



*Law Enforcement Officers who transport electronic equipment*

## CLIENT & DRIVING AGREEMENT

1. I, \_\_\_\_\_ (“Client”) agree to enter into a contract with Shoot Movers L.L.C. (“The Company”) to provide a driver to drive my vehicle as requested. I understand Shoot Movers, drivers are not security guards, bodyguards, nor do they provide executive protection.
2. I represent that my vehicle is in good working condition and has the appropriate inspection and registration, both which are in effect and have not expired.
3. I represent that the vehicle to be used is actively insured for a minimum liability limits of \$250,000 bodily injury each person/ \$500,000 each accident, \$50,000 property damage, collision and comprehensive coverage, There are no driver restrictions, and that there are no driver restrictions in the policies, and that such policies are in full force and effect.
4. I understand that my vehicle insurance is primary for liability, collision and comprehensive coverage’s and that Shoot Movers responsibility is limited to the amount of my deductible or \$500.00 (whichever is less) for physical damage to my vehicle resulting from the negligence of a Shoot Movers driver.
5. I agree to notify Shoot Movers of any changes in the condition of my vehicle, or insurance coverage.
6. I, **hereby release, agree to indemnify, defend, and hold harmless Shoot Movers, L.L.C.**, its officers, directors, shareholders, employees, and independent contractors from any and all claims, demands, suits, liabilities, expenses, costs, judgments, injuries (including death) or other losses or damages which arise from or relate to Shoot Movers, L.L.C. and its officers, directors, shareholders, employees, and independent contractors providing services for me.
7. Shoot Movers LLC, drivers’ represent its inventory of skilled professionals. If, in the event Client wishes to convert a Shoot Movers driver to the client’s employee, Client agrees to pay a conversion fee as liquidated damages. The conversion fee is \$6,000. Liability for the conversion fee is triggered when Client hires a Shoot Movers L.L.C. driver regardless of the employment classification, on either a permanent, temporary or "as needed" basis and regardless of the drivers’ employment status at the time of the hire (e.g., no longer with Shoot Movers L.L.C. ) or drivers’ claimed reason for leaving Shoot Movers L.L.C. (e.g., quit Shoot Movers L.L.C. for reasons unrelated to conversion) if said hire occurs within six months after the last day of the assignment.
8. Shoot Movers agrees to pay the drivers workmen’s compensation, disability insurance and non-owners liability.
9. Shoot Movers agrees to provide the client with a back-up driver when the primary driver is sick or unavailable, and when Shoot Movers receives ample notice.
10. Shoot Movers agrees to provide the client with a replacement driver if the client is not satisfied with the drivers’ work performance, or for any reason client wishes to be assigned another driver, when Shoot Movers receives ample notice.

**Page 1 of 2**



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11. Client will be billed \$40 per hour. Any driver who drives the clients' vehicle more than 40 forty hours per week; client will be billed \$60.00 per hour thereafter for that driver. A holiday rate of \$60.00 will apply to the following days.

New Year's Day, New Years Eve, Martin Luther King, Jr. Day, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day, and Christmas Eve

12. This Agreement shall be subject to the laws of New York State.

13. If any provision herein shall be deemed to be invalid, the remaining provisions shall remain in effect.

14. This agreement represents the entire agreement.

15. Changes to this agreement may only be made in writing, signed by both parties.

I have carefully read and understand the terms of this Agreement including its Release of Claims and Hold Harmless provisions. I certify the representations made by me are true.

\_\_\_\_\_  
Client

\_\_\_\_\_  
Date

\_\_\_\_\_  
Shoot Movers LLC

\_\_\_\_\_  
Date

**Page 2 Of 2**