

EAZY TRUCKING FREIGHT LOGISTICS

CARRIER PACKET AGREEMENT

Phone: 219-315-1860

info@eztfl.com

https://eztfl.com

This is the carrier Set-up Packet for Eazy Trucking Freight Logistics1 LLC.

Please fill this out and return! Please be sure to include:

- W9 Tax Form
- Certificate of insurance
- Signed Workers comp waiver form (or waivers comp insurance)
- Signed Rebrokering Policy
- Last 4 Digits of the Truck VIN# (to check on insurance)
- Notice Of Assignment (If Applicable)

IMPORTANT: We will either need a form or email from the owner showing that you are authorized to sign contracts and complete new

carrier setups for the owner and the company OR we will need the owner to sign the carrier packet signatures and initials himself.



1200 New Jersey Ave., S.E. Washington, DC 20590

SERVICE DATE June 19, 2019

LICENSE MC-1030872-B U.S. DOT No. 3267251 EAZY TRUCKING FREIGHT LOGISTICS LLC HURST, TX

This License is evidence of the applicant's authority to engage in operations, in interstate or foreign commerce, as a broker, arranging for transportation of freight (except household goods) by motor vehicle.

This authority will be effective as long as the broker maintains insurance coverage for the protection of the public (49 CFR 387) and the designation of agents upon whom process may be served (49 CFR 366). The applicant shall also render reasonably continuous and adequate service to the public. Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

Jeffrey L. Secrist, Chief

Alby & Swint

Information Technology Operations Division

CARRIER PROFILE EAZY TRUCKING FRIEGHT LOGISTICS



Carrie	er Name:												
Physi	cal Addre	ess:											
City:				State:		Zi	p:	_	Off	ice Tel: () _		
Fax: ()				MC	#							
	Area			Name		Phone# c			Ext#		Email		
Disp	atch												
Оре	rations												
Afte	r Hours												
Acco	ounting												
Othe	er												
Equip	ment Ty	pe(s) pl	ease inp	out the q	uantity	of each	trailer tl	hat app	lies				
	Flatbe			Step Dec		<u>, </u>	Vans			Reefers		R	GN's
45	Tiatbe	<u>us</u>	45	step bec	, KS	45	Valis		45	incerer3			GIV 3
48			48			48			48				
53			53			53			53				
Prefe	rred Loa	d Types	:									_	
Prefe	rred Lan	es:											
Appo	rtioned I	Lanes (C	ircle be	low ALL	that app	oly):							
Unite	d States	: All 48	states										
AL	AR	AZ	CA	СО	СТ	DE	FL	GA	IA	ID	IL	IN	KS
KY	LA	MA	MD	ME	MI	МО	MN	MS	MT	NC	ND	NE	NH
NJ	NM	NV	NY	ОН	ОК	OR	PA	RI	SC	SD	TN	TX	UT
VA	VT	WA	WI	WV	WY								
Cana	da:	AB	ВС	MB	ON	QB	SK						
Subm	itted by:								(I	Name & 1	itle)		

EAZY TRUCKING FREIGHT LOGISTICS BROKER CARRIER AGREEMENT EATY TRUCK



LOADS MUST NOT BE DOUBLE BROKERED AND "Eazy Trucking Freight Logistics, LLC" WILL PURSUE LITIGATION

This Contract is made between;

Carrier	Broker: EAZY TRUCKING FREIGHT LOGISTICS
Address	Address 5601 BRIDGE STREET STE# 300
City	City: FORT WORTH
State Zip	TEXAS 76053
FMCSA MC# ()	FMCSA MC# 1030872
Phone: ()	Phone: (219) 315-1860
Fax: ()	Email: eazytfl@gmail.com
Email:	

RECITALS:

- a) CARRIER is a motor carrier under 49 USC 13102(12), is duly registered with the USDOT pursuant to 49 USC 13902 and 13905 with a Motor Carrier Safety Rating as indicated above; it owns and operates equipment suitable to transport goods shipped and received by BROKER; and it is fully equipped to render prompt and uninterrupted service to **BROKER**;
- b) BROKER is authorized and qualified as a licensed Property Broker, has the opportunity to route shipments with various Customers, and has working control over carrier selection, rate negotiation, payment of freight charges, and **BROKER** requires carrier services.

