



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
COMMONWEALTH KEYSTONE BUILDING  
400 NORTH STREET, HARRISBURG, PA 17120

BUREAU OF  
INVESTIGATION  
&  
ENFORCEMENT

February 27, 2025

**Via Electronic Filing**

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

Re: Pennsylvania Public Utility Commission,  
Bureau of Investigation and Enforcement v.  
Affordable Guys Moving LLC  
Docket No. C-2025-  
**Formal Complaint**

Dear Secretary Chiavetta:

Enclosed for electronic filing is the **Formal Complaint** of the Bureau of Investigation and Enforcement ("I&E") of the Pennsylvania Public Utility Commission in the above-referenced matter.

Copies have been served on the parties in accordance with the Certificate of Service. If you have any questions, please do not hesitate to contact me.

Sincerely,

A handwritten signature in blue ink, appearing to read 'Colby B. Widdowson', is written over a light blue circular stamp.

Colby B. Widdowson  
Prosecutor  
Bureau of Investigation & Enforcement  
PA Attorney ID No. 326185  
(717) 787-2139  
[cwiddowson@pa.gov](mailto:cwiddowson@pa.gov)

CBW/ac  
Enclosures

cc: Per Certificate of Service  
Michael L. Swindler, Deputy Chief Prosecutor (via email - [mwindler@pa.gov](mailto:mwindler@pa.gov))  
Brian Mehus, Chief, Motor Carrier Safety (via email - [bmehus@pa.gov](mailto:bmehus@pa.gov))  
Tatjana Roth, Compliance Office Supervisor (via email - [taroth@pa.gov](mailto:taroth@pa.gov))

## NOTICE

**A. You must file an Answer within 20 days of the date of service of this Complaint.**

The date of service is the mailing date as indicated at the top of the Secretarial Letter. *See* 52 Pa. Code § 1.56(a). The Answer must raise all factual and legal arguments that you wish to claim in your defense, include the docket number of this Complaint, and be verified. The Answer must be submitted by efilings with the Secretary of the Commission by opening an efilings account through the Commission's website and accepting eservice at <http://www.puc.state.pa.us/efiling/default.aspx>. If your filing contains confidential material, you are required to file by overnight delivery to ensure the timely filing of your submission to:

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

If your Answer is 250 pages or less, you are not required to file a paper copy. If your Answer exceeds 250 pages, you must file a paper copy with the Secretary's Bureau.

**Additionally, please electronically serve a copy on:**

Colby B. Widdowson, Prosecutor  
Pennsylvania Public Utility Commission  
Bureau of Investigation and Enforcement  
[cwiddowson@pa.gov](mailto:cwiddowson@pa.gov)

B. If you fail to Answer this Complaint within 20 days, the Bureau of Investigation and Enforcement will request that the Commission issue an Order imposing the requested relief.

C. You may elect not to contest this Complaint by paying the civil penalty and performing the requested relief within 20 days. Send only a certified check or money order made payable to the "Commonwealth of Pennsylvania," with the docket number indicated, and mailed to:

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

D. If you file an Answer which either admits or fails to deny the allegations of the Complaint, the Bureau of Investigation and Enforcement will request that the Commission issue an Order imposing the requested relief set forth in this Complaint.

E. If you file an Answer which contests the Complaint, the matter will be assigned to an Administrative Law Judge for hearing and decision. The Judge is not bound by the penalty set forth in the Complaint and may impose additional and/or alternative penalties as appropriate.

F. If you are a corporation, you must be represented by legal counsel. *See* 52 Pa. Code § 1.21.

G. Alternative formats of this material are available for persons with disabilities by contacting the Commission's ADA Coordinator at 717-787-8714.

