



Dear Artemis Client,

All Artemis Fine Arts, Inc. (hereinafter referred to as Artemis) jobs are governed solely by the language and conditions as set forth in:

- Artemis Terms and Conditions
- Artemis Estimate (be they in status "Estimate", "Active", or "Actualized")
- Artemis Policies (AFA D&P) (to review, please see below web addresses)

As indicated in Artemis Estimate language:

... By booking Artemis (AFA) job, client accepts this estimate, & agrees to below language, AFA Credit Card Authorization (cc), Terms & Conditions (artemisfas.com/terms), & Artemis policies (artemisfas.com/policies).

As indicated in Artemis Terms and Conditions:

1. Definitions & Abbreviations

"AFA": Artemis Fine Arts, Inc.

"S, C or C": Shipper, Consignor, or Consignee, IBNT: agents, representatives, owners, etc.

"T&C": Artemis Terms and Conditions

"AFA D&P": Artemis Official Documents and Policies; which include but are not limited to: language and conditions set forth in Artemis Estimates, Artemis Credit Card Authorizations, and Artemis Policies involving various governance, liability and obligations of Artemis.

"Bill of Lading": (referenced herein as BOL) Document of title issued by Artemis...

6. Terms and Conditions / Bill of Lading / Shipping and Receiving

A. Governing language & conditions as set forth in Artemis Terms and Conditions, Artemis Official Documents and Policies may not be altered in any way. Only AFA employees may alter the face of BOLs. If any S, C or C alters language of AFA T&C, AFA D&P, or BOL, by making written additions or omissions, AFA shall be released from providing or completing services related to those additions or omissions. All language, conditions & covenants set forth in Artemis Terms and Conditions, Artemis Official Documents and Policies and BOL, are binding and cannot be modified, altered or waived by any person including AFA employees, save for Artemis President, and then only in writing (via letterhead) and signed by Artemis President.

Artemis Terms and Conditions is a unique document; its singular purpose is to provide governance for our performance of service in the areas of handling, transporting and storage of fine art. We agree to provide those services as ordered by clients, based on the governance of these Terms and Conditions.

Under certain circumstances, Artemis may consider certain waivers and addendums to Artemis Terms and Conditions. If such changes are proposed, legal analysis and written documentation from Artemis President approving such changes would be required. Those services would be billable to the client.

However, since Artemis job governance lies singularly with Artemis Terms and Conditions, such considerations could not be extended to 3rd party contracts or terms and conditions in which the language and conditions of those 3rd party documents may supersede Artemis Terms and Conditions.

Artemis is happy to extend to any client, our proof of insurance, and the limits contained therein. If required for certain jobs, and subject to verification & approval, we may also provide 'Additional Insured' coverage & documentation (if applicable, fees may be associated with this service).

Best regards,

Eric Smith
President
Artemis Fine Art Services

