



Your Moving Estimate [REDACTED]

Ryan - Value Added Moving <support@valueaddedmoving.com>
 Reply-To: Ryan - Value Added Moving <support@valueaddedmoving.com>
 To: David Abraham [REDACTED]

Wed, May 27, 2026 at 12:42 PM



Value Added Moving
 Nationwide Interstate Moving Specialists
 Long Distance Relocation
 +1 888-325-5081

US DOT: 3488475
MC: 1147286
support@valueaddedmoving.com
<https://valueaddedmoving.com>

BINDING MOVING ESTIMATE #G4 [REDACTED]

MOVING FROM		MOVING TO	
Customer:	David Abraham	Customer:	David Abraham
Address:	[REDACTED]	Address:	[REDACTED]
Location:		Location:	
City, State, Zip:	Oak Park, MI 48237	City, State, Zip:	Pikesville, MD 21208
Contact Phone:	[REDACTED]	Contact Phone:	
Email:	[REDACTED]		

RELOCATION DETAILS	
Representative:	Ryan James Ext. 69
Direct Line:	+1 (239) 423-3950
Estimate Date:	05/27/2026
Visual Type:	Waived
The shipper has elected to waive the physical and virtual survey and signed the waiver agreement before the shipment is loaded in accordance with 49 CFR§ 375.401 (a).	
Move Type: Residential	Long Distance, 528 miles
Estimated Volume:	401 cf. (2807 lbs)
Estimated Rate:	\$3.75 per cf
Move Day:	Sunday/Monday
Move Date:	06/21/2026-06/22/2026
Created on:	05/27/2026

RELOCATION CHARGES	
Estimate Price	\$1503.75
Fuel Surcharge: 15.00 %	\$225.56
REASSEMBLY AND STAGING INCLUDED @ DROP OFF	\$0.00
Binding Estimate Fee	\$2200.00
Manager Discount//Military Discount//Truck Availability//AAA Discount	\$1000.00
Basic Valuation Protection: \$0.60 per lbs. per article	\$0.00
Total Estimate Price:	\$2929.31
Customer Payment:	\$1630.00

UNDERSTANDING YOUR ESTIMATE

It is a pleasure to include you as a customer of Value Added Moving!

We thank you for allowing us the opportunity to help make your move a success!

In order to make things easier, we are providing you with all the following information: Please make sure that all loose items such as linens, clothing, towels, books, china, etc. are packed and ready to be picked up. To avoid damage and breakage, we are not able to load fragile items onto our truck that are not protected such as glass, mirrors, electronics, marble, lamps and china. Customers are responsible for packing mattresses and box springs unless otherwise noted in writing. We request that all drawers be emptied to help prevent damage. We are unable to relocate any items placed in plastic bags. They will need to be boxed before it can be loaded on the truck.

Packing materials will be available for purchase on day of the move. Any specialty or fragile item packing needed on the day of the move that is not in writing will be an additional charge.

30 DAY FREE STORAGE NO ADDITIONAL COST.

This estimate includes the following:

- * Door to Door service.
- * Expert advice and guidance throughout the course of your move.
- * Disassemble of all standard furniture required for safe movement at the origin.
- * Wrapping of all furniture with quilted moving blankets.
- * Itemized inventory indicating condition at origin of items.
- * Loading and unloading of all goods.
- * All transportation, taxes, tolls, mileage, and fuel surcharges.
- * Standard cargo protection up to \$10,000 based on 0.60 cents per lb. per article.
- * No charge for packing tape and moving pads.

Additional fees and Accessorial services(if applicable to the move):

- * If not included within the agreement, professional packing services are not included. However, it is at the discretion of the mover at the time of pickup to determine if items will require professional packing services. In these instances, additional charges will be applied. These items include but are not limited to the following: televisions, mirrors, glass tabletops, wall art, contents within dresser drawers.
- * Packing supplies, such as bubble wrap, shrink wrap, boxes, etc. are not included.
- * Items being transported that are not stackable, are considered "Bulky Items." A Bulky items charge will apply for those items not stackable as deemed by the movers at the time of pick up.
- * If there is more than one flight of stairs at your origin and (or) destination which require the movers to transport items beyond the first flight, there will be a charge of \$75 per additional flight. There will be no charge for the first flight of stairs at either the origin or destination. Movers within the Value Added Moving network may perform the delivery using a tractor trailer(18 wheeler). Drivers must have the ability to park within 75 feet at both origin and destination points to avoid long carry charges. Depending on the size of the job, long carry charges start at \$150.00. If the tractor trailer cannot park within the reasonable distance, shuttle services may be required. Shuttle services begin at \$300.00.

