



Bravo Transport

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FAX 714-316-1444 • email: info@bravotransport.com • web: www.bravotransport.com

Order Form

Customer

Quoted Transport Amount: \$

Name: _____
Address: _____
Home Phone: _____ Cell: _____ Work (other): _____
Fax: _____ Email: _____

Vehicle

Year/Make/Model: _____ Color: _____ Operable? Yes / No
1st Available Date: _____ License Plate: _____ VIN Number: _____

Origin

Name: _____
Address/City/Zip: _____
Contact Phone: 1) _____ 2) _____ 3) _____

Destination

Name: _____
Address/City/Zip: _____
Contact Phone: 1) _____ 2) _____ 3) _____

Notes (pick up and delivery special circumstances, additional vehicle information – if inoperable, specify if it has key, rolls, steers, brakes, etc.) _
[All Hawaii orders entire VIN is required along with full payment at the time of booking.](#)

Payment

Amex / Visa / MC / Discover



Card Number _____ Expiration Date: _____ Validation Code: _____

Name _____ Charge Amount: \$ _____ COD Amount: \$ _____

Billing Address: _____

Charge Amount is full payment or deposit only (\$125 minimum). COD Amount is remaining balance due to the carrier at time of delivery (cash or cashier's check only, payable to the Carrier). Your deposit will not be charged until a carrier has been scheduled to pick up your vehicle.

I agree that I have read and understood the terms and conditions outlined in the Transport Agreement document. I submit that the supplied payment information is correct and true. I agree to pay the quoted amount.

Signature _____ Date _____

The Terms & Conditions document can be viewed on our web site at www.bravotransport.com. You can also request a copy to be mailed, emailed, or faxed to you. You can email or fax this form back to Bravo Transport. If emailed, your typed name will constitute a valid Legal Digital Signature.



Bravo Transport

Terms and Conditions

The following is an agreement between the broker, **Bravo Transport**, herein referred to as **Broker** and the customer, herein referred to as **Customer**.

Customer warrants that it is the registered legal owner of the vehicle, or that it has been authorized by legal owners to enter into this **Agreement**.

Customer agrees to pay the price quoted for delivered vehicles, including all COD amounts and any additional charges initially agreed upon. COD's must be paid in cash, or cashiers check.

Customer shall inform **Broker** if the vehicle is inoperable (unable to be driven under its own power) or oversized (lift kit, oversized tires, dually, etc.). If broker is not informed prior to pick-up, all extra charges must be paid prior to delivery. The **Customer** shall prepare the vehicle for shipment including all non-permanent outside mounted luggage and other racks prior to shipment.

Broker and its agents will not be liable for damage caused by leaking fluids, freezing, or antennas not tied down. Inspection of mechanical functions, exhaust systems, alignment, suspension or tuning of engine are not practical at time of shipment. **Broker** and its agents shall not be liable for damages not caused by their negligence, including: damages caused by mechanical malfunctions; defective or insufficient brakes, parking brake or parking gear; overloaded vehicles; acts of God; damage caused by tie downs that break or tear due to vehicle's age or conditions; any damages caused by the loading or unloading of inoperable vehicles; any convertible tops that are loose, torn, or have visible wear, bras, or any other type of canvas or material covering; damage that is undetectable due to vehicle's dirty condition at the time of pickup. If the vehicle shall become inoperable during transport an additional \$150 will be charged to the customer.

Broker does not agree to transport the vehicle on any particular truck, nor in time for any particular event, due to possible delays caused by weather, road conditions, mechanical problems, etc. **Broker** shall use its best efforts to pick up and deliver the vehicle within the estimated time frame; however, because unforeseeable factors could delay delivery beyond the estimated time frame, **Broker** does not guarantee the date or time of pick up or delivery.

Vehicle should be free of any personal or household items. **Broker** and its agents are not responsible for personal items left in vehicle, nor for damage caused to the vehicle from excessive or improper loading of personal items. The following items are not allowed to be in the vehicle at time of shipment: electronic equipment, valuables, plants, pets, alcohol, drugs, firearms, explosives, ammunition, flammables, jewelry, furs, money or contraband.

In case the owner or its agents are unavailable and/or unreachable on or 24 hours prior to the delivery scheduled date, storage and a redelivery charge will be assessed. **Customer** shall pay any and all costs, including storage, towing and additional delivery costs incurred as a result of **Customer**'s breach of any warranty or obligation under this **Agreement**. **Customer** agrees to hold **Broker** and its agents harmless of any costs, expenses, damages, losses and claims caused by **Customer**'s breach of any warranty or obligations under this **Agreement**. **Customer** shall not be entitled to refunds for services rendered. Auto rental accruals will not be honored.

The vehicle will be covered by the carrier's (agent) cargo insurance up to the vehicle's market value. Any claim for loss or damage must be noted and signed on the condition report at time of delivery. Signing the agent's bill of lading at destination without notation of damages shall be evidence of satisfactory delivery of the vehicle. Any claim of damages caused by the assigned carrier must be made within 5 (five) days of delivery and must be reported to that designated carrier and to **Broker**. Customer will not seek to charge back a credit card or stop a check to offset any dispute for damage claim.

Broker will charge the **Customer** the sum of \$90 (ninety) if **Customer** cancels the order after a carrier was assigned to pick up the vehicle(s). The cancellation request must be done in writing.

This supersedes all prior written and oral representation of **Broker** and constitutes the entire **Agreement** between **Customer** and **Broker** and may not be changed except in writing signed by an officer of **Broker**.