


## Your Firm Info


1 Address St., State, City, Zip  
Phone (222) 333-4444  
Email: email-address.com


# Inspection Form


Delivery Date: <b>\$</b>	C.O.D.	Check #	Freight Bil No.	Truck #	Driver
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**B-Bent • T-Torn • BR-Broken • CH-Chipped • D-Dent • M-Missing • S-Scratched • GC-Glass Cracked**

Make	Model	Year	Color	Miles
VIN				
				
Notes:				

Make	Model	Year	Color	Miles
VIN				
				
Notes:				

Make	Model	Year	Color	Miles
VIN				
				
Notes:				

Make	Model	Year	Color	Miles
VIN				
				
Notes:				

Origin				
Street				
City/State/Zip				
Tel:	Contact:			

Original				
Inspection	Driver Signature	Shipper	Date	

**FINAL INSPECTION** Damages which occurred in transit must be noted here and signed for by dealer and driver

<input type="checkbox"/> No Transit Damage	<input type="checkbox"/> Transit Damage as follows:			
Driver Signature	Receiver	Date		

Receiver Subject to terms on Reverse

1. By signing this document you declare that you are the owner, or an authorized agent of the owner to make arrangements for shipping the owner's vehicle, (hereinafter referred to as Client or Shipper) Client warrants that it is the registered legal owner of the vehicle, or that it has been duly authorized by the legal owners to enter into this agreement with (hereinafter referred to as
2. will arrange for the client, the transportation of vehicle with carriers (hereinafter referred to as carrier) selected by from the specified pick up location to the specified drop off destination outlined in the shipping order.
3. Carriers transporting the vehicle will only accept Cash, Cashier check or money order for balance due upon delivery of your vehicle. Please have funds available to expedite your delivery unless you chose to PRE-PAY which requires payment in full, in advance.
4. If driver of carrier transporting your vehicle feels he cannot maneuver or operate his truck at a destination location or neighborhood, it is the responsibility of the client or client's agent to meet the driver for safe delivery of vehicle at a location close to the clients home
5. By client's signature or client's agent signature, and carrier transporting the vehicle and their employees are authorized to operate and transport vehicle during transport pickup/delivery or as needed to facilitate the transport of the vehicle.
6. Client agrees and understands that the carrier will route vehicles from origin to destination by routes within their own discretion and does not agree to any specified routing by client.
7. does not agree to transport the vehicle on any particular motor carrier, nor in time for any particular event. will not be responsible for any loss or damage created by an unavoidable delay. provides you with an estimated pickup and estimated arrival date of your vehicle. However the carrier transporting the vehicle is subject to delays due to weather, road conditions, mechanical problems, etc. There are absolutely no guarantees regarding delivery times and dates. and the carrier will not be held responsible for car rental fees or any accommodation fees.
8. Inoperable vehicles are subject to additional charges, if a vehicle is inoperative such that it cannot be driven on and off a carrier's truck under its own power, please tell us in advance so we can give you a correct quote. In the event that we are not told that a vehicle is inoperative at the time of the quote: an additional fee of up to \$200.00 will be added to the final amount to be collected by the carrier before the car is delivered. Additionally, in the event we are not informed of the correct model and type of the vehicle including racks, extensions, oversized tires, etc. which render the vehicle oversized when we give you a quote. If we discover the oversized nature of clients vehicle upon pickup, an additional fee of up to \$300.00 will be added to the final amount to be collected by the carrier before the vehicle can be delivered.
9. No personal property shall be transported in client's vehicle that includes but is not limited to Explosives, Guns, Ammunition, Flammable Products, Narcotics, Negotiable and Legal Papers, Alcoholic Beverages, Jewelry, Furs, Money, Live Pets, Live Plants or any unlawful contraband. Client agrees that or carrier may confiscate or dispose of said items with no remuneration. PAT and carrier will not be held responsible for delivery of personal property. If you wish to put items in the vehicle, you do so at your own risk.
10. The department of Transportation requires that all outstanding freight charges must be paid without deduction, so before your car can be taken off the truck, the total amount you owe must be paid in full. Any damages should be properly noted while the driver is there, obtain the necessary information from the drier. Damage claims must be made within 24 hours of delivery.
11. All claims for damage must be taken up directly with the carrier, and if there is any damage the liability for damages lies solely with the carrier. will assist client with necessary carrier information.
12. Signing the Bill of Lading at destination, without notation of damage, will be evidence of satisfactory delivery of vehicle. Under no circumstances can client make a claim if no damages were noted at delivery. Client is highly encouraged to check vehicle before you sign the Bill of Lading.