Delivery times: ESTIMATED

Distance (Mi) Est. Delivery Window

1 - 500: 3-7 business days

501 - 1000: 3-10 business days

1001 - 1500: 7-14 business days

1501 - 3000: 14-21 business days

Please be advised that it may take up to a total of 31 business days for delivery of household goods to all states by law.

The timetable for delivery begins on the first available date in which you can receive your delivery at your final destination provided.

TERMS AND CONDITIONS:

1. THE PROVISIONS OF THIS AGREEMENT, INCLUDING THE TERMS AND CONDITIONS CONTAINED HEREIN, REPRESENTS THE ENTIRE UNDERSTANDING AND AGREEMENT BETWEEN VALUE ADDED MOVING. (HEREAFTER VALUE ADDED MOVING) AND CUSTOMER WITH RESPECT TO THE SUBJECT MATTER HEREOF AND SUPERSEDES ALL OTHER NEGOTIATIONS, UNDERSTANDINGS AND REPRESENTATIONS (IF ANY) MADE BY AND BETWEEN SUCH PARTIES, INCLUDING ANY REPRESENTATIONS MADE BY ANY ESTIMATOR. IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF ANY ESTIMATE AND THE BILL OF LADING, THE TERMS OF THE BILL OF LADING SHALL CONTROL. THIS AGREEMENT MAY NOT BE AMENDED, SUPPLEMENTED OR WAIVED ORALLY, BUT ONLY IN WRITING, SIGNED BY BOTH VALUE ADDED MOVING AND CUSTOMER AND MAKING SPECIFIC REFERENCE TO THIS AGREEMENT.