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission,	:	
Bureau of Investigation and Enforcement,	:	
Complainant	:	
	:	
v.	:	Docket No. C-2025-
	:	
Affordable Guys Moving LLC,	:	
Respondent	:	

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**FORMAL COMPLAINT**

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NOW COMES the Pennsylvania Public Utility Commission, Bureau of Investigation and Enforcement (“I&E”), by its prosecuting attorneys, pursuant to Section 701 of the Public Utility Code, 66 Pa.C.S. § 701, and files this Formal Complaint (“Complaint”) against Affordable Guys Moving LLC (“Affordable Guys Moving” or “Respondent”) alleging violations of the Public Utility Code and Pennsylvania Code. In support of its Formal Complaint, I&E alleges the following:

**I. COMMISSION JURISDICTION AND AUTHORITY**

1. The Pennsylvania Public Utility Commission (“Commission” or “PUC”), with a mailing address of the Commonwealth Keystone Building, 400 North Street, Harrisburg, PA 17120, is a duly constituted agency of the Commonwealth of Pennsylvania empowered to regulate public utilities within the Commonwealth pursuant to the Public Utility Code, 66 Pa.C.S. §§ 101, et seq. (“Code”).

2. Complainant is the Commission’s Bureau of Investigation and Enforcement, which is the bureau established to take enforcement actions against public utilities and other entities subject to the Commission’s jurisdiction pursuant to 66 Pa.C.S. § 308.2(a)(11); *See also*

*Implementation of Act 129 of 2008; Organization of Bureaus and Offices*, Docket No. M-2008-2071852 (August 11, 2011) (delegating authority to initiate proceedings that are prosecutory in nature to I&E).

3. Complainant's prosecuting attorneys are as follows:

Colby B. Widdowson  
Prosecutor  
[cwiddowson@pa.gov](mailto:cwiddowson@pa.gov)  
(717) 787-2139

Michael L. Swindler  
Deputy Chief Prosecutor  
[mswindler@pa.gov](mailto:mswindler@pa.gov)

Pennsylvania Public Utility Commission  
Bureau of Investigation and Enforcement  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

4. Respondent has been issued a certificate of public convenience by the Commission to provide or furnish transportation of household property for compensation within the Commonwealth as a common carrier by motor vehicle or a contract carrier by motor vehicle, pursuant to Sections 102 and 2501(b) of the Public Utility Code. 66 Pa.C.S. §§ 102 and 2501(b).

5. Section 501(a) of the Code, 66 Pa. C.S. § 501(a), authorizes and obligates the Commission to execute and enforce the provisions of the Code.

6. Section 701 of the Code, 66 Pa. C.S. § 701, authorizes the Commission, *inter alia*, to hear and determine complaints against public utilities for violations of any law or regulation that the Commission has jurisdiction to administer or enforce.

7. Section 3301 of the Public Utility Code, 66 Pa.C.S. § 3301, authorizes the Commission to impose civil penalties on any public utility or any other person or corporation subject to the Commission's authority for violation(s) of the Public Utility Code and/or

Commission regulations. Section 3301(a)-(b) of the Public Utility Code, 66 Pa.C.S. § 3301(a)-(b), allows for the imposition of a separate civil penalty for each violation and each day's continuance of such violation(s).

8. Respondent, by holding a certificate of public convenience for the transportation of household property between points within the Commonwealth by motor vehicle for compensation, is subject to the power and authority of this Commission pursuant to Section 501 of the Public Utility Code, 66 Pa.C.S. § 501, which requires a public utility to comply with Commission regulations and orders.

## **II. BACKGROUND**

9. Respondent is Affordable Guys Moving LLC with a principal place of business of 614 Bishop Thorpe Street, Bethlehem, PA 18015.

10. Respondent has a mailing address of 614 Bishop Thorpe Street, Bethlehem, PA 18015.

11. Respondent is owned and operated by Jerel Robinson.

12. On December 16, 2016, Respondent was issued a certificate of public convenience to transport, as a common carrier, by motor vehicle, household goods in use, between points in Pennsylvania at docket number A-2016-2547314.

13. Respondent has failed to maintain an acceptable tariff on file with the Commission.

14. On March 28, 2024, Respondent was notified via letter that it had failed to maintain an acceptable tariff on file with the Commission as required by 66 Pa.C.S. § 1302. See attached I&E Exhibit 1.

15. The March 28, 2024 letter directed Respondent to provide an acceptable tariff to the Commission within twenty (20) days. See attached I&E Exhibit 1.

16. As of the date of this filing, Respondent has not filed a tariff with the Commission.

17. Pursuant to 52 Pa. Code § 3.113(a), I&E's prosecutory staff is authorized to conduct investigations regarding the condition and management of a public utility or other entity subject to the Commission's jurisdiction. The purpose of such investigations is to gather data or substantiate allegations of potential violations of the Public Utility Code and other applicable statutes and regulations.

