

## ATTENTION

MCLAUGHLIN & SON TRANSPORTATION COMPANY INC. DOES NOT GUARANTEE DELIVERY ON ANY PARTICULAR SCHEDULE. THIS AND OTHER ITEMS OF THE CONTRACT OF CARRIAGE ARE GOVERNED BY THE UNIFORM SRAIGHT BILL OF LADING HEREIN. YOUR VEHICLE(S) WILL BE PLACED IN A LOCAL STORAGE FACILITY IF YOU OR YOUR AGENT ARE NOT AVAILABLE TO RECEIVE THE VEHICLE UPON ARRIVAL FOR DELIVERY. YOU WILL BE RESPONSIBLE FOR ANY STORAGE OR REDELIVERY FEE INCURRED.

IMPORTANT - TO SHIPPER AND DRIVER OR OTHER REPRESENTATIVE HANDLING FOR McLaughlin & Son Transportation Company Inc. Our service is limited to the transportation of the vehicle only. We WILL NOT accept any PERSONAL EFFECTS inside the vehicle or trunk areas, nor will McLaughlin & Son Transportation be liable for said contents. This regulation cannot be waived.

NOTE: MCLAUGHLIN & SON TRANSPORTATION COMPANY INC. WILL NOT BE LIABLE FOR THE FOLLOWING...

1. Damage caused by leaking fluids, battery acids, cooling system anti-freeze solution, industrial fallout from acts of God.
2. Mechanical functions, exhaust systems, alignment, suspension or tuning of engine, inspection of these items are not practical at time of shipment. Shipper understands and acknowledges that McLaughlin & Son Transportation Company Inc. does not perform mechanical inspections of vehicle being shipped.
3. Damages occurring while loading or unloading inoperable vehicles. This includes, but is not limited to, any damages related to pushing, winching, towing, fueling, charging electrical components or damages to trunk, hood, or external body components.
4. If a vehicle becomes inoperable at any point during transport for any reason, there will be an additional fee of \$150.00. This fee will be due upon delivery.
5. Damage or loss of loose parts or special equipment when not listed on the bill of lading and/or when not properly wrapped and stored by owner so as to prevent loss or damage.
6. Articles left in vehicle. Overweight fines issued due to added weight in vehicle for transport. McLaughlin & Son Transportation Company Inc. will assess overweight fee plus \$50.00 to all vehicles causing said overweight.
7. Auto Rental Accruals will not be honored.
8. Damage caused by freezing of cooling system and/or batteries. Protection from freezing will be the responsibility of the shipper.
9. Damage to tires involving flat tires in transit, unless noted on bill of lading and signed by driver.
10. Damage to power antennas that are inoperable, also phone, CB, etc. Unless otherwise noted, power antenna, phones, radios, and CBs will be deemed to be inoperable at the time of delivery from shipper to McLaughlin & Son Transportation Company Inc.
11. Minor scratches, paint chips and dings associated with ALL used cars. Listing every defect is not practical at time of shipping.
12. Damage claims will not be honored unless delivered to McLaughlin & Son Transportation Company Inc. without two (2) days of signing of the delivery receipt. Any damage claim MUST be accompanied by three written repair estimates and photographs of the damaged area(s). No damage claim shall be honored until freight charges due McLaughlin & Son Transportation Company Inc., agents, servants, or employers, are paid in full.
13. All vehicle openings: hoods, sunroofs, windows, convertible tops, etc.; All openings are to be securely latched by shipper prior to shipping. If said items become loose during shipping, McLaughlin & Son Transportation Company Inc. will not be liable for damage to loose items, nor damage caused by said item.
14. Minor scratches, paint chips and dings unable to be seen during inspection due to watermarks, dirt, dust, etc. McLaughlin & Son Transportation Company Inc. is not responsible for washing cars to complete inspection.
15. Shipper authorizes McLaughlin & Son Transportation Company Inc., its agencies, servants, or employees, to drive the vehicle, as needed for purposes of loading and unloading and no liability can exist for mileage placed on shipper's vehicle by such agents, servants, or employees.

Exceptions for damage or shortage must be noted at time of delivery and signed by Driver and Receiver. Claims resulting there from must be filed in writing to McLaughlin & Son Transportation Company Inc.

Any and all disputes between Shipper and McLaughlin & Son Transportation Company Inc. are to be handled through binding mediation with a third party to be chosen by Shipper and McLaughlin & Son Transportation Company Inc.