

G&L ENTERPRISE, LLC ORDER FORM

Print, fill-in, sign and fax the form below to: **(352) 726-0069**. You may also mail the signed form to:

G&L Enterprise, LLC
6440 S Kik Point
Floral City, FL 34436

START YOUR ORDER NOW!

YOUR INFORMATION:

First Name	<input type="text"/>
Last Name	<input type="text"/>
Address	<input type="text"/>
City	<input type="text"/>
State	<input type="text"/>
Zip Code	<input type="text"/>
Day Time Phone	<input type="text"/>
Night Time Phone	<input type="text"/>
Available Pick Date	<input type="text"/>
Vehicle Year	<input type="text"/>
Vehicle Make	<input type="text"/>
Vehicle Model	<input type="text"/>
Running Condition	<input type="text"/>
VIN #	<input type="text"/>
Registered Owner	<input type="text"/>

PICK UP FROM:

Name	<input type="text"/>
Pickup Address	<input type="text"/>
Pickup City/State/Zip	<input type="text"/>
Primary Phone	<input type="text"/>
Secondary Phone	<input type="text"/>

DELIVER TO:

Name	<input type="text"/>
Delivery Address	<input type="text"/>
Delivery City/State/Zip	<input type="text"/>
Primary Phone	<input type="text"/>
Secondary Phone	<input type="text"/>
Price Quote	<input type="text"/>

WE ACCEPT AMERICAN EXPRESS, VISA, MASTERCARD AND DISCOVER

I Agree to the Terms & Conditions []

SIGNATURE _____ DATE _____

Terms & conditions: We have the right to refuse any vehicle order.

1. Shipper warrants they are legal and registered owner of the vehicle and are authorized enter into this agreement.
2. In the event the Shipper cancels this order, prior to the scheduling of a carrier, Shipper shall pay G & L Enterprise LLC (herein after referred to as G&L Ent.) a cancellation charge of \$50.00 in addition to any other amount due under this agreement. In the event that Shipper cancels this order after a carrier is scheduled, Shipper shall pay to G&L Ent. a cancellation charge up to \$150.00. If G&L Ent. is unable to schedule pickup for transport within twenty (20) business days Shipper shall have option to cancel contract.
3. Shipper, upon tender of shipment to G&L Ent. or its agent and the consignee on acceptance of the shipment, from G&L Ent. or its agent shall be liable for all unpaid charges.
4. Shipper shall leave no personal items in vehicle. In the event shipper does leave items, G&L Ent. assumes no responsibility.
5. Signing the Bill of Lading from G&L Ent. or its subcontractors at destination without notice of public damages shall be evidence of satisfactory delivery of the vehicle. Claims must be in writing to the carrier within 15 days of delivery with pictures of specific damages. Carrier shall not be liable to owners insurance for payment made under owners insurance while vehicle is in carrier's possession.
6. All claims must be noted and signed for at time of delivery, and submitted in writing to the carrier as indicated on the Bill of Lading within fifteen (15) days of delivery.
7. G&L Ent. and its subcontractors shall not be responsible for any damages not caused by negligence on their part. Shipper agrees to submit such claims to Shippers insurance.
8. Shipper agrees to prepare the vehicle properly for transport. G&L Ent. or its agents shall not be responsible for loose parts, hanging objects, attachments to the vehicle, any unsecured batteries, or any vehicle modified from factory condition.
9. Shipper agrees to pay any additional cost including without limitation, storage, towing, and additional delivery cost incurred as a result of shippers breach of any obligation under this contract. Shipper also agrees to hold G&L Ent. or its agents harmless for any further cost or obligation caused by said breach.
10. Carrier warrants and shipper acknowledges that G&L Ent. is licensed and governed by license # MC-566563-C. The parties that have any legal action resulting from this agreement must file in a court of competent jurisdiction within the state of West Virginia.
11. By shipper signature they acknowledge and authorize the carrier to transport and drive as necessary the vehicle between point origin and destination as indicated. Owner authorizes carrier and its agents to drive vehicle as necessary for the purpose of loading or unloading.
12. Parties agree that all disputes shall be resolved in accordance with the terms and conditions of this contract and that all outstanding freight charges must be paid at time of delivery.
13. G&L Ent. reserves the right to subcontract to its duly authorized and licensed contractors for any and all transport services. The shipper agrees to file claims and bring legal action only to said carrier. The shipper also further agrees to hold G&L Ent. harmless from any such action. Insurance and license information for all carries available upon request.
14. After shipper makes the vehicle available to G&LEnt. for transport, G&L Ent. shall use its best efforts to deliver the vehicle within 14 days. However unforeseeable factors may cause a delay. G&L Ent. can not guarantee date or time of delivery. In the event G&L Ent. is unable for any reason to deliver vehicle within fourteen (14) days, G&L Ent. and agree to that G&L Ent. liability is limited to reimbursement to a maximum rental rate of forty dollars (\$40) per day, per vehicle shipped, not exceed a total of four hundred dollars (\$400).
15. All vehicles must be presented in operable condition. Shipper agrees to pay an additional \$150.00 for each inoperable vehicle, (including those that became inoperable after delivery to G&L Ent.)
16. Inoperable vehicle are transported at "Carrier Convenience". Due to limited availability of necessary specialized equipment, NO specific time frame can be quoted or guaranteed.
17. While G&L Ent. or its agents are driving said vehicle for purpose of parking and other purposes incidental to the performance of its obligations under this agreement, G&L Ent. shall have the full benefit of any insurance that has been affected.