



PENDING APPROVAL

#19968 McAllister's Appliance Disconnect and Removal

From

LIBERTY PRO MOVING

Shaun Washington

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Decatur, GA 30034

US

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INVOICE #

ISSUED ON

May 9, 2025

EXPIRES ON

February 17, 2023

TOTAL ESTIMATED

\$50,000.00

Task 1.0	Rate	Qty	Amount
Date:TBD	\$50,000	1	\$50,000
Arrival Time: 7AM			
Number of Movers: 8			
Number of Days / Hours: 5/10			
Name: McAllister's Appliance Disconnect and Removal			
Phone number: N/A			
Email: N/A			
Load Address:			
1030 Peachtree Road NW			
Suite 106			
Lawrenceville 40043			
Unload Address: N/A Marietta Georgia			
Special instructions: N/A.			
3 26ft Box Trucks			
1 Dump Trailer			
2 Days of disconnection			
3 Days of Packing / Moving / Dumping			
\$35,000 if we only do the appliances			

\$50,000 If we do all the appliances, and everything else

YET TO BE APPROVED ESTIMATES

SUBTOTAL	\$50,000.00
TOTAL	\$50,000.00

INFO & NOTES

You Only Pay For The Hours You Use (2 Hour Min)

***** Any unused Hours will be refunded immediately.

***** Outstanding balances must be paid upon arrival BEFORE the job starts.

***** Services cannot be canceled after discounts are given. Example: (because you rented a dump trailer you receive half price for the truck rental. The dump trailer can't then be canceled without the truck being the full price.)

***** All Moves can be Plus / Minus +/- 3 to 6 Hours. Due to unforeseen circumstances such as weather, traffic, a change in items, undisclosed logistical information.....etc

***** All Jobs include 26ft BoxTruck, CDL Driver, (If Needed)

tools (for taking beds / furniture apart & putting them back together), wrapping materials, dollies, hand truck, Flat-4, tools-assembly/dis , padded blankets, ratchets , shrink wrap, plastic coverings, [interstate – 100% insured & Bonded freight]

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All USPROMOVING services will be paid for in advance by Customer (in a form and manner designated by USPROMOVING). Payments will be tendered to USPROMOVING and held by USPROMOVING in escrow in a separate trust account.

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You agree to defend, indemnify and hold harmless USPROMOVING and its officers, directors, shareholders, employees and agents, from and against all claims, liabilities, damages, losses, costs and expenses, including but not limited to attorneys fees, in whole or in part arising out of or attributable to any breach of this Agreement (or any law or regulation) by you. USPROMOVING reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will assist and cooperate with USPROMOVING in asserting any available defenses.

8. TERMINATION

USPROMOVING may terminate your access to all or any part of the Service at any time, with or without cause, with or without notice, effective immediately. If you wish to terminate your account, you may simply discontinue using the Service. All provisions of this Agreement that by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

9. REFUND POLICY:

CUSTOMER ACKNOWLEDGEMENT: As a Customer, to receive full refund, an order must be canceled or rescheduled at least 24 hours in advance of the job start time. If you cancel less than 24 hours before the job start time, a 1 hour fee based on the service provider's hourly rate will be charged. If you cancel within one hour of your start time, the cancellation charge doubles. To cancel your order, you must call USPROMOVING support at 678-832-8587.

10. MISCELLANEOUS

The failure of either party to exercise in any respect any right provided for herein shall not be deemed a waiver of any further rights hereunder. USPROMOVING shall not be liable for any failure to perform its obligations hereunder where such failure results from any cause beyond USPROMOVING 's reasonable control, including, without limitation, mechanical, electronic or communications failure or degradation (including "line-noise" interference). If any provision of this Agreement is found to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable. This Agreement is not assignable, transferable or sublicensable by you except with USPROMOVING 's prior written consent. USPROMOVING may transfer, assign or delegate this Agreement and its rights and obligations without consent. This Agreement shall be governed by and construed in accordance with the laws of the state of California without regard to the conflict of laws provisions thereof. Any dispute arising from or relating to the subject matter of this Agreement shall be finally settled by arbitration in San Diego, CA using the English language in accordance with the Arbitration Rules and Procedures of Judicial Arbitration and Mediation Services, Inc. ("JAMS") then in effect, by one commercial arbitrator with substantial experience in resolving intellectual property and commercial contract disputes, who shall be selected from the appropriate list of JAMS arbitrators in accordance with the Arbitration Rules and Procedures of JAMS. The arbitrator shall (i) apply the same substantive law a judge in Superior Court in San Diego California would apply; (ii) provide a written opinion stating findings of fact and conclusions of law within fifteen (15) days of a hearing; and (iii) shall award attorneys' fees and costs to the prevailing party. Judgment upon the award so rendered may be entered in a court having jurisdiction or application may be made to such court for judicial acceptance of any award and an order of enforcement, as the case may be. Notwithstanding the foregoing, each party shall have the right to institute an action in a court of proper jurisdiction for injunctive or other equitable relief pending a final decision by the arbitrator. For all purposes of this Agreement, you (and USPROMOVING) consent to exclusive jurisdiction and venue in the United States Federal Courts located in San Diego, California. You agree that this Agreement is the complete and exclusive statement of the mutual understanding of the parties and supersedes and cancels all previous written and oral agreements, communications and other understandings relating to the subject matter of this Agreement, and that all modifications must be in a writing signed by both parties, except as otherwise provided herein. No agency, partnership, joint venture, or employment is created as a result of this Agreement and you do not have any authority of any kind to bind USPROMOVING in any respect whatsoever.

