

http://www.firstmovingusa.com

1st Moving Corp.

1743 Rt. 9 North

Howell, NJ 07731

Moving Quote

Customer Rep.: Vladimir Phone: 732-414-2727 Ext. 12

Fax :

Email: <u>Idmovers@hotmail.com</u>

Reference No: P471382
US DOT: 1618672
MC: 598065
Registration #:
39PM00103000

Relocation Details

Job No: P471382

Representative: Vladimir / Arthur

Move Type:
Residential

Local Move,

Relocation Rate

Flat Rate per box \$10.00

Included: 4 months storage, empty box

	Pick up		Delivery		Slot
	Date	Time	Date	Time	ID
	May	9am-	Sep 9	1pm-	Α
	23	10:30am		2:30pm	
	May	11am -	Sep 9	3pm-	В
	23	12:30pm		4:30pm	
	May	1 pm -	Sep	11am-	С
	23	2:30 pm	11	12:30pm	
	May	3 pm -	Sep	9am-	D
Requested	23	4:30 pm	11	10:30am	
Date of Move:	May	9am-	Sep	5pm-	Е
	26	10:30 am	11	6:30pm	
	May	11am-	Sep	3pm-	F
	26	12:30 pm	11	4:30pm	
	May	1pm-	Sep	1pm-	G
	26	2:30pm	11	2:30pm	
	May	3pm-	Sep 9	9am-	Н
	26	4:30pm		10:30am	
	May	5pm-	Sep 9	11am-	
	26	6:30pm		12:30pm	
Deference By	DEDEAT	CUCTOME			

Reference By: REPEAT CUSTOMER

Created on: 04/09/2012

Understanding Your Quote

MOVING SERVICES AGREEMENT

• *** Charles Guo (cguo@princeton.edu) is representative agent for group of students signed below.

1st Moving Corp. provides the following services:

- 1. Delivery of packing materials (boxes);
- 2. Pick-up of Customer's possessions at the scheduled pick-up place, on the scheduled pick up date , within the Pick-up Period;
- 3. Transportation of items to a suitable storage facility as chosen solely by 1st Moving Corp;
- 4. Delivery of the Customer's possessions to the scheduled delivery place, at the completion of the storage term, on the scheduled drop off date, within the Acceptable Drop off Period.

Packing materials the Customer will use the boxes (3.1 cu ft, 18'x18'x16.5') supplied by 1st Moving Corp. for storage.

You are responsible for dropping off your boxes during your designated drop-off period.

You are also responsible for pick up your boxes on your designated pick up date, during a specific time window.

1st Moving Corp. will store your belongings at a storage facility selected by 1st Moving Corp. Subject to the terms set forth herein, 1st Moving Corp. will store the Customer's belongings between the Pick - up Date and the Drop - off Date.

You acknowledge that you have inspected each box and each one is now in good condition and suitable for the intended purpose of storing your goods and personal belongings.

You represent that you are the lawful owner of the items being stored or are otherwise authorized to execute this Agreement on behalf of the lawful owner. Items being stored must be packaged by Customer suitably for storage purposes, and must not be prone to fire, leakage, moisture, spoilage, contamination or explosion, or be deemed hazardous materials under any applicable laws. The Customer undertakes not to store any items in violation of any applicable laws.

Limitation on Liability

YOU HAVE FULL RESPONSIBILITY FOR, AND BEAR ALL RISK OF LOSS OR DAMAGE TO THE BOXES AND THEIR CONTENTS, AND FOR ANY DAMAGE CAUSED TO YOUR PROPERTY OR TO THE PROPERTY OF OTHERS BY THE BOXES OR BY THEIR CONTENTS WHILE THE BOXES REMAIN IN YOUR POSSESSION, INCLUDING WHILE THE BOXES ARE ON YOUR DRIVEWAY OR LOADING DOCK, OR IN ANY HALLWAY OR ANY OTHER COMMON AREA OF YOUR RESIDENCE.

