#### **CARRIER AGREEMENT PACKET**

Phone : 918-219-2222 Fax : 918-323-0249 www.jftl-llc.com



# **Carrier Agreement Packet**

#### Information carrier must submit to broker:

- 1) Completed W-9 (must be Revision 2014 or Later)
- 2) Copy of Carrier Transport Authority
- 3) Certificate of Insurance:
  - i. Showing Jhon Francis Transport & Logistics as the certificate holder
  - ii. With \$100,000.00 Cargo coverage and \$1,000,000.00 in Liability
- 4) Completed Broker Agreement (must initial each page)
- 5) Completed Carrier/Broker Company Information Sheet
- 6) No load will be assigned or paid without verification and approval of Carrier application by Broker and Corporate Office.

## Procedures to follow while under Jhon Francis Transport & Logistics Load:

- 1) Make a check call every morning by 10:00AM (CST) to your Broker.
- 2) Report any problems that arise in transport to your Broker and the shipper of the load **immediately**.
- 3) Carrier needs to specify how they wish to be paid: Company Check or Quick Pay (5% fee of total freight bill). Quick pay is only available for established Carriers and pre-approval from Jhon Francis Transport & Logistics' corporate office.
- 4) In Addition, Carrier will adhere to the Carrier Pay Policy outlined below and submit proper documentation promptly upon delivering.

#### **Carrier Pay Policy:**

Documents Required for Settlements:

- 1) Carrier Invoice
- 2) Notice or Assignment or Release from Factoring Company (when applicable)
- 3) Signed Jhon Francis Transport & Logistics Rate Confirmation Sheet
- 4) Original Proof of Delivery or legible scanned/photo Proof of Delivery
- 5) Any other documents required by dispatch office

We request that all required documents for each load be scanned and indexed by the carrier via email and emailed to <a href="Kevin@jftl-Ilc.com">Kevin@jftl-Ilc.com</a> to allow Jhon Francis Transport & Logistics' corporate office to begin the billing and pay processes as soon as possible after delivery is made.

It is important that all documents have the correct (Jhon Francis Transport & Logistics) Order Number and Carrier ID chosen when sent. If you have any questions or need any assistance, please contact our corporate office: (918) 219-2222 If the carrier chooses to mail original documents, they will be processed in order of receipt.

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Name [First, Middle, Last]:			Phone 1: _		_	
Company Name:			Phone 2:		_Address:	
		Fax:_		City, Sta	City, State:	
	Zip:		Country:	Tax ID #:		
IC	Type:Socia	al Security	_Federal ID			
MC #:D	OT #		SCAC		_Email:	
Contact:			- Logistics Dispatch	er you are working with cu	rently:	
		Commoditie	es Hauled:			
				Equipped to haul Mob	ile or Modular	
Homes and Offices:Yes	No					
Cargo Insurance Limit:		Liability Ins	urance Limit:		_[Carrier Remit To	
Profile] If Different from above						
Is this Remit To a Factoring Co	mpany?Yes	No				
Name [First, Middle, Last]:			Phone 1:		_Company Name:	
		Phone 2:		Address:		
		F	ax:	City, Sta	ate:	
	Zip:		Country:	Tax ID #:		
IC	Type:Socia	al Security	_Federal ID			
Email:			Contact: _			

may terminate this agreement thereafter.

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## **BROKERAGE AGREEMENT**

This	Agreemen	t made	this	_day c	of		, 20	b	etween Jhon Francis Transport & Logis	stics
349	Skyline	Drive,	Bernice,	OK	74331 C	OT# 3353819	& MC# 1073604	l (hereir	nafter referred to as "Broker") and	
						(He	ereinafter referred	d to as '	"Carrier".)	
						PRE	MISES			
ı	prope	rty by mo	otor vehicle	under	its authori	ity as a for-hire	broker and subje	ect to th	s, of arranging for the transportation of e provisions of the Interstate Commerce perations may be conducted: and	Act
1	(Herei	nafter "I	CC") under	docke	t number N		and Sub N	•	ne Interstate Commerce Commission s thereto, authorizing the movement of fro	eight.
	/ THEREF e as follow		considerat	ion of t	he mutual	covenants, cor	nditions and agre	ements	s set forth in this agreement, the parties	
				•	•		•		ervice for the transportation of various A attached hereto.	
agree publi the N direct cons charge other payn Writin waive party	ement the shed in ap fileage Gutly. Carrier ignor/cons ges and shed document of the ag to Carrier any futur	rates an propriate ide issu agrees ignee or all forwatation reinvoice er's sett e object other pa	d charges as a ICC tariffs ed by House that it shall any third pard to Broke quired by B to Carrier with ion Carrier arty notice of	as are passes as are passes are passes and the passes are passes a	published of ge used in Goods Car II the consiter providing g with the item of each ship of more that (10) days of ave to such sire to rene	or agreed upon a computing cha rrier's Bureau, lu ignor/consigned transportation uinvoice, an origi ipment listed on an thirty, (30) day of receipt of sarh settlement. The gotiate a rate of the computation of the control of the con	by Carrier and Br rges will be deter no. Carrier and B e or any third part under this agreem nal signed deliver the invoice for w ays after it is paid me, will constitute ne rates and chai or charge within the	roker an rmined if rmined if roker agenty direction of the control	or transportation provided under this and to the extent required by the ICC, shall in accordance with the then current issue gree that Broker shall bill the customer thy nor shall it accept payment from any arrier shall invoice Broker for the prescribe pt, the original shipping document and an arrier seeks payment. Broker shall make for the shipment. Failure of Carrier to object in trance of settlement by Carrier and therefold all remain in effect until such time as eith do days following either party's receipt of dagreement on such proposal is not	of ed ny full o by