2. CUSTOMER MAY NOT ASSIGN ITS RIGHTS OR OBLIGATIONS UNDER THIS AGREEMENT WITHOUT THE PRIOR WRITTEN CONSENT OF VALUE ADDED MOVING.
3. NOTHING IN THIS AGREEMENT, WHETHER EXPRESSED OR IMPLIED, IS INTENDED TO CONFER ANY RIGHTS OR REMEDIES ON ANY PERSON OTHER THAN THE PARTIES HERETO AND THEIR RESPECTIVE LEGAL REPRESENTATIVES, HEIRS AND PERMITTED ASSIGNS, NOR IS ANYTHING IN THIS AGREEMENT INTENDED TO RELIEVE OR DISCHARGE THE OBLIGATION OR LIABILITY OF ANY THIRD PERSON TO ANY PARTY TO THIS AGREEMENT, NOR SHALL ANY PROVISION GIVE ANY THIRD PERSON ANY RIGHT OF SUBJUGATION OR ACTION OVER OR AGAINST ANY PARTY TO THIS AGREEMENT.
4. CUSTOMER HAS "VALUE ADDED MOVING" AS A MOVING COORDINATOR/BROKER AND NOT TO HANDLE OR OTHERWISE PARTICIPATE IN A MOVE AS A CARRIER IN ACTING AS A SHIPPER AGENT ONLY. VALUE ADDED MOVING IS NOT RESPONSIBLE FOR ANY ACTS OR OMISSIONS OF THE CARRIER OR ITS EMPLOYEES OR AGENTS. CUSTOMER MUST PURSUE THE CARRIER FOR ALL CLAIMS FOR PROPERTY DAMAGE AND PERSONAL INJURY OR DEATH, INCLUDING WITHOUT LIMITATION, ANY CLAIMS FOR DAMAGE TO PROPERTY, LOST OR STOLEN GOODS, DELAYED PICKUP OR DELIVERY, ACTIONS OF ESTIMATORS, DRIVERS, PACKERS OR MOVERS, OR OTHER TYPES OF CLAIMS. VALUE ADDED MOVING WILL ACT ON BEHALF OF THE CUSTOMER IN RESOLVING ANY CLAIMS OR DELAY ISSUES WITH THE CARRIER. THE CARRIER'S MAXIMUM LIABILITY IS LIMITED TO THE LESSER OF THE FOLLOWING: (A) THE AMOUNT OF THE ACTUAL LOSS OR DAMAGE, (B) AN AMOUNT EQUAL TO SIXTY CENTS (60 CENTS) PER POUND MULTIPLIED BY THE ACTUAL WEIGHT (IN POUNDS) OF THE LOST OR DAMAGED ARTICLE; OR (C) THE LUMP SUM DECLARED VALUE.
5. AS A PROPERLY LICENSED INTERSTATE MOVING COORDINATOR/BROKER, VALUE ADDED MOVING IS A BROKER AND WILL NOT TRANSPORT AN INDIVIDUAL CUSTOMER/SHIPPER'S HOUSEHOLD GOODS, BUT WILL COORDINATE AND ARRANGE FOR THE TRANSPORTATION OF HOUSEHOLD GOODS BY ANY FMCSA AUTHORIZED MOTOR CARRIER, WHO'S CHARGES WILL BE DETERMINED BY ITS PUBLISHED TARIFF. ALL ESTIMATED CHARGES AND FINAL ACTUAL CHARGES WILL BE BASED UPON THE CARRIER'S TARIFF WHICH IS AVAILABLE FOR INSPECTION FROM THE CARRIER UPON REASONABLE REQUEST.
6. CUSTOMER WILL BE SUBJECT TO ALL APPLICABLE LAWS AND THE GENERAL TERMS AND CONDITIONS OF THE CARRIER, WHICH SHALL INCLUDE WITHOUT LIMITATION, A REQUIREMENT THAT PAYMENT IN FULL OF ALL CHARGES IS DUE BEFORE UNLOADING OF THE GOODS IN ACCORDANCE WITH THE CARRIERS LAWFUL LIEN ON THE PROPERTY.
7. AS THE CUSTOMER, I AGREE TO PAY THE TOTAL CHARGES FOR THE MOVING COORDINATOR SERVICES TO BE PROVIDED BY VALUE ADDED MOVING I UNDERSTAND AND AGREE THAT MY DEPOSIT/FEE REPRESENTS ONLY A PORTION OF MY TOTAL ESTIMATED SERVICE CHARGES, FOR SCHEDULING AND ROUTING PURPOSES. MY DEPOSIT/FEE IS NON REFUNDABLE AFTER PLACING THE RESERVATION FOR SCHEDULING PURPOSES. ALL REQUESTS TO CHANGE MY PICK UP DATE, OR PLACE THE MOVE ON HOLD, MUST BE MADE AT LEAST 10 BUSINESS DAYS (SATURDAY, SUNDAYS AND HOLIDAYS EXCLUDED) PRIOR TO THE PACK OR LOAD DATE (WHICHEVER APPLIES) LISTED ABOVE. I AM ONLY ENTITLED TO RECEIVE A CREDIT OF MY DEPOSIT FOR A FUTURE INTERSTATE MOVE WHICH I MUST USE WITHIN A 12 MONTH PERIOD FROM THE DATE OF MY ORIGINAL RESERVATION. BY SIGNING THIS CONTRACT, I ACKNOWLEDGE THAT I WILL NOT FOR ANY REASON DO A CHARGEBACK TO ANY CREDIT CARD PAYMENTS.
8. ESTIMATES MAY BE CANCELED AND DEPOSITS MAY BE REFUNDED IF THE CUSTOMER CANCELS THE ESTIMATE/ORDER WITHIN 72 HOURS OF PLACING THEIR RESERVATION (MINUS 10% PROCESSING FEE) IF AND WHEN ELIGIBLE. DRAFT PAYMENTS ARE INELIGIBLE. ALL CANCELLATION AND RESCHEDULING REQUESTS MUST BE SUBMITTED IN WRITING TO "SUPPORT@VALUEADDEDMOVING.COM". ALL CANCELLATION REQUESTS MADE FROM 72 HOURS AFTER THE RESERVATION IS PLACED WILL RESULT IN FORFEITURE OF THEIR DOWN PAYMENT. IF PLACING YOUR RESERVATION WITHIN 10 BUSINESS DAYS OF YOUR FIRST AVAILABLE PICKUP DATE, THE DEPOSIT IS NON-REFUNDABLE FOR SCHEDULING AND ROUTING PURPOSES. ALL NON-REFUNDABLE DEPOSITS CAN BE UTILIZED TOWARDS A FUTURE RESERVATION WITHIN A 12 MONTH PERIOD FROM THE DATE OF ORIGINAL RESERVATION. FURTHERMORE, THE CUSTOMER IS NOT ENTITLED TO A REFUND IF THE COMPANY ASSIGNED BY VALUE ADDED MOVING SHOWS UP TO THE CUSTOMERS HOME.