THE PARTIES AGREE:

Transportation Service and Insurance

- a) BROKER will tender freight to CARRIER for transportation as described in Addendum "A" (Rate Confirmation) and BROKER agrees to pay to Carrier the rates stated in Addendum "A" to this Agreement less any advance, Comcheck or quick pay fees agreed to by Carrier.
- **b) CARRIER** shall obtain and maintain in effect;
 - i. personal injury and property damage liability insurance in compliance with the regulations of the FMCSA and the U. S. Department of Transportation;
 - ii. Workers' Compensation insurance as required under the laws of the states in which the transportation services shall be performed, protecting and covering CARRIER and its employees in such amounts as are required by such laws;
 - iii. and (c) cargo insurance in the amount sufficient to cover its potential liability pursuant to paragraph 2 of this Agreement entitled "Cargo Loss". CARRIER shall cause its insurance carrier to furnish BROKER with a certificate attesting to the personal injury, property damage, workers' compensation, and cargo insurance in force, which certificate shall include a provision that the insurance carrier shall notify BROKER at least thirty (30) days in advance of any reduction or cancellation of such insurance. Upon BROKER's request, CARRIER shall also cause its insurance

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carrier to furnish notice to BROKER and/or its designees at least thirty (30) days in advance of any reduction or cancellation of such insurance.

Cargo Loss

CARRIER shall be liable to BROKER for the full actual value of any loss, damage or injury to shipments tendered to it for transportation, except insofar and to the extent that such loss, damage, or injury shall have resulted from the causes excepted in the straight Bill of Lading published in the National Motor Freight Classification, the terms of which are incorporated by reference. BROKER shall file any claim arising under this paragraph with CARRIER within nine (9) months of the delivery or loss of the shipment and bring suit within two (2) years from the date of any claim's declination. In the event BROKER shall fail to comply with these time limits, the claim that is not timely filed shall be barred and CARRIER shall have no liability to **BROKER** for the loss alleged.

Status of Carrier

CARRIER shall perform the transportation contemplated by this **Agreement** as an independent contractor, and neither its employees nor its agents shall be deemed to be those of the BROKER. CARRIER shall be responsible for the procuring and operating the vehicles and the employment, hiring, training, supervising, and controlling its drivers and helpers. CARRIER shall be responsible for the safe and lawful operation of the vehicles used in the performance of the transportation contemplated by this Agreement and shall hold BROKER harmless for any penalties, fines, assessments, claims, or judgments resulting from the operation of the vehicles.

Expenses

CARRIER shall bear the costs and expenses of furnishing all fuel, oil, tires, and any other parts, supplies and equipment, necessary or required for the safe operation and maintenance of the equipment. CARRIER shall bear all expenses, including the expense of road service and repair in connection with the use and operation of the equipment and shall bear the cost and expense of maintaining the equipment in good repair and mechanical condition.

Freight Documentation

A Uniform Freight Documentation form or Rate Confirmation Sheet may be utilized by the Parties. The terms and conditions of this Agreement shall prevail over those appearing on that form or any other form(s) used by the Parties for the delivery of freight. Any form(s) used by the Parties shall only be used for the purpose of documenting the pick-up and delivery of freight. Either Party, at its option, may supply any document required by or referenced in this Agreement in either paper or electronic form (including, but not limited to, an electronically imaged, faxed, photocopied, or online posted version), and any such version shall be sufficient for all purposes under this Agreement. Unless specifically agreed to by the Parties, any joint movement involving another transportation entity to or from a point outside the U.S. shall not be considered as moving on a "through" bill of lading. Carrier agrees not to subcontract, broker,

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interline, or to use "substituted services" by rail or motor carrier without the specific approval of Shipper. If for any reason this is done without permission, Carrier shall be liable to Shipper for any cargo loss, damage, or injury to the same extent as if **Carrier** performed the service.

Prepaid/Collect Shipments

BROKER shall specify whether the terms for any shipment under this contract shall be "prepaid" to be paid by the consignor or marked "collect" to be paid by the consignee.

Non-Recourse Shipments

BROKER may specify whether the collection of charges from any consignee shall be without recourse to the BROKER as the consignor, in accordance with those provisions of Section 7 of the Uniform Bill of Lading as in effect on the date of this **Agreement**.