attained within thirty, (30) days of both parties receipt of such proposal, either party upon the giving of thirty, (30) days written notice

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- **3.** <u>Bills of Lading: Carrier's Report</u> Each incident of transportation of property pursuant to this agreement shall be evidenced by a written Bill of Lading, showing the kinds and quantity of property received and delivered by Carrier at the loading and unloading points, respectively. Such Receipt shall be <u>prima facie</u> evidence of receipt of such property in good order and condition, unless such property is not readily observable or as may be otherwise noted upon the face of the Bill of Lading. Copies of the Bill(s) of Lading shall be retained by Carrier for one (1) year or at least the period of time required by the ICC, whichever is greater and shall be available for inspection and use by Broker or third parties designated by Broker. Any exceptions noted by the consignee(s) on the Bill of Lading relating to any shipment moved under this agreement shall constitute <u>prima facie</u> evidence that the goods received by the consignee(s) were not received in good order and condition.
- **4.** Control of Transportation Service Carrier shall provide all facilities and equipment and properly licensed drivers and other personnel necessary to perform the required transportation service in a safe and efficient manner. Carrier shall provide, operate and maintain in good working condition, the motor vehicles and related equipment necessary for the performance of transportation service under this agreement. Carrier shall have sole and exclusive control over the manner in which Carrier and its employees or contractors perform any transportation service provided for hereunder and Carrier shall engage and employ such individuals as it may deem necessary in connection therewith; it being understood and agreed that such individuals shall be considered employees of or independent contractors controlled solely by Carrier and shall not be considered, under any circumstances, as employees of or independent contractors controlled by Broker and/or any third parties which Broker represents and/or the consignor/consignee on any shipment which moves under this agreement.
- **5.** <u>Carrier's Liability</u> Carrier shall be liable for full actual loss resulting from loss, damage, injury or delay on shipments transported under the terms of this agreement. Full actual loss is the replacement cost of freight tendered to the carrier for transport. All claims for loss and damage shall be handled and processed in accordance with regulations published in the Code of Federal Regulations at 49 CFR Part 370. The terms, conditions or provisions of the governing bill of lading or any other shipping form, tariff or rule utilized shall be subject and subordinate to the terms of this agreement and, in the event of a conflict, this agreement shall govern. This contract cannot be changed, modified, limited or supplemented by reference to any carrier rates, rules, classification, practice, schedule or tariff.
- **6.** <u>Indemnification</u> Carrier shall indemnify and hold harmless Broker and parties which Broker represents and consignors/consignees of shipments moving under this agreement, without limitation, from and against all loss, damage, fines, expense, actions and claims for injury to persons (including injury resulting in death) and damage to property or cargo where such loss, damage, fines, expenses, actions or injury are caused by acts of omissions of Carrier, its drivers, agents, or employees in performing the services provided for under this agreement. Carrier agrees that it or its insurance carrier shall provide counsel to defend any and all lawsuits and/or workmen's compensation claims and/or consignors/consignees of shipments moving under this agreement are named parties to a lawsuit as a result of any Carrier operations performed under this agreement. Carrier agrees to pay all claims, judgments, attorneys' fees and costs of any litigation brought against Broker, parties represented by Broker and/or consignors/consignees of shipments moving under this agreement and Carrier shall hold Broker, parties represented by Broker and/or consignors/consignees of shipments moving under this agreement harmless for all claims, judgments, attorneys' fees and costs of litigation as concerns Carrier operations performed under this agreement if caused by acts of omission of carrier.
- 7. <u>Insurance</u> Carrier will procure, maintain, enforce continuously through the term of this Agreement and provide written proof to Broker of its coverage under each of the following types of insurance prior to carriage of traffic under this agreement:

Insurance required under the Workmen's Compensation Laws of the states in which the transportation service shall be performed, covering Carrier and its employees in such amounts as are required by the statutes of said states. Broker, parties

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represented by broker and/or consignors/consignees on any shipment which moves under this agreement shall have no responsibility to either defend any workmen's compensation claim which arises due to Carrier's operations under this agreement or to pay any awards resulting from such claims.