9. CUSTOMER HAS ELECTED A "BINDING TO NOT EXCEED" PRICE, THE TOTAL COST WILL NOT EXCEED THE ESTIMATED AMOUNT; PROVIDED, HOWEVER THAT CUSTOMER PROVIDES VALUE ADDED MOVING WITH AN ACCURATE DESCRIPTION OF THE ITEMS TO BE MOVED AND THE SERVICES TO BE PERFORMED. CUSTOMER HAS REQUESTED TO HAVE AN ESTIMATE PROVIDED FOR HIS/HER HOUSEHOLD GOODS RELOCATION, IN ACCORDANCE WITH 49 CFR 371.113(C)(1), CUSTOMER AGREES TO WAIVE A PHYSICAL SURVEY OF THE HOUSEHOLD GOODS, AND ALTERNATIVELY AGREES TO RECEIVE A BINDING TO NOT EXCEED ESTIMATE BASED UPON THE SHIPPER PROVIDED ITEM LIST OF PROPERTY TO BE TRANSPORTED. IF ANY ADDITIONAL PIECES, PACKING SERVICES, CUBIC FEET, VOLUME, WEIGHT OR LABOR SERVICES ARE ADDED AT THE ORIGIN OR DESTINATION TO THOSE QUOTED, THE CUSTOMER SHALL BE CHARGED FOR THESE SERVICES AT THE GOVERNING TARIFF RATES. CUSTOMER UNDERSTANDS THAT VALUE ADDED MOVING HAS A 2000LB MINIMUM ON ALL SHIPMENTS. ANY SHIPMENT BELOW 2000LB WILL BE CHARGED AT THE 2000LB RATE. THE PRICE INCLUDES ALL FUEL SURCHARGES, TOLLS, LOAD AND UNLOAD, BASIC DISASSEMBLY AND REASSEMBLY OF STANDARD FURNITURE ITEMS, UP TO 75 FEET OF LONG CARRY AT ORIGIN AND DESTINATION AND 1 FLIGHTS OF STAIRS. ELABORATE FURNITURE ITEMS THAT NEED TO BE DISASSEMBLED AND/OR REASSEMBLED MAY REQUIRE 3RD PARTY SERVICING OR ADDITIONAL LABOR AND SHOULD BE DISCLOSED TO YOUR ESTIMATOR AND INCLUDED IN YOUR ESTIMATE. DISCONNECTING AND/OR RECONNECTING OF APPLIANCES IS NOT INCLUDED IN THE PRICE. REASSEMBLY IS SUBJECT TO THE AVAILABILITY OF TOOLS AND/OR ALL PARTIES BEING AVAILABLE. THE PACKING AND UNPACKING OF BOXES IS ONLY INCLUDED IN THE PRICE IF IT IS ITEMIZED IN THE PACKING AND UNPACKING SECTION OF YOUR ESTIMATE; ALL MATERIALS/LABOR FOR UNDISCLOSED ITEMS WILL BE EXTRA.
10. CASH DISCOUNT PRICING; WHEN PLACING YOUR RESERVATIONS WITH FORMS OF PAYMENT OTHER THAN CC TO AVOID PROCESSING AND TRANSACTION FEES WE OFFER CASH DISCOUNT PRICING TO ENSURE CUSTOMERS CAN SAVE AS MUCH AS POSSIBLE PROVIDING THE MOST VALUE. THESE RESERVATIONS ARE INELIGIBLE FOR REFUNDS AFTER PROCESSING. DRAFTS, ACH, ELECTRONIC METHODS VIA VENMO , CASHAPP, AND OR ZELLE IF AND WHEN AVAILBLE.
11. ALL OF THE TERMS AND PROVISIONS OF THIS AGREEMENT, WHETHER SO EXPRESSED OR NOT, SHALL BE BINDING UPON, INURE TO THE BENEFIT OF, AND BE ENFORCEABLE BY THE PARTIES AND THEIR RESPECTIVE ADMINISTRATORS, EXECUTORS, LEGAL REPRESENTATIVES, HEIRS, SUCCESSORS AND PERMITTED ASSIGNS.
12. CUSTOMER SHALL INDEMNIFY AND HOLD HARMLESS VALUE ADDED MOVING AND ITS SHAREHOLDERS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS AND AFFILIATES FROM AND AGAINST ANY AND ALL ACTIONS, CLAIMS, SUITS, LIABILITIES, PROCEEDINGS, PENALTIES, FINES, COSTS, AND EXPENSES (INCLUDING ALL REASONABLE ATTORNEY'S FEES) RELATING DIRECTLY OR INDIRECTLY FROM ANY BREACH OF THIS AGREEMENT BY CUSTOMER.
13. IT IS AGREED BY THE PARTIES AS MANDATORY THAT THIS AGREEMENT SHALL BE GOVERNED BY THE INTERNAL LAWS OF THE STATE OF FLORIDA WITHOUT REGARD TO THE PRINCIPLES OF CONFLICTS OF LAW. ANY DISPUTE ARISING OUT OF OR RELATING TO THIS AGREEMENT SHALL BE BROUGHT IN THE COURTS OR RECORD OF THE STATE OF FLORIDA IN BROWARD COUNTY OR THE COURT OF THE UNITED STATES, SOUTHERN DISTRICT OF FLORIDA IN FORT LAUDERDALE FLORIDA. IF ANY PARTY DOES NOT HAVE A REGISTERED AGENT TO ACCEPT SERVICE OF PROCESS IN FLORIDA OR IS NOT OTHERWISE SUBJECT TO SERVICE AFTER REASONABLE ATTEMPTS, THEN SUCH PARTY AGREES TO ACCEPT SERVICE OF PROCESS BY U.S. MAIL.
14. IN THE EVENT OF ANY CONTROVERSY ARISING UNDER OR RELATING TO THE INTERPRETATION OR IMPLEMENTATION OF THIS AGREEMENT OR ANY BREACH THEREOF, VALUE ADDED MOVING SHALL BE ENTITLED TO RECOVER ALL OF ITS COURT COSTS, COLLECTION FEES, EXPENSES AND REASONABLE ATTORNEY'S FEES (INCLUDING, WITHOUT LIMITATION, ALL PRE-TRIAL, TRIAL AND APPELLATE PROCEEDINGS), IN ADDITION TO ANY OTHER RELIED TO WHICH IT MAY BE ENTITLED. IN THE EVENT THAT VALUE ADDED MOVING PURSUES THE COLLECTION OF ANY AMOUNTS DUE TO IT