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12. CONTACT.

You may contact USPROMOVING at the following address: 3894 Wake Forest RD Decatur GA 30034

13. DIGITAL MILLENNIUM COPYRIGHT ACT NOTICE

USPROMOVING has adopted the following general policy toward copyright infringement in accordance with the Digital Millennium Copyright Act (<http://lcweb.loc.gov/copyright/legislation/dmca.pdf>). The address of HIREAHELPER's Designated Agent to Receive Notification of Claimed Infringement ("Designated Agent") is listed at the end of this policy.

It is USPROMOVING 's policy to (1) block access to or remove content that it believes in good faith to be copyrighted material that has been illegally copied and distributed by any of our advertisers, affiliates, content providers, members or users; and (2) remove and discontinue service to repeat offenders.

A. PROCEDURE FOR REPORTING COPYRIGHT INFRINGEMENTS:

If You believe that content residing on or accessible through the USPROMOVING website or service infringes a copyright, please send a notice of copyright infringement containing the following information to the Designated Agent listed below:

A physical or electronic signature of a person authorized to act on behalf of the owner of the copyright that has been allegedly infringed;

Identification of works or materials being infringed;

Identification of the content that is claimed to be infringing including information regarding the location of the content that the copyright owner seeks to have removed, with sufficient detail so that USPROMOVING is capable of finding and verifying its existence;

Contact information about the notifier including address, telephone number and, if available, e-mail address;

A statement that the notifier has a good faith belief that the content is not authorized by the copyright owner, its agent, or the law; and

A statement made under penalty of perjury that the information provided is accurate and the notifying party is authorized to make the complaint on behalf of the copyright owner.

B. ONCE PROPER BONA FIDE INFRINGEMENT NOTIFICATION IS RECEIVED BY THE DESIGNATED AGENT:

It is USPROMOVING 's policy:

to remove or disable access to the infringing content;

to notify the content provider, member or user that it has removed or disabled access to the content; and

that repeat offenders will have the infringing content removed from the system and that USPROMOVING will terminate such content provider's, member's or user's access to the service.

C. PROCEDURE TO SUPPLY A COUNTER-NOTICE TO THE DESIGNATED AGENT:

If the content provider, member or user believes that the content that was removed or to which access was disabled is either not infringing, or the content provider, member or user believes that it has the right to post and use such content from the copyright owner, the copyright owner's agent, or pursuant to the law, the content provider, member or user must send a counter-notice containing the following information to the Designated Agent listed below:

A physical or electronic signature of the content provider, member or user;

Identification of the content that has been removed or to which access has been disabled and the location at which the content appeared before it was removed or disabled;

A statement that the content provider, member or user has a good faith belief that the content was removed or disabled as a result of mistake or a misidentification of the content; and

Content provider's, member's or user's name, address, telephone number, and, if available, e-mail address and a statement that such person or entity consents to the jurisdiction of the Federal Court for the judicial district in which the content provider's, member's or user's address is located, or if the Content provider's, member's or user's address is located outside the United States, for any judicial district in which USPROMOVING is located, and that such person or entity will accept service of process from the person who provided notification of the alleged infringement.

If a counter-notice is received by the Designated Agent, USPROMOVING may send a copy of the counter-notice to the original complaining party informing that person that it may replace the removed content or cease disabling it in 10 business days. Unless the copyright owner files an action seeking a court order against the content provider, member or user, the removed content may be replaced, or access to it restored, in 10 to 14 business days or more after receipt of the counter-notice, at USPROMOVING 's discretion.

Please contact USPROMOVING 's Designated Agent to Receive Notification of Claimed Infringement at the following address:

Designated Agent to Receive Notification of Claimed Infringement:

Shaun Washington

RE: Infringement

3894 Wake Forest RD

Deatur GA 30034

678-832-8587

info@uspromoving.com