Automobile Bodily Injury and Property Damage Insurance protecting against claims for bodily injury, including accidental or intentional death and loss of or damage to tangible property in at least the amount of One Million and no/100 dollars (\$1,000,000.00), such not being lower than limits required by the Interstate Commerce Commission, U.S. Department of Transportation, Federal Highway Administration or other governmental body having jurisdiction to prescribe insurance requirements for interstate and/or intrastate for-hire carriers. Said insurance will name Broker as certificate holder. The parties agree that said policies will contain an agreement from the insurance carrier to provide written notice to Broker in the event that such policies are canceled or the limits of the coverage are reduced.

Cargo Insurance in at least the amount of One Hundred Thousand and no/100 dollars (\$100,000.00). Said insurance shall name Broker as a certificate holder and shall provide for written notice to Broker in the event of cancellation or the limits of coverage are reduced.

In the event Carrier's cargo insurance falls below the sum of One Hundred Thousand and no/100 dollars (\$100,000.00) said Carrier will be subject to approval on a load to load basis. Carrier shall be solely responsible for cargo liability, whether or not such cargo value exceeds Carrier's maximum cargo insurance coverage.

- 8. Claims for Loss or Damage Carrier shall, within 30 days of receipt of a claim, acknowledge its receipt in writing to the party which has filed the claim and to Broker, in the event that Broker was not the party who filed the claim in the first instance. Carrier shall indicate in its acknowledgement what, if any, additional documentary evidence or other pertinent information may be required by it to further process the claim. Carrier shall promptly and thoroughly investigate each claim filed. Carrier shall pay, decline or make a firm compromise settlement offer in writing to the party filing the claim and Broker within 120 days after receipt of the claim; however, if the claim cannot be disposed of within 120 days, Carrier at that time and at the expiration of each succeeding 60-day period while the claim remains pending, advise the party filing the claim and Broker in writing of the status of the claim and the reason for the delay in making final disposition thereof. Any suit to be instituted against Carrier shall be commenced not more than three, (3) years from the day Carrier gives notice that it has declined the claim or any part thereof. Whenever property is damaged or alleged to be damaged and is, as a consequence thereof, not delivered or is rejected upon tender of such property to any consignee or person entitled to receive such property, Carrier, after giving due notice to the parties that may have an interest in the property and unless advised to the contrary, shall undertake to sell or dispose of such property directly or by employment of a competent salvage agent. Carrier shall only dispose of the property in a manner that will fairly and equally protect the interest of all persons having an interest therein. Regardless of the foregoing procedures, the parties specifically agree that Broker shall have the right to offset the amount of any loss, damage or other claims against any rates and charges due to Carrier under Paragraph 2 above and that Carrier shall make no claim on Broker, any third party which Broker represents and/or any consignor/consignee of traffic moved under this agreement for the amount of such offset.
- **9.** <u>Scheduling for Loading and Unloading</u> Upon reasonable request by Broker, consignee or others designated by them, Carrier will, without additional charge, prearrange schedules for arrival of vehicles for loading and unloading. Such schedules may be on a one

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time or continuous basis mutually agreeable to all parties. In the absence of a prearranged schedule, Carrier will have equipment available for loading within a reasonable time after having been notified by Broker.