SUBJECT TO THE SECTION ENTITLED INSURANCE, FOLLOWING PICK - UP OF YOUR BOXES FROM YOUR RESIDENCE UNTIL THE BOXES ARE DELIVERED TO YOU, 1st Moving Corp. DOES NOT ASSUME ANY RISK FOR LOSS OR DAMAGE TO THE PERSONAL PROPERTY YOU HAVE PLACED IN THE BOXES FOR STORAGE, NO MATTER HOW THE LOSS OR DAMAGE MAY BE CAUSED, EXCEPT FOR LOSS OR DAMAGE CAUSED DIRECTLY BY OUR GROSS NEGLIEGNCE OR WILLFUL MISCONDUCT, AND IN ANY EVENT 1st Moving Corp's AGGREGATE MAXIMUM LIABILITY TO YOU SHALL NOT EXCEED THE FEES YOU PAID FOR THE SERVICES.

BY SIGNING THIS CONTRACT CUSTOMER AGREES TO RELEASE HIS SHIPMENT TO A VALUE NOT EXCEEDING 60 CENTS PER POUND PER ARTICLE.

Customer shall defend, indemnify and hold harmless 1st Moving Corp. and its employees, agents and representatives from and against any and all claims, actions, demands, liabilities, damages, costs and expenses (including, without limitation, reasonable attorneys' fees), arising out of, in connection with or related to the Services provided under this Agreement or any breach or default by Customer of any agreement, covenant, representation or warranty of Customer under this Agreement.

The insurance does not cover:

- 1. Cash.
- 2. Coins, Jewelry, and collectables.
- 3. Items of intangible or indefinable value.
- 4. Extremely fragile items (e.g. Glass, mirrors, etc.).
- 5. Damage to electronic equipment if not packed in its original manufacturer supplied packaging container and there is no evidence of physical damage or breakage to its packaging container.
- 5. Inadequately packed items.
- 6. Concealed and or internal damage.
- 8. Unpackaged items, including furniture that is not wrapped and protected.
- 9. Minor damage caused by normal handling (including, but not limited to scratches, nicks, & cuts).
- 10. Damage to outer storage containers (e.g. plastic totes, suitcases, trunks, etc.)
- 11. Damage due to natural disasters, acts of terror, acts of warfare, or acts of God.
- 12. Damage caused to assembled furniture and particle board.
- 13. Loss or damages occurring while the items are not in the possession of 1st Moving Corp.
- 14. Damage due to improper packing (boxes are not properly taped/closed from the bottom and/or not filled up completely).

Damaged packages or items must have clear indications of physical damage to the exterior. 1st Moving Corp. will not be held liable for internal damage that is concealed within its outer packaging.

1st Moving Corp.'s maximum liability for loss, damage, expense or cost incurred are expressly limited by the terms listed within this agreement and are limited only to the limited storage period during which the Customers possessions are in the custody of 1st Moving Corp..

The Customer acknowledges that they are liable for any damage their storage contents may inflict on the property of others.

Insurance Claims

The customer acknowledges that they must claim report any lost or damage items within 72 hours of delivery.

In the case of damaged packages, all damaged cartons must be inspected by a 1st Moving Corp. representative upon delivery in order to properly inspect and assess the damage. In the case of loss of the Customers item, the Customer agrees to notify the 1st Moving Corp. representative upon delivery of the other items. The missing items must be noted on the delivery receipt and signed by the 1st Moving Corp. representative.

In the case that the Customer is not present during the delivery, the condition as noted on the contract will define the existence and extent of the loss or damage.

If the Customer does not pick up the boxes within their designated period, he needs to pay an additional amount to have the box delivered on an alternate date (Based on hourly rates - \$115 per hour, with a 4 hours minimum). STORAGE IS NOT ACCESSIBLE; Possible Emergency Access is based on availability - \$ 475 per item; (written permission + lot number MUST).

Claims not filed within 3 days post the scheduled delivery time will be considered waived. All completed claims will be processed by 1st Moving and a response issued within 30 days from their receipt.

Payment

The Customer agrees to

- 1. pay the total cost of the Services provided by 1st Moving Corp., on the day he or she signs this contract
- 2. pay according to the payment scheduled provided by the USG at \$10.00 per box of storage, which includes extraneous costs incurred by the project.
- 3. understands that he cannot separate the cost of boxes from storage.

Customer Name Customer Signature Date			
	Customer Name	Customer Signature	 Date