



Fax to 561-475-2169

Email: info@wecareforyou.care

**We Care For You; Auto Transport Division
Authorization for Transportation of Motor Vehicle(s)**

Customer Name: _____ **Job#:** _____

This agreement is between above named party (herein identified as Customer) and We Care For You; Auto Transport Division.

Delivery dates are estimates only. We Care For You will take every reasonable measure to secure the Customer's desired schedule and advise customer of specific market trends along the desired routes.

Customer agrees that We Care About For You and its transporters will not be held liable for normal wear and tear associated with open transportation. Normal wear and tear is defined as that which comes from driving vehicle along an interstate and can be avoided with enclosed transport service.

Damage caused as a result of the inoperable condition of the vehicle(s), faulty breaks, steering, or any other factor which impairs the safe loading and unloading of vehicle(s) will not be held against We Care For You or it's transporter.

We Care For You will take every reasonable measure to ensure the vehicle(s) will only be moved by a reputable, insured, and experienced transport company. In the unlikely event of damage to the vehicle, Customer agrees to (A) note damage on the Bill of Lading received at the time of delivery and (B) notify We Care For You in writing within 7 days of delivery. Customer hereby waives any damage claims that are not noted on the Bill of Lading or for which Customer has not submitted a timely claim.

Performance under this contract shall be excused to the extent such performance is prevented by casus fortuitus, or chance occurrence. The term "casus fortuitus" shall include acts of God or nature, acts of a public enemy, acts of terrorism, riots, strikes, labor disputes, fires, explosions, floods, acts or orders of civil or military authorities, or other causes beyond the reasonable control of the party declaring the casus fortuitus event. Such excuse from performance shall continue until the casus fortuitus event ceases to exist.

Customer is the registered legal owner of the vehicle(s) being transported and has authority to enter into this Agreement or has been duly authorized by the legal owner of the vehicle(s) to enter into this Agreement.

Customer understands that any personal items should be removed from vehicle prior to transport and any items left in the vehicle are done so at the customer's discretion. In no event, however, will We Care For You be responsible for the safe transport of any such contents.

A form of payment must be on file in order for We Care For You to seek a qualified carrier for the customer. There will never be a charge made until the point a qualified carrier has been located and contracted for the move within the predetermined schedule and for the agreed upon rate.

By signing this document, customer agrees to the above terms and receives the above services as outlined, from We Care For You; Auto Transport Division.

Signature _____ **Date** ____ / ____ / ____

By signing this page I agree that this contract is supplemental to BOL and tariff which are publicly available at Federal Maritime Commission by section 19 of the Shipping Act of 1984, Part 515 of Title 46 of the Code of the Federal Regulations. The parties submit all their disputes arising out of or in connection with this Agreement to the exclusive Broward County Court System of the Courts of the State of Florida.