18. On November 12, 2024, the undersigned sent an Informal Investigation and Data Request letter to Respondent via first-class mail and electronic mail. See attached I&E Exhibit 2.

19. The Informal Investigation and Data Request letter directed Respondent to provide written responses and any documents that were responsive to six (6) inquiries related to Respondent's continued operation as a household goods carrier and failure to file a tariff after the March 28, 2024 letter.

20. As of the date of this filing, Respondent has failed to respond to or provide information related to the Informal Investigation and Data Request letter.

21. As of the date of this filing, Respondent continues to advertise and offer transportation of household goods for compensation.

22. Respondent advertises and offers transportation of household goods services within the Commonwealth of Pennsylvania on its website,

<https://www.affordableguysmoving.com/>, Facebook, and Yelp. See attached I&E Exhibit 3.

23. Respondent's advertisement on Facebook indicates an address of PO Box 5461, Bethlehem, PA 18015. See attached I&E Exhibit 3.

### **III. VIOLATIONS**

#### **COUNT ONE**

24. All allegations in Paragraphs 1 through 23 are incorporated as if fully set forth herein.

25. Respondent failed to file with the Commission a tariff showing all rates established by it and collected or enforced, or to be collected or enforced, within the jurisdiction of the Commission. If proven, this is a violation of 66 Pa.C.S. § 1302.

#### **COUNTS TWO AND THREE**

26. All allegations in Paragraphs 1 through 25 are incorporated as if fully set forth herein.

27. Respondent failed to respond to I&E's request for information and documentation. If proven, this is a violation of 66 Pa.C.S. § 505 and 506.

**WHEREFORE**, for all the foregoing reasons, the Bureau of Investigation and Enforcement of the Pennsylvania Public Utility Commission respectfully requests that the Commission find the Respondent in violation of each count as set forth herein, and that Respondent be assessed a civil penalty of Three Thousand Dollars (\$3,000) and be ordered to file an acceptable tariff with the Commission within 30 days of a Commission Order.

Should Respondent fail to pay the civil penalty of Three Thousand Dollars (\$3,000) upon Order of the Commission, the Bureau of Investigation and Enforcement requests that this matter be referred to the Pennsylvania Office of Attorney General for appropriate action.

Should Respondent fail to file an acceptable tariff with the Commission, upon Order of the Commission, the Bureau of Investigation and Enforcement requests that Respondent's certificate of public convenience issued at A-2016-2547314 be revoked.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Colby B. Widdowson".

Colby B. Widdowson  
Prosecutor  
PA Attorney ID No. 326185

Michael L. Swindler  
Deputy Chief Prosecutor  
PA Attorney ID No. 43319

Pennsylvania Public Utility Commission  
Bureau of Investigation and Enforcement  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

Date: February 27, 2025

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission,	:	
Bureau of Investigation and Enforcement,	:	
Complainant	:	
	:	
v.	:	Docket No. C-2025-
	:	
Affordable Guys Moving LLC,	:	
Respondent	:	

**VERIFICATION**

I, Tatjana Roth, Motor Carrier Compliance Office Supervisor, hereby state that the facts above set forth are true and correct to the best of my knowledge, information, and belief and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

*Tatjana Roth*

\_\_\_\_\_  
Tatjana Roth  
Compliance Office Supervisor  
Motor Carrier Safety Division  
Bureau of Investigation and Enforcement

Date: 2/26/25

# **I&E Exhibit 1**



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
400 NORTH STREET, HARRISBURG, PA 17120

IN REPLY  
PLEASE REFER  
TO OUR FILE

March 28, 2024

A-8918809

**AFFORDABLE GUYS MOVING LLC  
JEREL ROBINSON  
614 BISHOP THORPE ST  
BETHLEHEM PA 18015**

**NOTICE OF SUSPENSION OF PUC OPERATING AUTHORITY**

Effective April 4, 2024

For failure to maintain an acceptable Tariff of Rates on file with this Commission

To Whom It May Concern:

As of April 4, 2024, your PUC operating authority is **SUSPENDED**, due to your failure to maintain an acceptable tariff on file with the Commission. **You may not operate while under suspension.** Operating while under suspension will result in prosecution and the cancellation of your Certificate of Public Convenience.

