

# **FIRST CLASS MOVERS LLC: Terms & Conditions**

By using this site, you agree to abide by the terms and conditions set forth in this notice.

## **I. Copyright**

The Materials are protected under copyright and other intellectual property laws and may not be republished by you or provided by you to third parties without the express written consent of First Class Movers LLC.

Also, downloading and copying the Materials is subject to the following restrictions:

- You must retain all copyright and other proprietary notices contained in the Materials on all copies of the Materials that you make
- You may not modify the Materials in any way or reproduce or publicly display, perform or distribute or otherwise use them for any public purpose
- You must give notice of these restrictions on use of the Materials to any person to whom you provide the Materials

## **II. Software**

Any software made available to operate this Site and/or to download Materials from it (the "Software") is the copyrighted work of First Class Movers LLC. and/or its associates. You are licensed to use this Software on a non-exclusive basis solely for the purpose of visiting the Site and/or downloading Materials from it. You may use this Software for this purpose only. Under no circumstances, you shall redistribute, sell, decompile, reverse engineer, disassemble or otherwise deal with the Software.

## **III. Trademarks**

### **A. Limitation Of Liability**

You assume all responsibility and risk for the use of this site and the Internet generally. Under no circumstances, shall First Class Movers LLC or its affiliates be liable for any direct, special, indirect, or consequential damages or any damages whatsoever; including but not limited to loss of use, data, or profits, without regard to the form of any action, including but not limited to contract, negligence, or other tort actions, arising out of or in connection with the use, copying, or display of the content resulting from access to or use of this site, or the internet generally, under contract, tort or any other cause of action or legal theory.

First Class Movers LLC believes the entire content to be accurate, complete, and current, to the best of its knowledge. Under no circumstances, shall First Class Movers LLC makes any warranty as to the accuracy, completeness or currency of the content. As such, it remains your sole responsibility to verify any information before relying on it.

However, First Class Movers LLC agrees that the content of this site may include

technical inaccuracies or typographical errors. From time to time, changes are made to the content herein.

#### **IV. General**

This Web Site and the information, names, images, pictures, logos and icons concerning, regarding or relating to First Class Movers LLC and its affiliates and services are provided "as is" and on an "as available" basis, without any representation or endorsement made, and without warranty of any kind, whether expressed or implied, including but not limited to an implied warranty of merchantability, fitness for a particular purpose, or non-infringement of others' intellectual property rights. Under no circumstances, shall First Class Movers LLC or any of its affiliates, contractors, employees, directors or officers be liable for any damages, including without limitation special, indirect, or consequential damages (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, OR LOSS OF INFORMATION) resulting from access or use, or inability to access or use, this Web Site or arising out of any materials, information, qualifications, opinions or recommendations on this Web Site. We may change the contents of the website at any point of time without any pre-emption or permission.

#### **V. Changes and Other Terms**

First Class Movers LLC. possesses the right to make changes and updates to any information contained within this site without prior notice. Also, First Class Movers LLC. reserves the right to change any of the Terms of Use without prior notice. Access to particular Services on the site may be subject to additional or different terms and conditions, as specified by First Class Movers LLC. from time to time.

#### **VI. Law & Jurisdiction**

These terms are governed by applicable law in Connecticut, United States. All disputes arising from these terms and conditions and activities covered thereto shall be fought only in courts located in Connecticut, United States and you hereby consent and submit to the personal jurisdiction of such courts for the purposes of litigating any such action.

However, we reserve the right to take legal proceedings in country other than United States, to protect our interests or to enforce our rights whenever it deems it appropriate to do so.

#### **VII. Disclaimer**

This Website Is Provided By First Class Movers LLC On An "As Is" And "As Available" Basis subject to change at any point of time. First Class Movers LLC makes No Representations Or Warranties Of Any Kind, Express Or Implied, As To The Operation Of This Website Or The Information Included On Such Website. First Class Movers LLC. Disclaims All Warranties, Express Or Implied, Including, But Not Limited To, The Warranties Of Merchantability, Fitness For A Particular Purpose, Non-Infringement, Title, Custom, Trade, Quiet Enjoyment, System Integration And Freedom From Computer Virus. First Class Movers LLC. Does Not Represent

Or Warrant That The Functions Contained In This Website Will Be Error-Free Or Uninterrupted, That Defects Will Be Corrected, Or That The Website Or The Server That Makes The Website Available Are Free From Any Harmful Components Including Viruses. First Class Movers LLC. Does Not Make Any Representations Or Warranties That The Information On This Website Is\ Accurate, Complete, Correct, Adequate, Useful, Timely, Reliable Or Otherwise. You Acknowledge, By Your Use Of This Website, That Your Use Is At Your Sole Risk. First Class Movers LLC a company registered under the laws of Connecticut, United States is the trade name of the company.

**The contents in the website will hold on relevance for any legal proceedings and thus, not permissible to be used as evidence in any form under any circumstances.**

**VIII. Our Policy for the Cancellation and Refund are as follows:**

**A. Cancellation Policy**

In case you wish to cancel your orders placed at [www.firstclassmoversct.com](http://www.firstclassmoversct.com), you could do so within 24 hrs of the orders placed. The cancellation would not be done once the consignment has already been shipped.

**B. Refund Policy**

In case of a cancellation, please get in touch with our customer care at (203) 675-2149 for a refund of your money with all required proofs.

**C. Pricing Policy**

The rates are subject to the nature and kind of services you avail as per your requirement which may depend upon its factors such as volume, distance and for other ancillary services desired to avail.

Furthermore, rates of the services are likely to change without prior notice.