1/29/2019 Gmail - Invoice



Vishal Sankar < vishalps.sankar@gmail.com>

Invoice

Dynamic Auto Movers LLC - Will Brooks <will@dynamicautomovers.com> To: "vishalps.sankar@gmail.com" <vishalps.sankar@gmail.com>

Mon, Mar 19, 2018 at 12:57 PM

Order # **Date Amount Due Terms** 03/19/2018 488251-MK \$1,050 Due on Receipt

Shipper Invoice

Dynamic Auto Movers LLC

12595 SW 137th Ave Unit 112 · Miami, FL 33186

Salesperson: Will Brooks

Phone: (305) 204-9559 Fax: (305) 204-9561

Email: will@dynamicautomovers.com

Thank you for the opportunity to serve your automobile transport needs. Please review and complete the steps below and sign and fax together with our terms & conditions to (305) 204-9561. If you have any questions, don't hesitate to call or email us using the contact information above.

1. Snipper	Information			2. Pricing and Snip	ping	
First Name:	Vishal	Company:		Price Quote:	\$1,050	
Last Name:	Sankar	Address:		Payments Rec'd:	\$0	
Phone 1:	4045837788	Address 2:		Total Balance:	\$1,050	
Phone 2:		City:		Authorization Fee:	\$150	
Cell:		State/Zip:		COD Amount:	\$900	
Fax:		Country:	United States	Balance Paid By	COD to Carrier	
Email:	vishalps.sankar@	gmail.com		1st Avail Date:		
				Est. Pickup Date:	03/20/18	
				Est. Delivery Date:	03/27/18	
				Ship Via:	Open	
				Vehicle(s) Run:	Yes	
				. ,		
3. Payment	ts Received					
None						
4. Transit D	Directives					
Origin			Destination	n		
Name:	SELVARAJ		Name:			
Company:			Company:			
Phone 1:	7047121626		Phone 1:	4045837788		
Phone 2:			Phone 2:			
Phone 3:			Phone 3:			
Annress.	520 BERKELEY H 801	II DRIVE APT		6880 SYRAH DRIVE		
	001		Address 2:			
Address 2:	Charlette.			Dublin		
· ·	Charlotte			CA 94568		
State/Zip:	NC 28262		Country:	United States		

Country: United States

Vehicle Information

Year/Make/Model Type Color Lic. Plate VIN Lot Num Tariff 2016 Honda CR-V SUV Small \$1050.00

