

Best Moving Company
4720 NW 15th Ave Fort Lauderdale, Florida
US DOT No.: 1523020
ICC/MC No.: 871506
IM: 2522



Job No.:
MJ 345

Pick Up Date:
05/09/2025

Foreman:

INTRASTATE HOUSEHOLD GOODS BILL OF LADING

ORIGIN

Shipper: Steve Johnson
Address: 83 Winthrop Street, Brooklyn Apt.:
City: State: New York Zip: 11225
Tel.(1): 13472379152 Tel.(2): +12129465241
Additional Pickup:

DESTINATION

Shipper: Steve Johnson
Address: 14th Street, New York Apt.:
City: New York State: New York Zip:
Tel.(1): 13472379152 Tel.(2): +12129465241
Additional Drop-off:

Agent Name: Best Moving Company Address: 4720 NW 15th Ave Fort Lauderdale, Florida Phone: +1347000000

FORM OF PAYMENT AT DELIVERY: On the date of pickup payment of 100% of the total is required to be paid in the form of cash, money order, cashiers check if there is at least 30 days between the pickup and scheduled delivery.

Signature: Date:

VALUATION OF COVERAGE:
Best Moving Company provides two valuation options: Limited liability and replacement value (FVP). Both plans cover furniture and boxes packed/unpacked by Best Moving Company.
We suggest you purchase third party insurance to protect your property.
NOTE: Since Best Moving Company cannot control whether proper packing methods are used, on boxes packed by the owner as well as pressed wood (particle board) furniture, liability is waived. The carrier cannot be held liable for any damage to internal electronic or mechanical items, whether they are packed or unpacked by the carrier or by the shipper. Carrier is also not responsible for fragile or brittle items such as glass, china, ornaments, etc. The carrier has the right to inspect and repair any alleged damage and provides no coverage for cosmetic damage to any item. Shipper agrees that Best Moving Company can't be held liable or negligent for any damage to the interior or exterior of any residence including, but not limited to walls, floors, ceilings, landscaping, etc.

☐ **Option A:** Limited Liability: As a licensed carrier with the U.S. D.O.T. we are required to provide limited liability coverage at no charge to the customer. Under this option, the maximum liability is limited to \$0.60 per pound per article, for all items indicated as damaged or missing at the time of delivery. Shipper and/or agent has full authority to accept the shipment and enter into this agreement.

Signature: Date:

By signing this form, you are waiving certain valuable coverage which protects your property above the minimum amounts set by law. Please read carefully.

☐ **Option B:** Replacement: Replacement value coverage (FVP) will provide repair, replacement, or reimbursement in the event of damage or loss. The minimum declared value of a shipment under this option is \$5000. FVP is offered with a \$500 or \$1000 deductible. The amount of the deductible will affect the cost of your FVP coverage.
Declared Value \$

Signature: Date:

☐ **Option C:** Third Party Coverage: Customer has purchased third party insurance coverage and hereby waives all claims for damage or missing property against Carrier and must file all claims with their own insurance provider.

Signature: Date:

Filing of Claims: Carrier shall not be liable for the loss or destruction of or damage of the goods tendered hereunder or any part thereof unless claim is made in writing supported by proof of ownership, together with substations of value, and weight. Moreover, as a condition precedent, all outstanding monies due to the carrier must be filed within 9 months of **delivery or demand** thereof is refused and must be limited to the destination descriptions of damages for each item on the inventory logs. All damages and missing items must be noted on the inventory logs. A general reservation of rights or generic statement of damage is not permitted. Damage indications must specify each item damaged at the time of delivery. **Conversion formula:** It is mandatory that the conversion from weight to cubic feet, or vice versa, be a multiple of 7 to perform the calculations for the total charges. **Agreed Pickup/Delivery Periods:** See reverse of this document for agreed pickup/delivery periods of the entire move. The first date indicated as available for delivery is the first date of the delivery window and not the promised delivery date. Pick up and delivery dates are estimates and not guaranteed. **Notice of Maximum amount due upon delivery:** Final charges will be based on actual weight or cubic feet of property and services provided. Maximum amount demanded upon delivery is the amount of the last non-binding estimate plus 10%; or 100% of the last binding estimate. Shipper may voluntarily pay total actual charges upon delivery. **Fuel Surcharge:** There will be a fuel surcharge on the actual line haul for all orders.

SUMMARY OF CHARGES

Travel Time: 1 Van 2 Men 1.00 Hrs. @ \$ 270.00 Per Hr.	\$ 270.00
Start Time:	● 08:43 AM
Finish Time:	● 09:43 AM
Labor Time: 1 Van 2 Men 2.00 Hrs. @ \$ 270.00 Per Hr.	\$ 540.00
Start Time:	● 09:43 AM
End Time:	● 09:43 AM
Bulky	\$ 0.00
Overnight Hold	\$ 0.00
Packing Materials Ordered	\$ 0.00
Additional Packing Utilized	\$ 0.00
Extra Stop	\$ 0.00
Storage cf. billed separately	\$
Admin	\$ 0.00
Origin/Destination	\$
Debris Removal Service	\$ 0.00
Extra: Sum of all other extra charges	\$ 0.00
Extra:	\$
Extra:	\$
Extra:	\$
Extra: Discounts	\$ 0.00
Extra: Taxes	\$ 0.00

TO BE SIGNED UPON PICKUP: Packing material and labor are not included and will be charged per items ordered and listed on the packing materials list. Estimate rate is based on the items that were estimated by the shipper. Total charges are based on the actual weight of the property or the actual cubic feet the property occupied. The Bill of Lading is the controlling shipping document.

Signature: Date:

GRAND TOTAL:	\$ 810.00
DEPOSIT:	\$ 50.00
PAYMENT COLLECTED:	\$ 0.00
BALANCE DUE:	\$ 810.00
PRICE ADJUSTMENT ON DELIVERY:	\$
NEW BALANCE DUE:	\$

DELIVERY ACKNOWLEDGMENT:

The shipper hereby acknowledges that the shipment was received in apparently good condition except as noted on the inventory list. Furthermore, the shipper acknowledges that all the services that were ordered have been performed, have been fully satisfied, and the truck was inspected and nothing has been left behind. Shipper and/or agent has full authority to accept the shipment and enter into this agreement.

Signature: Date: