

TIGI LOGISTICS, INC.
SPRING HILL FLORIDA 34606

PLEASE SEND ALL INVOICES AND ORIGINAL BACK-UP DOCUMENTATION,
SIGNED RATE CONFIRMATIONS TO THE FOLLOWING ADDRESS:

TIGI LOGITICS INC
5284 IROQUOIS AVENUE
SPRING HILL FL 34606
PHONE 352 683-4448
FAX 352 683-4161
EMAIL: CALCONETA@BELLSOUTH.NET

IF YOU HAVE ANY QUESTIONS PLEASE DO NOT HESITATE TO CONTACT OUR
OFFICE

THANK YOU IT HAS BEEN A PLEASURE DOING BUSINESS WITH YOU AND YOUR
COMPANY.!!!

******SOLUTIONS IN MOTION******

TIGI LOGISTICS INC
CARRIER PROFILE

CARRIER: _____

MC# _____ DOT# _____ FID# _____

ADDRESS _____ PO BOX _____

CITY _____ STATE _____ ZIP CODE _____

TELEPHONE _____ FAX _____

EMAIL: _____ EMERGENCY NO. _____

PRIMARY CONTACT _____

SECONDARY CONTACT _____

NUMBER OF TRUCKS _____ EQUIPMENT TYPE/TYPES _____

EQUIPMENT SIZE _____

TRUCKS RUN:

FROM _____ TO _____

FROM _____ TO _____

FROM _____ TO _____

TIGI LOGISTICS INC
5284 IROQUOIS AVENUE
SPRING HILL, FL. 34606
PHONE 352-683-4448
FAX 352-683-4161
EMAIL: CALCONETA@BELLSOUTH.NET

BUILDING A PARTNERSHIP IN TRANSPORTATION

PRESIDENT	EUGENIA M. OSTOLAZA
VICE PRESIDENT	DANIEL OSTOLAZA
OPERATIONS	GINA OSTOLAZA
ACCOUNTING	ESPERANZA ALCANTARA

CREDIT REFERENCES

JRB TRUCKING KISSIMMEE, FL (MC# 519489)	JEFF BOULEY 407-319-8019
L.L.P. JEFFERSON, ME. (MC#640740)	RON 207-549-7862
T.T. DUNPHY INC. dba INTER-LINE TRANSPORT NORTH ANSON, ME (MC#171212)	DAVE 207-635-2933

CONTINGENT CARGO AND LIABILITY INSURANCE

BENTON & PARKER-JACKSONVILLE, FL
703 MEDICAL PARK LANE NE
GAINESVILLE, GA 30501
PHONE:678-207-1118
POLICY NUMBER DKG4397

MC# 399860

D&B No. 11-727-7843

FID No. 59-3733750

BANK OF AMERICA SPRING HILL FLORIDA BANK REFERENCES UPON REQUEST

TIGI LOGISTICS INC

BUILDING A PARTNERSHIP IN TRANSPORTATION

NOTE TO CARRIER:

- DRIVER MUST CALL TIGI LOGISTICS WHEN LOADED AND WHEN UNLOADED
- DRIVER MUST REPORT ANY DELAYS AND OR MISSED APPOINTMENTS IMMEDIATELY.
- DRIVER IS RESPONSIBLE FOR COUNTING FREIGHT ON AND OFF THE TRAILER.
- DRIVER MUST REPORT ALL OVERAGES /SHORTAGES/DAMAGES TO TIGI LOGISTICS PRIOR TO LEAVING SHIPPER/CONSIGNEE DOCK. FAILURE TO DO SO WILL RESULT IN A \$25.00 RATE DEDUCTION.
- INVOICES MUST INCLUDE ORIGINAL SIGNED PROOF OF DELIVERIES TO ENSURE PROPER PAYMENT.
- DRIVER MUST CALL 352-683-4448 FOR DISPATCH.
- \$150.00 FINE FAILURE TO DELIVER AS SCHEDULED WITHOUT PRIOR NOTICE.
- A SIGNED BILL OF LADING MUST BE FAXED TO 352-683-4161 UPON DELIVERY.
- AFTER HOURS EMERGENCY NUMBER FOR DISPATCH IS 352-683-4448 OR 904-887-4883

I HAVE READ THE FOLLOWING INFORMATION AND ACKNOWLEDGE ALL OF IT
CONTENTS AND AGREE WITH THE INFORMATION PROVIDED.

SIGNED _____ DATE _____

TIGI LOGISTICS INC
SPRING HILL FLORIDA 34606

BUILDING A PARTNERSHIP IN TRANSPORTATION

QUICK PAY FORM

Quick Pay, fast cash, call it what you want, the bottom line is we will mail your check within 48 hours after receiving the proper documentation by mail.