Shipments Under Contract

Whether or not CARRIER is authorized to operate, or does operate as a common motor carrier, each and every shipment tendered by BROKER to CARRIER on or after the date of this Agreement shall be deemed to be a tender to CARRIER as a motor contract carrier and shall be subject only to the terms of this **Agreement** and the provisions of law applicable to motor contract carriers.

Overcharges and Undercharges

- (a) Any action at law by CARRIER to recover undercharges pursuant to services provided under this Agreement, or by BROKER to recover overcharges claimed against CARRIER for services rendered under this Agreement, shall be commenced not more than one (1) year after CARRIER's receipt of the shipment with respect to which such undercharge or overcharge is claimed to be due.
- (b) The provisions of this section shall survive the cancellation, termination, or expiration of this Agreement.

Assignment

This Agreement may not be assigned, in whole or in part, by either party, without the written consent of the other party.

Confidentiality

- (a) Except as required by law or other provisions of this Agreement, the terms and conditions of this Agreement and information pertaining to any shipment transported under this Agreement shall not be disclosed by either party to persons other than its own directors, officers, employees, agents, attorneys, accountants, and auditors.
- (b) BROKER shall have the right to disclose any such terms, conditions or information to its vendors, vendees or the consignees of the individual shipments moving between BROKER and the applicable vendor, vendee, or consignee.

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(c) The provisions of this section shall survive the cancellation, termination or expiration of this Agreement.

Indemnification

CARRIER agrees to indemnify, save harmless and defend BROKER from and against any and all claims for loss, damage or injury and from and against any suits, actions and legal proceedings brought against BROKER for or on account of any loss or damage to the tangible property of third parties, or for or on account of any injuries received or sustained by any person, including but not limited to, employees of CARRIER, and employees and agents of BROKER caused by, or growing out of, any intentional or negligent act or omission of CARRIER or its employees in performing the services provided for under this Agreement. This indemnification is inapplicable and of no force or effect if the damage or injury to any person is caused solely by the intentional or negligent act or omission of BROKER's employees, agents, or third parties with whom **CARRIER** comes into contact.

Force Majeure

Except as otherwise provided, the obligation of CARRIER to furnish and of BROKER to use the transportation services provided for in this Agreement shall be suspended temporarily during any period(s) in which either of the parties is unable to comply with the requirements of this **Agreement** by reason of the acts of God or the public enemy, fire, flood, labor disorder, civil commotion, closing of the public highway(s), government interference or regulations, or other contingencies similar to the foregoing beyond the reasonable control of the affected party. The party experiencing an event of Force Majeure shall notify other parties of the event as soon as possible, take reasonable action to eliminate the cause for the Force Majeure and resume normal operations as soon as possible.

Term and Termination Provision

The term of this Agreement shall be for an initial period of one (1) year. Following termination of such initial period, this Agreement shall continue in force from year to year until termination by either party with or without cause, upon not less than thirty (30) day's prior written notice in accordance with Section "Notices". This provision shall apply from the effective date of this Agreement.

Default

If in the opinion of either party the financial responsibility of the other party is impaired, or if either party should persistently or repeatedly refuse or fail to perform any duty, obligation, or responsibility required by the terms of this Agreement, or persistently disregard laws or regulations applicable to performance under the terms of this Agreement, either party may terminate this Agreement without prejudice to any other right or remedy, after giving the other party at least thirty (30) days' prior written notice of such termination.

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Notices

- (a) Any and all notices required or permitted to be given under this Agreement shall be in writing and shall be delivered to the party entitled to receive the same by hand or by U. S. Certified Mail, return receipt requested, addressed as indicated in the heading to this Agreement, or to such other addresses as a party shall from time to time advise the other party. Any notice given under this Agreement shall be effective, if sent by mail, on the date of placing the same in the United States Mail, and if by personal delivery, the date of such delivery.
- (b) Alternatively, any such notice may be given by email or by facsimile to the email address or telephone number of the other party as disclosed and indicated in the heading to this Agreement. Any notice given by facsimile shall be effective on the date it is sent provided the receiving party gives evidence of receipt or the sending party obtains evidence of receipt by machine confirmation.