It has come to our attention that an approved tariff is not on file with the Commission. You are in violation of the Public Utility Code, Pa. C.S. § 1302, which requires that all carriers must maintain an acceptable tariff on file with this Commission. You must file your tariff, in such form as designated by the Commissions regulations in 52 Pa. Code Chapter 23.

If the Commission does not receive an acceptable tariff within 20 days of the date of this letter, a Complaint will be instituted against you for failure to comply with the Commission's tariff requirements. The Complaint may result in a fine being levied against you, as well as the cancellation of your Certificate of Public Convenience.

If a new, acceptable tariff is filed in a timely manner, you will receive A LETTER NOTIFYING YOU THAT THE SUSPENSION HAS BEEN LIFTED.

Very truly yours,

A handwritten signature in blue ink that reads "Tatjana Roth".

Tatjana Roth  
Motor Carrier Compliance supervisor

CC: Bureau of Investigation and Enforcement

# **I&E Exhibit 2**



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION  
COMMONWEALTH KEYSTONE BUILDING  
400 NORTH STREET, HARRISBURG, PA 17120

November 12, 2024

**Via First-Class Mail and Electronic Mail**

Affordable Guys Moving LLC  
Attn: Jerel Robinson  
614 Bishop Thorpe Street  
Bethlehem, PA 18015  
[agminfo610@gmail.com](mailto:agminfo610@gmail.com)

Re: Investigation of Affordable Guys Moving LLC for Operating as a Household Goods Carrier without a Certificate of Public Convenience.  
**I&E Informal Investigation and Data Requests – Set I**

To Whom It May Concern:

The purpose of this letter is to advise you that the Pennsylvania Public Utility Commission's Bureau of Investigation and Enforcement – Enforcement Division (I&E-ENF) has initiated an informal investigation of Affordable Guys Moving LLC consistent with Sections 331(a) and 506 of the Public Utility Code, 66 Pa.C.S. §§ 331(a) and 506, and Section 3.113 of the Commission's regulations, 52 Pa. Code § 3.113. I&E-ENF's investigation focuses on Affordable Guys Moving LLC's continued operation as a household goods carrier after the suspension of its operating authority on April 4, 2024. This matter was referred to I&E-ENF from I&E's Motor Carrier Enforcement Division for possible enforcement action.

I&E-ENF, acting under delegated authority, has initiated its investigation pursuant to its responsibility to enforce compliance with the Public Utility Code, the Commission's regulations, and applicable Commission orders.<sup>1</sup> Pursuant to 52 Pa. Code § 3.113(a), I&E-ENF's prosecutory staff is authorized to conduct investigations regarding the condition and management of a public utility or other entity subject to the Commission's jurisdiction. The purpose of such investigations is to gather data or substantiate allegations of potential violations of the Public Utility Code and other applicable statutes and regulations. Should I&E-ENF determine that no violation or potential violation has occurred, the investigation will be terminated by letter. 52 Pa. Code § 3.113(b)(1). Should I&E-ENF determine that violations or potential violations occurred, and that formal action is warranted, I&E-ENF may initiate a docketed, on-the-record proceeding to resolve the issues. See 52 Pa. Code § 3.113(b)(2).

**If you are not the individual to whom data and document requests and deposition notices should be sent regarding this matter, please furnish the name, title, address, telephone number, and email address of the appropriate individual.**

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<sup>1</sup> See 66 Pa.C.S. § 308.2(a)(11); See also Implementation of Act 129 of 2008; Organization of Bureaus and Offices, Docket No. M-2008-2071852 (Order entered Aug. 11, 2011) (delegating authority to initiate enforcement actions to I&E).