(We work on original paperwork only)

It's just that simple. Your invoice must show the discounted rate of 4% to allow us to pay the discounted amount.

This form must be signed and faxed back with your rate confirmation, to allow us to pay the discounted rate.

- CERTAIN RESTRICTIONS APPLY

Company Name

Date

Corporate Officer Signature

Print Name

TIGI Logistics Inc.
YOUR TRANSPORTATION PARTNER
Master Transportation Contract

THE PARTIES identified below have entered into this continuous Master Transportation Contract (“Contract”) as of _____.

THE PARTIES:

_____, a motor carrier possessing the qualification necessary to transport interstate and/or intrastate shipments of property by motor vehicle, hereinafter designated as “Contract”; and

TIGI Logistics doing business as motor property brokers arranging for interstate and intrastate transportation of property by motor carrier, all hereinafter designed as “TIGI LOGISTICS”.

RECITALS:

Carrier represents and warrants that it is a motor carrier registered with, or possessing the authority issued by, the U.S. Department of Transportation and any and all other applicable State or Federal government agencies which may be required where services are to be performed, that Carrier is engaged in the business of transporting freight in interstate or intrastate commerce, by motor vehicle, and is desirous of retaining the services of TIGI LOGISTICS to obtain such goods and property for transportation as are offered by TIGI LOGISTICS for its shipper or receiver customers (hereinafter referred to as “Customers”).

TIGI LOGISTICS is actively engaged in the business of soliciting freight for interstate and intrastate transportation on behalf of Carrier and other motor carriers in accordance with distinct needs of TIGI LOGISTICS’ Customers.

Carrier is fit, willing and able to provide motor carrier transportation in accordance with the distinct needs of TIGI LOGISTICS and its Customers, and TIGI LOGISTICS desires to use and Carrier desires to provide such service accordance with the terms of this contract.

The Parties do hereby enter into this contract pursuant to 49 U.S.C.14101 (b) for the purpose of providing and receiving specified services under specified rates and conditions, and under which the Parties intend to waive certain rights and remedies permitted to be waived under the Interstate Commerce Act, to the extent that any provisions therein are inconsistent with any of the provisions of this Contract; and the Parties further agree that this Contract shall continue to be in force and fully pertaining to all interstate and intrastate transportation shipments transported by Carrier for TIGI LOGISTICS and its Customers.

AGREEMENTS:

Based upon the foregoing, the Parties hereby agree as follows:

Series of Shipments:

TIGI LOGISTICS hereby commits to tender, and Carrier hereby commits to transport, a series of at least three (3) interstate shipments during the term of this Contract, but TIGI LOGISTICS and Carrier anticipate that the series of shipments shall exceed that minimum number of shipments.

TIGI LOGISTICS DISTINCT NEEDS:

Carrier agrees to provide service designed to meet the unique, distinct and continuing transportation service needs of TIGI LOGISTICS and its Customers, which include but are not limited to the following: Flexible contract freight rates which may be amended through a simplified notice provision between TIGI LOGISTICS and Carrier; the providing by Carrier of its certificates of Insurance to TIGI LOGISTICS; Carrier's agreement to issue invoices to and accept payment from TIGI LOGISTICS, rather than the shipper or receiver; permitting TIGI LOGISTICS to withhold compensation under this contract to satisfy claims or shortages arising out of services performed by Carrier under this contract; Carrier's commitment to make daily check calls to the dispatching office while under a contracted shipment; and the occasional granting of other business considerations.

ENGAGEMENT FOR SERVICES:

Carrier hereby retains the services of TIGI LOGISTICS as Carrier's agent for solicitation and dispatch of freight available for transportation by motor vehicle, with the authority to act on Carrier's behalf for the purpose of securing freight and accepting from TIGI LOGISTICS' Customers payment transportation.

It is expressly agreed by the Parties that the terms of this Contract shall cover each and every interstate and intrastate shipment without designation in any instance that is so covered. Carrier further agrees that any interstate or intrastate tariffs, released value clauses or rates, or other liability limitations which now or in the future may exist in Carrier's schedules or tariffs shall not apply to transportation provided by Carrier to TIGI LOGISTICS during the term of this Contract, unless they are expressly stated in this Contract.

PROCSDURES FOR PROVIDING SERVICES:

TIGI LOGISTICS and Carrier shall provide services in the following manner:

A. When freight is available for dispatch, TIGI LOGISTICS shall offer the freight to Carrier at a specified rate established on a flat or per unit basis, and Carrier shall accept or reject the offer of transportation in Carrier's sole discretion.