UNDER THIS AGREEMENT, VALUE ADDED MOVING MAY RECOVER THE FULL TARIFF RATE ON ALL GOODS AND SERVICES PROVIDED, IN ADDITION TO ALL OTHER REMEDIES AVAILABLE TO IT AT LAW AND IN EQUITY.

15. ALL PICKUP, LOAD AND/OR DELIVERY DATES ARE ONLY ESTIMATES. UNAVOIDABLE DELAY. VALUE ADDED MOVING WILL ACT ON THE BEHALF OF THE CUSTOMER IN RESOLVING ANY CLAIMS OR DELAY ISSUES WITH THE CARRIER. THERE ARE ABSOLUTELY NO GUARANTEES MADE, EXPRESSED OR IMPLIED REGARDING PACK, LOAD, AND/OR DELIVERY DATES. GUARANTEED DELIVERY DATES ARE AVAILABLE AT AN ADDITIONAL FEE OF \$500 TO \$1500 SUBJECT TO AVAILABILITY. PLEASE CHECK WITH YOUR RELOCATION SPECIALIST IF YOU REQUIRE A DIRECT DELIVERY OR A GUARANTEED DATE FOR DELIVERY. PLEASE NOTE DELIVERY WINDOWS START FROM A CUSTOMERS FIRST AVAILABLE DATE OF DELIVERY (FDAFD). ANY CHANGE OF FDAFD IS THE CUSTOMERS RESPONSIBILITY. ANY CHANGE MUST BE MADE IN WRITING 10 DAYS PRIOR TO DOCUMENTED FDAFD OTHERWISE SHIPMENT WILL ALREADY BE IN TRANSIT AND CUSTOMER WILL HAVE TO ACCEPT DELIVERY ON ORIGINAL REQUEST DATE.