At this time, I&E-ENF makes the following inquiries and document requests regarding this matter, as described above. With regard to the following inquiries, provide the name(s), title(s), and contact information of the Company representative(s) responsible for sponsoring each response to I&E-ENF's Data Requests – Set I. **Affordable Guys Moving LLC's responses should be provided to the undersigned on or before November 29, 2024. Please send the response electronically to [cwiddowson@pa.gov](mailto:cwiddowson@pa.gov).**

### **DATA REQUESTS – SET I**

1. Provide all contact information, specifically phone numbers and email addresses, used by Affordable Guys Moving LLC.
2. Indicate whether Affordable Guys Moving LLC currently is, or previously acted as, a common carrier of household goods<sup>2</sup> between points in Pennsylvania for compensation.
3. Indicate whether Affordable Guys Moving LLC is currently providing transportation of property or persons between points in Pennsylvania for compensation.
4. Indicate whether Affordable Guys Moving LLC has provided any transportation services as a common carrier of household goods for compensation within Pennsylvania between April 4, 2024, and the date of this letter.
  - a. If transportation services were provided, please provide copies of invoices, trip logs, or other documentation showing each trip.
5. Provide a copy of the tariff submitted as part of Affordable Guys Moving LLC's 2016 application, at A-2016-2547314, to obtain a certificate of public convenience to transport household goods as a common carrier.
  - a. If you are unable to provide a copy of the tariff, please explain.
6. Identify and provide a written explanation as to what services are being offered and advertised by Affordable Guys Moving LLC's on its website, [www.affordableguysmoving.com](http://www.affordableguysmoving.com).

Please be advised that the Commission's regulations require that you automatically update and supplement your responses, as necessary. Moreover, I&E-ENF may request additional documents and information in the future.

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<sup>2</sup> A household goods carrier transports household goods in use between points in Pennsylvania. Household goods in use means "personal effects and property used or to be used in a dwelling, when a part of the equipment or supply of the dwelling, and similar property if the transportation of the effects or property is arranged and paid for by either the householder or by another party." See 52 Pa. Code § 21.1.

Affordable Guys Moving LLC  
Page 3  
November 12, 2024

**Regardless of any document retention policy, you are directed to retain under your control and not destroy any physical or electronic drafts or final documents, information and data, including, but not limited to, corporate records, memoranda, accounts, employee or policy documents, training documents, advertising, contracts, contract proposals, mail and electronic mail, web pages, internet information, computer programs, databases and any other information in physical or electronic form which may pertain to this matter.**

Inquiries and communications regarding this matter should be addressed to:

Colby B. Widdowson, Esquire  
Prosecutor  
Pennsylvania Public Utility Commission  
Bureau of Investigation and Enforcement  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120  
(717) 787-2139  
[cwiddowson@pa.gov](mailto:cwiddowson@pa.gov)

Thank you for your immediate attention to this matter. Should you have any questions or concerns, please do not hesitate to contact me.

Sincerely,



Colby B. Widdowson  
Prosecutor  
Bureau of Investigation & Enforcement  
PA Attorney ID No. 326185  
(717) 787-2139  
[cwiddowson@pa.gov](mailto:cwiddowson@pa.gov)

CBW/ac

cc: Michael L. Swindler, Deputy Chief Prosecutor, Enforcement (via email - [mwindler@pa.gov](mailto:mwindler@pa.gov))  
Tatjana Roth, Compliance Office Supervisor, Motor Carrier (via email - [taroth@pa.gov](mailto:taroth@pa.gov))

# **I&E Exhibit 3**



## Affordable Guys

Our excellent service, and friendly approach make your move easy. You work with one manager from start to finish to verify your information, book your move, and answer any questions.

### OUR GOAL IS TO SERVE YOU.

The Affordable Guys ensures you have the best moving experience possible. In fact, we guarantee it. Our 10% Price Lock Guarantee makes sure you never pay more than you have to. We aim to make your move as easy as possible. Whether moving down the street, across the country, or to a new home or business building, we're here to help with managing relocation stress.

## INCLUDED IN YOUR MOVE

### ✓ FULLY LICENSED AND INSURED

We carry the required licensing and insurance.

### ✓ PROPERTY PROTECTION

We use door jam protectors and floor runners to protect your property.

### ✓ ASSEMBLE / DISASSEMBLE

We have all the knowledge and tools to assemble and disassemble all your items so they get to their destination safely.

### ✓ PROPER UNLOADING

We place your items where you want them at your new address so you don't have to move them again later.

### ✓ MOVING TRUCK INCLUDED

We provide the moving vehicle for all of our moves.