- **10.** Confidentiality Neither party shall divulge to any third party (a) the terms of this agreement or (b) any proprietary information derived in the course of performance of this agreement. Carrier specifically agrees that it shall not reveal the terms on which it provides transportation to any third party represented by Broker and/or consignee/consignors of any shipment moving hereunder.
- **11.** <u>Term</u> This agreement shall become effective on the date hereof and shall remain in effect until terminated by either party upon not less than ten (10) days prior written notice. Nothing in this paragraph shall be construed as limiting or superseding any right of cancellation or termination of this agreement as may be specified in any other paragraph of this agreement.
- **12.** <u>Status</u> The parties understand and agree that Broker operates as an independent contractor for the purpose of arranging transportation of goods for various consignors/consignees.
- **13.** <u>Non-Compete</u> Carrier further agrees to not directly solicit freight from shippers that it hauled for as a result of the efforts of Broker under this agreement for a period of one (1) year after termination of this agreement. Should Carrier breach the above provision, it is understood between the parties that damages to Broker would be hard to calculate. Therefore, the parties have stipulated and agreed that should Carrier breach the above provision, the sum of Twenty-five Thousand and no/100 dollars (\$25,000.00) shall be paid by Carrier to Broker upon demand.
- **14.** <u>Breach and Termination</u> Not withstanding other provisions in this agreement relating to termination, the parties agree and understand that Broker may terminate this agreement immediately on material breach by Carrier. Such material breach shall include, but not be limited to, any of the following events:
  - a) Carrier's failure to provide the required cargo insurance, workmen's compensation insurance and/or property damage and bodily injury insurance in the amounts and under the conditions required herein;
  - b) Broker's receipt of notice that any required Carrier insurance hereunder has been revoked by the insured;
  - c) Carrier's failure to comply with the hold harmless and indemnification provisions of this agreement;
  - d) Any instance where Carrier, its agents or representatives solicit any consignor/consignee whose traffic moves under this agreement where Carrier or its agents or representatives attempt to secure the direct routing of such freight. Any act of such back-solicitation shall be cause for termination of this agreement. Such termination shall not affect any rights, which Broker has against Carrier under this agreement.
- **15.** <u>Titles</u> The heading, titles, and captions used in the agreement and in the Exhibit attached hereto are, unless specified otherwise, for convenience only and shall not be deemed to limit, amplify or modify the terms of this agreement nor affect the meaning of it.
- **16.** <u>Notices</u> Whenever this agreement requires or permits any consent, approval, notice, request or demand from one party to another, the consent, approval, notice, request or demand must be given in writing to be effective and shall be deemed to have been given on the day after it is enclosed in an envelope, addressed to the party to be notified at the address stated below (or at such other

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address as may have been designed by written notice), properly stamped, sealed and deposited in the United States mail, Certified Mail-Return Receipt Requested. The address of each party for the purposes hereof is as follows:

Broker:	Carrier:	
Jhon Francis Transport & Logistics	Name:	
349 Skyline Dr	Address:	
Bernice, OK 74331	City/State/Zip:	

- **17.** <u>Survival</u> All covenants, agreements, representations and warranties made in this agreement shall survive all closing hereunder for a period of three (3) years from the date of this agreement.
- **18.** <u>Entire Agreement</u> This agreement constitutes the entire agreement by and between the parties hereto pertaining to the subject matter hereof and supersedes all prior or contemporaneous understandings and negotiations or discussions, whether written or oral, of the parties.
- **19.** <u>Amendments or Modifications</u> The parties hereto may amend or modify this agreement or the instruments given and executed pursuant to the terms of this agreement only by written instrument executed by the Carrier and Broker with the sole exception being that the rates and charges referred to herein may be verbally modified by mutual consent of both parties provided that written confirmation of said modification is received by the party against which the modification is sought within ten (10) days.
- **20.** <u>Counterparts</u> This agreement may be executed in counterparts and each such counterpart shall have the same effect as the original.
- **21.** <u>Incorporation by Reference</u> Any Exhibit referred to herein is expressly incorporated into this agreement by this reference and made a part hereof.
- **22.** <u>Governing Law</u> The substantive laws of the State of Texas shall govern the validity, construction, enforcement and interpretation of this agreement and the documents, instruments or agreement executed and delivered pursuant to the terms of this agreement unless otherwise specified therein and proper venue on any suit arising under this agreement shall be in Delaware County, Oklahoma
- **23.** <u>Invalid Provisions</u> If any provision of this agreement is held to be illegal, invalid or unenforceable under present or future laws effective during the term of thereof, such provisions shall be fully severable and this agreement shall be construed and never

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comprised a part of this agreement. Furthermore, in lieu of such illegal, invalid or unenforceable provision, there shall be added automatically as a part of this agreement a provision as similar in terms to such illegal, invalid or unenforceable provision as may be possible and be legal, valid and enforceable.

**24.** <u>Parties Bound</u> – This agreement shall be binding upon and inure to the benefit of each of the parties hereto and their respective heirs, successors and assigns.

The signature below certifies that I have read and understand all pages of the packet in its entirety.

BROKER:	CARRIER:
Jhon Francis Transport & Logistics	Name:
349 Skyline Dr	Address:
Bernice, OK 74331	City/State/Zip:
Federal ID # 47-2111462	MC#:Federal ID#:
Jhon Francis Transport & Logistics' Rep Signature	Carrier Rep Signature

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Credit Reference

**Company Information Packet** 

**W.S.F.C.U.** Troy Hoover 918-858-9229

Bank Of Grand Lake Ray Claggett 918-937-5900