16. MOTOR CARRIER NEUTRAL ARBITRATION PROGRAM: THE MOTOR CARRIER'S NEUTRAL ARBITRATION PROGRAM HAS BEEN DESIGNED TO GIVE NEITHER PARTY ANY SPECIAL ADVANTAGE. IF A DISPUTE ARISES BETWEEN THE CARRIER AND THE SHIPPER ARBITRATION MAY BE A MUTUALLY BENEFICIAL ALTERNATIVE TO HELP RESOLVE THE DISPUTE. SECTION 49 U.S.C. SECTIONS 375.211 PROVIDES THAT A MOVER MUST HAVE A PROGRAM IN PLACE TO PROVIDE SHIPPERS WITH AN ARBITRATION ALTERNATIVE. ARBITRATION IS OPTIONAL AND NOT REQUIRED UNDER FEDERAL LAW. SUMMARY OF THE ARBITRATION PROCESS: ARBITRATION IS AN ALTERNATIVE TO COURTROOM LITIGATION. IT PROVIDES EACH PARTY TO THE DISPUTE TO PRESENT THEIR CASES AND ALLOWS A NEUTRAL THIRD PARTY ARBITRATOR TO MAKE DECISIONS AS TO THE MERIT OF EACH SIDE'S CASE. ARBITRATION SUBJECT TO THIS AGREEMENT SHALL BE CONDUCTED VIA WRITTEN SUBMISSION AND, SUBJECT TO THE ARBITRATOR'S DISCRETION, THROUGH TELEPHONIC APPEARANCE. AFTER THE INITIAL FILING FEES HAVE BEEN PAID AND THE ARBITRATOR SELECTED, THE INITIATING PARTY OR (CLAIMANT) MUST SUBMIT A WRITTEN BRIEF SUMMARIZING THEIR LEGAL POSITION AND FACTUAL CLAIMS. ALL SUPPORTING DOCUMENTATION MUST BE INCLUDED WITH THE INITIAL ARBITRATION BRIEF. COPIES OF ALL DOCUMENTS MUST BE SUBMITTED TO ALL PARTIES INVOLVED IN THE ARBITRATION. UPON RECEIPT OF THE CLAIMANT'S ARBITRATION BRIEF AND SUPPORTING DOCUMENTS, THE RESPONDING PARTY OR (RESPONDENT) WILL HAVE 30 DAYS TO FILE THEIR RESPONSIVE ARBITRATION BRIEF AND SUPPORTING DOCUMENTATION. FURTHER DEADLINES AND TIME TABLES ARE SUBJECT TO THE ARBITRATORS DISCRETION. LEGAL EFFECTS; IF THE ARBITRATION ALTERNATIVE IS CHOSEN, THEN ANY DECISION MADE BY THE ARBITRATOR MAY BE BINDING. ADDITIONALLY, AN ARBITRATION DECISION MAY NOT BE APPEALED IN A COURT OF LAW. ALL PARTIES AGREE THAT THE ARBITRATORS DECISION WILL BE BASED EXCLUSIVELY ON THE GOVERNING UNITED STATES FEDERAL LAW WITHOUT REGARD TO CONFLICTING STATE LAWS OR REGULATIONS. APPLICABLE COSTS EACH PARTY IS RESPONSIBLE FOR THEIR OWN COST ASSOCIATED WITH ARBITRATION. A BENEFIT TO THE ARBITRATION ALTERNATIVE MAY BE THAT IT IS LESS EXPENSIVE THAN TRADITIONAL LITIGATION. EACH PARTY IS RESPONSIBLE FOR 50% OF THE COST ASSOCIATED WITH SECURING THE ARBITRATOR AND 100% OF THEIR OWN EXPENSES, INCLUDING BUT NOT LIMITED TO ATTORNEY FEES.