### ✓ PROPER MOVING EQUIPMENT

We provide straps, dollies, hand trucks, moving blankets, shrink wrap, tools, etc

## Movers of Choice!

### Full Service Packing



Our experienced experts will pack everything in your home using proven packing methods and materials

### Fragile Packing

### Assembly & Disassembly

### Do It Yourself Packing



## Moving doesn't have to be complicated or expensive.

Affordable Guys Moving is a local, family owned business committed to making your move as easy as possible. Our "Affordinator" booking system was designed to help you quickly identify exactly what equipment & services you need for your move! .

### The Affordable Guys make moving easy!

When it's time to move, many of us spend days, weeks, even months driving from property to property in search of "Home." After it's all said and done: the new job, the neighborhood, the school district, etc. — The last thing anyone wants to do is orchestrate one of the most strenuous physical activities you'll ever undertake.

### Leave the heavy lifting to AGM

Once you've gotten your [Free Quote](#) and we've established the inventory for your move, we'll give you a crystal clear picture of how we'll handle your relocation. We offer multiple AGM Services that eliminate the need for you to pack or unload your belongings and even let us disassemble/reassemble any items you want. Our White Glove service is our most popular one not simply for its convenience, but also for its affordability!

WANT AN  
AFFORDABLE PRICE?

**484.893.0080**

**WHY HIRE MOVERS**

← ↻ 🏠 <https://www.affordableguysmoving.com/get-freequote/> 🔊 ☆ ⚙️

 [Home](#) [Services](#) [About](#) [Careers](#) [Get Free Quote](#)

## GET YOUR FREE QUOTE

### MOVE ESTIMATE

- 1 Contact Info**

First Name\*

Last Name\*

Phone Number\*

Email Address\*
- 2 Enter the From and To Location**

Moving From (Zip Code)\*

Moving To (Zip Code)\*
- 3 Additional Stops**

Pick up  Delivery
- 4 Additional Details**

How Did You Hear About Us  
Select Option





Movers

New Kingstown, PA 17050



Yelp for Business

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Start a Project

Log In

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# Affordable Guys Moving



4.1 (61 reviews)

✓ Claimed • Movers, Home Cleaning, Junk Removal & Hauling

Open 9:00 AM - 9:00 PM [See hours](#)

☆ Write a review

📷 Add photo

📄 Share

🔖 Save

+ Follow

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**100%**

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Book Appointment

[affordableguysmoving.com](https://affordableguysmoving.com)





Movers

New Kingstown, PA 17050



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Start a Project

Log In

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Home Services ▾

Auto Services ▾

More ▾

Yelp Sort ▾

Filter by rating ▾

Search reviews



**Lark W.**

Elizabethtown, PA

📍 0 📅 4 🗨️ 0



★★★★★ Oct 7, 2024

The process of getting a quote was super easy and straightforward. Scheduling was exceptionally accommodating and willing to work within my tight schedule. On the phone they answered all my questions clearly and concisely. The movers themselves were great! They arrived on time, they were very professional and careful. Additionally, the entire service was well within my budget. Overall, I highly recommend Affordable Guys Moving.



Helpful 1



Thanks 0



Love this 0



Oh no 0



**Jerel R.**

Business Owner

Oct 7, 2024

Thank you so much for the positive feedback!! It was great working with you, Lark! We are so glad everything went as planned! Have a great rest of your day!

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission,	:	
Bureau of Investigation and Enforcement,	:	
Complainant	:	
	:	
v.	:	Docket No. C-2025-
	:	
Affordable Guys Moving LLC,	:	
Respondent	:	

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true copy of the foregoing **Formal Complaint**, dated February 27, 2025, upon the parties, listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party).

**Service via Certified Mail, Return Receipt Requested**

Affordable Guys Moving LLC  
Attn: Jerel Robinson  
614 Bishop Torpe Street  
Bethlehem, PA 18015

Affordable Guys Moving LLC  
Attn: Jerel Robinson  
PO Box 5461  
Bethlehem, PA 18015

  
\_\_\_\_\_  
Colby B. Widdowson  
Prosecutor  
Bureau of Investigation & Enforcement  
PA Attorney ID No. 326185  
(717) 787-2139  
[cwiddowson@pa.gov](mailto:cwiddowson@pa.gov)