

S&SONS MOVING

2850 Lakeshore Blvd. West
Postal Box # 80131, Etobicoke, ON, M8V4A1

Telephone (416) 253 - 7641
Facsimile (416) 253 - 0074

MOVING WORK ORDER

Date of Move: _____
Customer's Name: _____
P/U Address: _____
Deliver Address: _____

CONTENS:

- Household Furniture
- Office Contents

FEES

Hourly Rate: \$ _____
Travel Time: \$ _____
Minimum Charge \$ _____
Flat Rate: \$ _____
Stairs Charge: \$ _____

OTHER CHARGES

G.S.T. 7 % _____
Packing Materials: \$ _____
Equipment Rental: \$ _____
Storage Charges: \$ _____
Extra Pick – Up: \$ _____

Starting Time: _____ **Time Finished:** _____
Accepted Payment: Cash or Certified Cheques
Minimum Charge to Pay Prior to Start the Job
The Rest to Pay before Unloading
Customer's signature: X _____

TERMS AND CONDITIONS: INSURANCE: The Company shall self- insure the client for any loss or damage in the amount of 50 cents per pound. The maximum limitation of the insurance shall be the total amount charged for the moving. **The customer may purchase full insurance from S & SONS for the all content or separate items by paying 10% from the value they say with required packing from the company.** Or the customer may purchase insurance from such companies, as he deems appropriate. **CLAIMS:** Should the customer elect, at his own option to purchase added insurance any claim made thereon must be made at the time of delivery, and if not made at that time, the customer shall be without remedies thereafter. **RISK OF LOSS:** The customer shall have the right to attend with the mover during the move and in doing so shall indemnify the company from any missing goods or chattels without limiting the generality of thee foregoing. **SPECIFIC LIABILITY EXEMPTIONS:** The company shall be limited in its liability of the move, and specifically shall not be liable for the following unplanned happenings, namely: Glass already cracked or chipped; Unframed glass doors; Contents of any container packed by the customer, Any articles, equipment etc. not properly prepared by the customer prior to moving; Any furniture or equipment moved full with contents therein; Any “ assemble yourself” furniture or otherwise held together with tied joint fasteners; Furniture designs of a unique or fragile nature such as glass, glass on metal, glass basis or glass lags etc.; any damage done mechanical connecting devices; any previously repaired defect; any material or fabric that is weak due to wear or age; any finish still wet and soft; any mechanical or electronic function of any equipment; live plants; soft tile flooring; anything packed in or with common plastic garbage bags. **GENERAL LIABILITY EXEMPTIONS:** The company shall not be liable for any delays on mechanical breakdowns, sharp objects; protruding of walls, ceilings other than movers property, defective fastening devices; elevators; customers own equipment; lack of lighting; slippery or obstructive facilities or walkways, spillage of liquids, difficult situations due to oversize furniture in relation to undersized facilities. **PAYMENT TERMS:** The customer agrees to pay all fees hereunder or projected based on the work to be performed prior to the commencement of the work unless prior arrangements have been made, the evidence thereof set out on the face of this agreement and signed by both parties. **ABANDONED GOODS:** Nothing herein prevents the company from exercising other remedies available to it under the Warehouseman's Lien Act, R.S.O. or such other regulation that may be in force at the time of the execution of this agreement. Should the customer fail to claim any goods within three (3) days from the completion of the move, such goods shall be deemed to be abandoned by the customer. **ENTIRE AGREEMENT:** The terms and conditions set out herein on the face of this agreement constitutes the entire agreement and no verbal conditional will be honored unless they are appended to this agreement and signed by both parties.