

CARRIER INFORMATION

Order ID: 6600

Carrier: Tash Express LLC
322 Miramar Beach dr, unit 9190
miramar beach, FL 32550
MC Number: 715356
Driver: Baha
Driver Phone: 8506878088

Contact: Oxana
Phone: 850-642-3249
Phone 2: (850) 687-8088
Fax: (888) 680-2486

Dispatch
Sheet
CentralDispatch

**CC Auto Movers,
Inc.**

1094 Samar Rd.
cocoa beach, FL 32931
Co. Phone: (321) 406-1570

Dispatch Info

Contact: Sharon Sklenar
Phone: 321-406-1570
Fax: (321) 406-0604
MC #: 585064

ORDER INFORMATION

Dispatch Date: 09/21/2016
Pickup Estimated: 09/23/2016
Delivery Estimated: 09/26/2016
Ship Via: Open
Condition: Operable

Price Listed: \$600.00
Total Payment to Carrier: \$600.00
On Delivery to Carrier: None
Company* owes Carrier: \$600.00

CC Auto Movers, Inc. agrees to pay Tash Express LLC \$600.00 within 2 business days (Quick Pay) of receiving a signed Bill of Lading. Payment will be made with Company Check.

*The company (broker, dealer, auction, rental company, etc.) that originated this dispatch sheet.

VEHICLE INFORMATION

Total Vehicles: 1

1 2014 toyota rav4 Type: SUV Color: Plate: VIN: JTMRFREV5ED084640 Lot #:

PICKUP INFORMATION

Name: *CONTACT DISPATCHER* (adesa new jersey)
200 north main street
manville, NJ 08835
Phone: 908-725-2200 **Phone 2:** Phone 2
Phone 3: Phone 3 **Cell:** Cell

DELIVERY INFORMATION

Name: Barney Niner (Dan Deery)
7404 University Avenue
cedar falls, IA 50613
Phone: 319-277-4500 **Phone 2:** Phone 2 **Phone 3:** Phone 3 **Cell:** Cell

DISPATCH INSTRUCTIONS

bank deposit on delivery thanks

This should be picked up within 2 days of 09/23/2016. This should be delivered within 2 days of 09/26/2016.

CONTRACT TERMS *PLEASE READ CAREFULLY*******TERMS AND CONDITIONS OF AGREEMENT:**

1. This Agreement between CC Auto Movers, Inc. and the below listed Vehicle Transport Carrier (hereinafter "Carrier") is for the purpose of pick-up and delivery of the vehicle listed in this Agreement for the price and payment terms listed herein.
2. Carrier agrees to bear sole responsibility for any and all damage caused to the vehicle during the transportation of the vehicle under this Agreement. By signing this agreement, Carrier agrees that CC Auto Movers, Inc. is not liable for any damage caused to the vehicle by, or while in the control of Carrier and that will hold CC Auto Movers, Inc. harmless from any liability whatsoever for any and all damage and any and all compensation to the customer and/or owner of the vehicle.
3. Upon signature and acceptance of this agreement the Carrier shall pickup and deliver a signed bill of lading/condition report.
4. Carrier shall have the sole responsibility to set-up and coordinate any and all pickup and delivery schedules with the Customer. CC Auto Movers, Inc. is not liable for compensation or damages due to the Carrier for any reason nor has any responsibility to verify, schedule, or confirm information regarding aspects of the shipment pursuant to this Agreement.
5. Carrier agrees to hold CC Auto Movers, Inc. harmless from all liability claims held against them and carrier agrees that it will take full responsibility for any and all claims, lawsuits, or actions pertaining to this Agreement. Should CC Auto Movers, Inc. be required to enforce or defend any provision of this Agreement, or be involved in any legal proceedings as Plaintiff or Defendant, Carrier will pay all of CC Auto Movers, Inc. attorneys' fees and/or costs incurred in connection therewith.
6. Carrier agrees to carry a cargo insurance policy to cover any and all damage caused to said vehicle.
7. The Agreement shall be construed and governed in accordance with the laws of the State of Florida and any and all actions, causes of actions or lawsuits brought by either party must be brought in Brevard County Florida or in the United States District Court for the Middle District of Florida. Carrier agrees that the services provided by CC Auto Movers, Inc. were solely in the state of Florida and any and all actions and/or obligations to be conducted by CC Auto Movers, Inc. under this agreement were done solely in the State of Florida.
8. Any provision or portion thereof in this Agreement found to be prohibited by law shall be ineffective to the extent of such prohibition without invalidating the rest of this Agreement.

9. Facsimile copies of signatures to this agreement shall be treated as originals.

AUTHORIZED SIGNATURE REQUIRED & FAX BACK TO (321) 406-0604

Authorized Agent: X _____ Date: X _____
Print Name

Carrier agrees to all terms and conditions of the Agreement: X _____

MUST PICK-UP AND DELIVER ON A DETAILED CONDITION REPORT

PLEASE GIVE THE CUSTOMER AT LEAST A 24 HOUR NOTICE FOR PICKUP AND DELIVERY. PLEASE DO A THOROUGH INSPECTION OF THE VEHICLE ON PICKUP.

Authority to transport this vehicle is hereby assigned to **Tash Express LLC**. By accepting this agreement **Tash Express LLC** certifies that it has the proper legal authority and insurance to carry the above described vehicle, only on trucks owned by **Tash Express LLC**. All invoices must be accompanied by a signed delivery receipt and faxed to **CC Auto Movers, Inc.**. The above agreed upon price includes any and all surcharges unless otherwise agreed to by both Tash Express LLC and CC Auto Movers, Inc..

The agreement between Tash Express LLC and CC Auto Movers, Inc., as described in this dispatch sheet, is solely between Tash Express LLC and CC Auto Movers, Inc.. Dealertrack CentralDispatch, Inc. is not a party to such agreement, has no obligation under such agreement and expressly disclaims all liability whatsoever arising out of, or in connection with such agreement.

CD reference # 12504782