No Back Solicitation Agreement

CARRIER shall not solicit traffic from any consignor, consignee, or Customer of BROKER (collectively referred to as "CUSTOMERS") where either (1) the availability of such traffic first became known to CARRIER as a result of BROKER's efforts, or (2) the traffic of the BROKER, consignor, consignee or customer of the BROKER was first tendered to the CARRIER by the BROKER. If CARRIER breaches this Agreement and "back-solicits" the BROKER's customers, and obtains traffic from such customer, BROKER then is entitled, for a period of fifteen (15) months after the involved traffic first begins to move, to a commission from the CARRIER equal to Fifteen (15%) Percent of the transportation revenue received on the movement of the traffic. CARRIER further agrees that BROKER may publicly report this breach of the Agreement, if it occurs, to any trade association or publication, and that the facts of the breach may be published.

Miscellaneous

- (a) This Agreement contains the entire understanding between the parties with respect to the subject matter treated herein.
- (b) This Agreement supersedes and cancels all prior letters of intent, agreements, understandings, offers and assurances, oral or written, of any party, and shall be the sole agreement with respect to the matters involved, except as may be agreed to in writing by subsequent amendments.
- (c) This Agreement is being delivered and is intended to be performed in the state of Texas and subject to the provisions of Title 49 of the United States Code (49 USC) and the Rules and Regulations of the FMCSA, USDOT, or their successors, which may govern by subject matter and jurisdictional supremacy, shall be construed, and enforced in accordance with the laws of Texas. By execution of the Agreement, the BROKER and CARRIER agree and consent that any action brought to enforce the terms of this Agreement, or to collect any monies due under this Agreement, or any litigation regarding the transportation services or other matters relating to this Agreement shall be brought in the courts in TARRANT County, TEXAS

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PROPERTY BROKER - MOTOR CARRIER TRANSPORTATION AGREEMENT ALL ACOUNTING INQUIRIES TO BE FORWARDED TO eazytfl@gmail.com

CONTACT INFORMATION:		
Dispatch Contact 1 :	Phone:	Email:
Dispatch Contact 2 :	Phone:	Email:
Accounting Contact 1:	Phone:	Email:
Accounting Contact 2:	Phone:	Email:
Do you use any factoring company? If YES, provide the details below:		
Name :		
Contact Person:		
Direct Phone:		
Email :		
Remittance Address		
Street Address :		
City/Sate		
Zip:		
ACH Information:		
Bank Name :		
Routing Number		

Account Number

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- (d) This Agreement shall be binding upon and shall inure to the benefit of the parties hereto, their personal representatives, heirs, successors, and assigns.
- (e) Unauthorized delays in the pickup or delivery of the load may be charged back to Carrier.
- (f) No modification of this Agreement shall be valid unless in writing and executed by all the parties. No breach of any provision of this Agreement shall be deemed waived unless specifically waived in writing by the non-breaching party. The waiver of any breach of any term or condition hereof shall not be deemed a waiver of any other or subsequent breach, whether of like or of different nature.
- (g) This Agreement may be executed simultaneously in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.
- (h) BROKER and CARRIER will discuss any perceived deficiency in performance by either of them, and will promptly attempt to resolve all disputes in good faith.
- (i) In the event that the FMCSA, or any other federal agency or department, or any state government, agency or department shall by regulation, order or statute, directly or indirectly, require or prescribe the establishment of any rules or provisions inconsistent with the terms of this Agreement, CARRIER shall promptly notify BROKER and BROKER or CARRIER may, without prejudice to any other right or remedy, terminate this Agreement after giving at least five (5) days' prior written notice of such termination.
- (j) Carrier is prohibited from subcontracting any Broker load to any other carrier or broker.
- (k) The parties agree that signatures on the Agreement, as well as any other documents to be executed under the Agreement, may be delivered by facsimile in lieu of an original signature, and the parties agree to treat facsimile signatures as original signatures and agree to be bound by this provision
- (I) Fax & Email consent. The parties to this agreement are authorized to fax and/or email each other shipment availabilities, equipment and rate options, or any advertisements of new services.
- (m) The Recitals to the **Agreement** are incorporated into the **Agreement**.

Carrier Name	EAZY TRUCKING FREIGHT LOGISTICS, LLC
Printed Name:	Printed Name: Philip Howard
Signature:	Signature: Philip Howard
Title:	Title: Owner
Dated:, 20	Dated: 16 February 2023