5. Additional Information, Instructions, and/or Conditions

6. Terms and Conditions

- By signing this agreement I am assenting Dynamic Auto Movers to have my vehicle(s) picked up by a contracted carrier of their selection. I
 understand that Dynamic Auto Movers is federally licensed by the FMCSA and bonded as required by federal law to arrange the transport of
 my vehicle(s).
- 2. I am consenting Dynamic Auto Movers to validate the fee referred to as authorization fee on my credit/debit card only as long as my car has been picked up. The remainder of the balance will be paid directly to the carrier only via cash, cashier's check or money order unless previously agreed upon with Dynamic Auto Movers.
- 3. Dynamic Auto Movers will not be authorized to charge any cancellation fee whatsoever unless a notice is not given prior to 48 hours of the scheduled pick up, i.e. car is scheduled for a pick up on Tuesday and a cancellation is done on Monday, at which point Dynamic Auto Movers will have the right to charge the full deposit to the customer's card. Any cancellation done before the 48 hour window will result in this contract being voided and therefore will produce no charges to the customer. Furthermore, if a carrier is dispatched and sent out to the pickup location and car is not ready or not available, Dynamic Auto Movers will be allowed to charge the full deposit as a dry run fee.
- 4. Dynamic Auto Movers cannot promise or guarantee specific dates due to the nature of the industry, therefore cannot be held liable for any delays or alteration of the dates. Dynamic Auto Movers' main priority is customer satisfaction so we will always work to ensure our customer's deadlines are met by providing them to our contracted carriers but cannot be made responsible for any Acts of God or Force of Nature. Therefore any dates requested by customer and provided by carrier are merely a projection and never a guarantee. Dynamic Auto Movers cannot be held reliable for any economic or inconveniences such as car rentals costs and customer agrees to not dispute or cancel charges in case of a change of dates or delays.
- 5. Once a carrier is dispatched and assigned to the customer's order the final price will never be altered. All prices are set and all inclusive (no additional fees or taxes) and a copy of the dispatch notice will be sent to the customer so that he can see what the trucker has accepted the load for. However customer agrees to be honest and upfront in representing the vehicle. Any modifications or additions to the vehicle such as lift kits, big tires/rims, vehicles dropped low to the ground, or things of that nature must be stated upfront so Dynamic Auto Movers can properly work on the order and assign a carrier accordingly. Any misrepresentation of the vehicle may result in a change of price and/or a dry run fee of \$150 if carrier is made to attend the scene of the pick-up.
- 6. Vehicle(s) is (are) considered in operational condition and must be able to be driven onto and off of Carrier's truck under vehicle's own power at all times during shipment unless clearly noted on Client's order as non-running or inoperable('INOP'). Vehicles that become non-operational during shipment, for any reason, will be subject to an additional, industry standard, non-operational fee of One Hundred Fifty Dollars (\$150.00).
- 7. Carriers and Dynamic Auto Movers are not licensed or insured to transport any personal or household goods. However we do understand that people are moving and may need to put some items in the vehicle. We ask that these items be put in the trunk (and backseat if necessary but always as little as possible) and kept to a limit of 100lbs. Exceptions can however be made as long as they are previously and openly discussed with Dynamic Auto Movers. If customer fills a vehicle with items and does not disclose this to Dynamic Auto Movers this can lead to a trucker refusing to carry the vehicle or an additional fee being requested.
- 8. Dynamic Auto Movers and our contracted carriers provide door to door transport as long as truck can physically reach the pick-up and delivery location. If vehicle is in a tough location for a truck to access customer might be asked to meet around the corner at a bigger road or in a nearby location to ensure the loading and unloading of the car is done in a safe manner. Door to door transport does not apply to customers shipping to Hawaii or Alaska.
- 9. Any damage incurred to vehicle during transport falls directly under the responsibility of the Carrier and not Dynamic Auto Movers. All carriers assigned by Dynamic Auto Movers are licensed and insured at the time of transport and Dynamic Auto Movers will be glad to send customer a copy of carrier's insurance and certification at customer's request. In the rare case where damage is incurred, customer must note it in the Bill of Lading and then file a claim against carrier's insurance.
- 10. This contract is subject to all of the terms and conditions of Carrier's straight bill of lading and any liability exclusions therein. Dynamic Auto Movers has no responsibility or liability for any damage to vehicle(s) and/or the contents of said vehicle(s) during transport or at any other time. Client or Agent should under no circumstances release or receive vehicle(s) from Carrier without an inspection report (Bill of Lading/BOL) regardless of the time of day or weather conditions. Carrier and Client, or Agent, are required to verify, sign and obtain a copy of both pick-up and delivery inspection reports. Failure to do so may result in Client's inability to file a damage claim. Carrier's insurance will ONLY process claims for damages due to Carrier's own negligence. Damage must be reported to Dynamic Auto Movers within 24 hours of delivery and clearly listed on the BOL and signed by Carrier's driver, no exceptions. In the event there is damage during transport, Client (or designated Agent) must note those damages on the final inspection report, pay the remaining balance stated on this agreement (all monies owed for transport must be paid) and then contact Carrier's main office as well as Carrier's insurance company. Failure to note any damage on the final inspection report releases Carrier of any liability and could result in the inability to process a damage claim.
- 11. Due to merchant charges Dynamic Auto Movers does charge a 3% convenience charge on all major debit/credit cards.
- 12. This agreement shall be governed by and construed in accordance with the laws of the State of Florida. The parties further agree that any legal action arising out of this agreement must be filed in a court of jurisdiction within Dade County, Florida and Dynamic Auto Movers' liability is limited to the amount Dynamic Auto Movers' service fee only. Customer hereby submits to the jurisdiction of such courts and waives any right to jurisdiction in any other location.

1/29/2019 Gmail - Invoice

13. By replying back or faxing back this contract please note you are agreeing to these terms.

7. Agreed & Accept	τea
--------------------	-----

I agree to and authorize transport of the above vehicle as set forth above and in the attached terms & conditions.

By signing or replying back above I certify I am over the legal age of eighteen (18), I am permitted by law to enter this agreement and I authorize Dynamic Auto Movers to authorize my credit/debit card (shown in this page) per the amount disclosed as 'Authorization Fee' after the vehicle(s) has been picked up. I further acknowledge that I have had plenty of time and the opportunity to read this agreement before signing below and by doing so I completely understand, and agree to, all attached terms and conditions. If customer is not able to print and fax / scan, an email replying "I [the customer name] agree" shall serve as an electronic signature and as acknowledgement and understanding of all the terms and conditions implied in this contract.

> ***Please fax both pages back to 305 204-9561 or scan and email to will@dynamicautomovers.com ***