17. UPON BOOKING, A DEPOSIT FEE IS REQUIRED TO BE PAID BY ACH/ECheck, OR BANK WIRE, AND OR DIRECT DEPOSIT INTO COMPANY ACCOUNT. CREDIT CARD (VISA, MASTERCARD, DISCOVER) MAY NOT BE AN ACCEPTABLE FORM OF PAYMENT FOR DEPOSITS AND NOT GENERALLY ACCEPTED ON THE DAY OF SERVICE. UPON PICKUP CARRIER MAY COLLECT UP TO 70%. PAYMENT WILL BE DUE IN THE FORM OF CASH OR POSTAL MONEY ORDER. THE REMAINING BALANCE MUST BE PAID IN FULL UPON DELIVERY BY CASH OR POSTAL MONEY ORDER. THE CARRIER RESERVES THE RIGHT TO COLLECT UP TO 70% OF BALANCE DUE PRIOR TO THE GOODS LEAVING THE ORIGIN STATE. SUBJECT TO FEDERAL LAW, PAYMENT IN FULL OF ALL CHARGES IS REQUIRED BEFORE DELIVERY AND PRIOR TO UNLOADING.

18. THE CUSTOMER UNDERSTANDS AND AGREES THAT SHOULD THE CUSTOMER FAIL TO EXECUTE OR RETURN THIS AGREEMENT, BY ALLOWING A CARRIER DESIGNATED BY VALUE ADDED MOVING TO PICK UP THE CUSTOMER'S BELONGINGS, THE CUSTOMER EXPRESSLY AGREES AND CONSENTS TO THE TERMS CONTAINED IN THIS AGREEMENT.

19. CUSTOMER HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES THE RIGHT TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER OR IN CONNECTION WITH THE GOODS AND SERVICES OBTAINED HEREUNDER, THE MOVE, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (VERBAL OR WRITTEN) OR ACTIONS OF VALUE ADDED MOVING OR THE MOVER. CUSTOMER ACKNOWLEDGES THAT THIS WAIVER CONSTITUTES A MATERIAL INDUCEMENT TO VALUE ADDED MOVING TO ENTER INTO THIS AGREEMENT.

20. VALUE ADDED MOVING REQUIRES THAT THE CUSTOMER MUST FIRST ATTEMPT, TO RESOLVE ALL DISPUTES IN WRITING, DIRECTLY WITH VALUE ADDED MOVING PRIOR TO INITIALIZING A DISPUTE/REVERSAL WITH THEIR ISSUING CREDIT CARD PROVIDER. THE CUSTOMER MUST PROVIDE WRITTEN DESCRIPTION EVIDENCING ANY AND ALL BREACHES OF THE CONTRACT BY E-MAIL TO VALUE ADDED MOVING AT "SUPPORT@VALUEADDEDMOVING.COM" THE CUSTOMER AGREES THAT FAILURE TO PROVIDE WRITTEN DOCUMENTATION CLAIMING THAT THE TERMS AND CONDITIONS WERE NOT ADHERED TO BY VALUE ADDED MOVING FORFEITS THE RIGHT TO DISPUTE THIS CLAIM WITH THEIR ISSUING CARD PROVIDER.

21. AS THE CUSTOMER, I AGREE THAT ANY REFUSAL OR DENIAL OF SERVICE, EITHER VERBALLY IN PERSON OR OVER THE PHONE, WILL BE TREATED AS A LATE CANCELLATION MADE OUTSIDE OF THE CANCELLATION WINDOW. I UNDERSTAND THAT NO REFUND WILL BE ISSUED IF I REFUSE OR DENY SERVICE ON THE DAY OF PICK UP. IF I CLAIM THAT SERVICE WAS NOT RENDERED I MUST PROVIDE NOTICE OF ANY SERVICE FAILURE MADE BY VALUE ADDED MOVING IN WRITING TO "SUPPORT@VALUEADDEDMOVING.COM" IN SIGNING THIS AGREEMENT, I THE CUSTOMER, AGREE THAT; VALUE ADDED MOVING HAS PROVIDED A DATED COPY OF THE ESTIMATE AND CHARGES AT THE TIME I SIGNED THE AGREEMENT. VALUE ADDED MOVING HAS PROVIDED ME WITH NOTIFICATION OF THE METHODS OF PAYMENT REQUIRED TO PAY THE MOTOR CARRIER FOR BALANCES DUE. ALL COSTS AND CHARGES ARE CLEARLY INDICATED ON THIS ESTIMATE, AND THE CHARGES REPRESENTED ON THIS ESTIMATE ARE ONLY FOR THE SERVICES AND INVENTORY SPECIFICALLY INDICATED ON THIS ESTIMATE.

