

***Peace of Mind
Move***

Active Transport (Pty) Ltd

t/a Mini Removals (Pty) Ltd Reg. no: 97/19229/07

Tel: 012 – 803 7108/9 # **Fax:** 086 540 5992

www.activetransport.co.za # info@activetransport.co.za

Local & Long Distance Removal # Truck Rental # Office Removal # Storage # Packing

STORAGE TERMS AND CONDITIONS

1. OWNERSHIP OF THE GOODS

By entering into this contract you warrant that:

- a. The goods to be removed are your own property.
- b. You have authority from the owner of the property to enter into this contract in respect of the goods to be removed or stored.
- c. You will indemnify us in respect of any damages and/or costs against us if these warranties are not true.

2. STORAGE CHARGES

- a. Storage charges are payable in advance.
- b. These charges exclude "All risk" Transit Insurance Extension which is available on request.
- c. All charges including removal charges must be paid before the goods may be taken out of store.
- d. We review our storage charges periodically. You will be given one month's notice of any increases.
- e. The initial removal charge quoted is from your existing residence to either your new residence or our storage facility.
- f. The re-delivery of your consignment from our storage facility to your new residence is a secondary removal for which a second removal charge will be levied.
- g. On receipt of the goods, we will issue an inventory of the goods.

3. IF YOU WISH TO END THE STORAGE CONTRACT

- a. If you wish to end this contract you should give at least 14 working days written notice. If we can release the goods earlier we will do so, but charges for storage will be payable to the date when the notice would have ended.
- b. If you make your own arrangements to collect the goods we will make a charge for taking them out of storage and handing them over.
- c. Our account must be paid in full before the goods can be released.
- d. If you choose someone else to collect your goods from our warehouse, they must be authorized by you in writing.
- e. Our liability will cease upon handing over the goods, as will any insurance cover arranged by us at your request.

4. IF WE WISH TO END THE STORAGE CONTRACT

- a. If your payments are up to date, we will not end this contract, except by giving at least one month's notice.

5. OUR RIGHT TO SELL THE GOODS

- a. On giving you one month's notice we are entitled to require you to move your goods from our custody and to pay all money due to us. If you fail to pay all outstanding debts due to us, we are entitled to sell or dispose of some or all of the goods by public auction without further notice.
- b. The cost of the sale or disposal will be charged to you. The net proceeds will be credited to your account and any eventual surplus will be paid to you without interest.