defect, gradual deterioration or depreciation.
- Carrier is not responsible for damage to vehicle under carriage or interior except to the extent such damage is found to be a direct result of the sole, negligent acts or omissions of Carrier.
- From defect or inherent vice of the article, including susceptibility to damage because of atmospheric conditions such as temperature and humidity or changes therein.
- Carrier shall have the right in case of physical necessity, and/or operating authority limitations, to forward said property by any Carrier or route between the point of shipment and point of destination
- The Shipper, upon tender of the shipment to Carrier, and the Consignee, upon acceptance of delivery of shipment from Carrier, shall be liable, jointly and severally, for all unpaid charges payable on account of a shipment in accordance with applicable terms and conditions including, but not limited to, sums advanced or disbursed by a Carrier on account of such shipment. Failure to pay the transportation charges within 30 days of delivery constitutes an absolute bar to any claim for property damage.

Processing of Salvage — Carrier claims all salvage rights on damaged parts. Parts must be held for pickup for a minimum of 30 days. Whenever property that is transported by a carrier is damaged or alleged to be damaged and is, as a consequence thereof, not delivered or is rejected or refused upon tender thereof to the owner, consignee, or person entitled to receive such property, the carrier, after giving due notice whenever practicable to do so to the owner and other parties that may have an interest therein, and unless advised to the contrary after giving such notice, will undertake to sell or dispose of such property or by the employment of a competent salvage agent. The carrier will only dispose of the property in a manner that will fairly and equally protect the best interests of all persons having an interest therein. The carrier will make an itemized record sufficient to identify the property involved so as to be able to correlate it to the shipment or transportation involved and claim, if any, filed thereon. The carrier also will assign to each lot of such property a successive lot number and note that lot number on its record of shipment and claim, if any claim is filed thereon.

Whenever disposition of salvage material or goods will be made directly to an agent or employees of a carrier or through a salvage agent or comapny in which the carrier or one or more of its directors, officers, or managers has any interest, financial or otherwise, that carrier's salvage records will fully reflect the particulars of each transaction or relationship. Upon receipt of a claim on a shipment on which salvage has been processed in the manner herein before prescribed, the carrier will record on its claim file thereon the lot number assigned, the amount of money recovered, if any, from the disposition of such property, and the date of transmittal of such money to the person or persons lawfully entitled to receive the same.

All Terms and Conditions additionally subject to Passport Transport prevailing Terms and Conditions in effect when service is provided and applicable Inspections Forms.

In the event any lawsuit is filed against Passport in regards to any claim arising under this contract or any claim for negligence, the shipper agrees that such suit shall only be filed in Lebanon, MO