FULL VALUE PROTECTION AMOUNT OF LIABILITY: \$16,842.00 (OPTIONAL)						
Deductible Levels:	\$0	\$250	\$500	\$750	\$1000	\$1500
Valuation Charge:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Total Estimate Plus Valuation Charge:	\$2929.31	\$2929.31	\$2929.31	\$2929.31	\$2929.31	\$2929.31
Customer's Initials:	X _____	X _____	X _____	X _____	X _____	X _____

WARNING: If a moving company loses or damages your goods, there are 2 different standards for the company's liability based on the types of rates you pay. **BY FEDERAL LAW, THIS FORM MUST CONTAIN A FILLED-IN ESTIMATE OF THE COST OF A MOVE FOR WHICH THE MOVING COMPANY IS LIABLE FOR THE FULL (REPLACEMENT) VALUE OF YOUR GOODS** in the event of loss of, or damage to, the goods. This form may also contain an estimate of the cost of a move in which the moving company is liable for **FAR LESS** than the replacement value of your goods, typically at a lower cost to you. You will select the liability level later, on the bill of lading (contract) for your move. Before selecting a liability level, please read **"Your Rights and**

Responsibilities When You Move" booklet, **"Ready to Move?"** brochure provided by the moving company, and seek further information at the government website **Protect Your Move**.

ARTICLES LIST 25 Items, 50 Pieces

Qty	Items	Qty	Items	Qty	Items
24	27 GAL TOTES	1	DOLL HOUSE M	2	NIGHT STAND
1	AC UNIT	1	DOLL HOUSE S	1	ROLLING TOOL CHEST
1	BED FRAME	1	FILE CAB	1	T.V. FLAT SCREEN- 33-60
1	BED, QUEEN (WITH MATTRESS)	1	FULL MATTRESS W/ BOXSPRING	1	T.V. FLAT SCREEN- 60+
1	BIKE, ADULT	1	GARBAGE CAN	1	TABLE, END
1	BOOK SHELF	1	HOCKEY BAG	1	TODDLER BED
1	BOOKSHELF M	1	L SOFA	1	WIRE SHELVING
1	COMPUTER CHAIR	2	LAMP, TABLE (PBO)	1	WIRE SHELVING ``48
1	COMPUTER DESK				

CLICK ON ONLINE SIGNATURE TO CONFIRM YOUR MOVE.

VALUE ADDED MOVING

LONG DISTANCE RELOCATION



Customer Name: **David Abraham**

Job Number: **G4661476**

PAYMENT AUTHORIZATION FORM

Sign and complete this form to authorize **Value Added Moving** to make a one time draft to your checking account; showing on your bank statement as "**Moving Storage and Logistics Services Inc**".

By signing this form you give Value Added Moving a permission for a single transaction only to cover moving related expenses, and does not provide an authorization for any additional unrelated debits or credits to your account.

I agree to Value Added Moving cancellation policy, which reads: "All Rescheduling and Cancellation Requests must be submitted in writing to "support@valueaddedmoving.com". Estimates may be canceled, and deposits may be refundable if the customer cancels the estimate/order within 72 hours of placing their reservation (Minus 10% Merchant Fees) for eligible transactions. Drafts are ineligible after processing. After 72 hours of placing their reservation no refund will be provided. Rescheduling requests must be submitted ten (10) business days prior to the first available service date to avoid any additional fees. If placing your reservation within ten (10) business days of your first available pick up date, the deposit is non-refundable for scheduling and routing purposes. Furthermore, the customer is not entitled to a refund if the company assigned by Value Added Moving shows up to the customers home."

I, **David Abraham** , authorize **Value Added Moving** to charge my bank account indicated below for **\$1630.00** on or after **05/27/2026**.

Billing Address: [REDACTED]

Name on Account:

Bank Name:

Account Ending in:

Routing Number:

Click on [ONLINE SIGNATURE](#) to sign and confirm.

If you no longer wish to receive emails from Value Added Moving, please click on [remove me](#)