B. In providing services, Carrier represents and warrants that the driver(s) utilized are competent and properly licensed, and are fully informed of their responsibilities for the protection and care of involved commodities. Carrier agrees that neither TIGI LOGISTICS nor its Customer is responsible for paying the involved driver's salary, wages, compensation or charges, nor are either responsible for Worker's Compensation coverage or any taxes based on salary, wages, or compensation. Carrier agrees to provide and maintain the necessary equipment and to provide all fuel and pay all expenses necessary to such operate the equipment, and Carrier agrees that in no instance shall TIGI LOGISTICS or its Customers be responsible for any of the expenses. Carrier represents that the transportation will be performed without violating local, state or federal laws or regulations, and that Carrier has complied and will comply with all laws and regulations of local, state and federal authorities and regulatory bodies having jurisdiction over the operation of its vehicles. Carrier warrants that all equipment used to ship food products is suitable for that purpose and has not been used to waste or other products, which may affect the safety or cleanliness of the food products.

CONTRACT RATES:

A. Carrier agrees to transport all commodities at the contract rate or rates set forth in this Contract or in future addenda to this contract. The Parties intend to establish contract rates, and to modify existing contract rates, by TIGI LOGISTICS' issuance of a confirmation, either by fax or mail, stating a new contract rate. TIGI LOGISTICS shall issue such Confirmations within twenty-four (24) hours after agreeing to the terms of specific transportation movement necessitating the new or modified rate. Unless objected to within twenty-four (24) hours after its receipt, Carrier shall be presumed to have agreed that the terms set forth on such Confirmations are fully and correctly stated. All such Confirmations shall become incorporated as addenda to this Contract, and the Parties agree to retain all such addenda for the period required by the applicable law.

TIGI LOGISTICS agrees to pay Carrier the contract rates and charges shown on the confirmation described above within a reasonable time after TIGI LOGISTICS' receipt of original delivery receipts and any other paperwork required by TIGI LOGISTICS' Customer. In exchange for guarantee of payment, Carrier shall invoice TIGI LOGISTICS directly, shall not invoice the Customer, and shall look solely to TIGI LOGISTICS and to no other person, including the Customer, for payment of freight charges under this

Contract. Carrier hereby waives any right it may otherwise have to proceed or commence any action against any Customer for the collection of any freight bills arising out of transportation services performed by Carrier under this Contract.

C. Compensation paid to Carrier under this Contract may be withheld in whole or in part by TIGI LOGISTICS or any of its subsidiaries or related companies to satisfy claims or shortages arising out of this or other Contracts, or to satisfy advances made to, or on behalf of, Carrier or to satisfy any debt owed by Carrier to TIGI LOGISTICS or any of its subsidiaries or related companies.

COMPENSATIONS:

In consideration for soliciting freight, general sales and merchandising services, and its basis of payment, TIGI LOGISTICS is hereby authorized and empowered to keep any amounts over the contract rates stated in this Contract or Confirmation as its broker's commission. Carrier shall have the right to review TIGI LOGISTICS' files relating to any shipment transported by Carrier for a period of sixty (60) days following transportation of such shipment at TIGI LOGISTICS' offices at 5284 Iroquois Avenue Spring Hill, Fl. 34606.

INDEPENDENT CONTRACTOR

The Parties understand and agree that the relationship of Carrier to TIGI LOGISTICS hereunder is solely that of an independent contractor, and that Carrier shall and does employ, retain or lease on its own behalf all persons operation motor vehicles transporting commodities under this Contract, and such persons are not employees or agents of TIGI LOGISTICS or its Customers. It is further understood and agreed that all drivers of motor vehicles and direction, control and supervision of Carrier, and not of TIGI LOGISTICS or its Customers. Carrier represents and agrees that such employees are and will at all times be covered by adequate Worker's Compensation insurance as provided by law.

CARRIER'S LIABILITY

Carrier agrees to transport the commodities to the specified destination with reasonable dispatch. As between Carrier and TIGI LOGISTICS, Carrier hereby assumes all liability for cargo loss and damage while such commodities are in Carrier's custody or control, except for loss, damage, injury, or delay to the commodities cause by act of God, public enemy, authority of law, act of default of the shipper or owner or for natural shrinkage; and Carrier has the burden of proving that cargo loss, damage, injury or delay was caused by one of the above exceptions.

INSURANCE

Carrier agrees to procure and maintain for the benefit of TIGI LOGISTICS and its Customers, at Carrier's own expense, and to provide written proof of, all insurance coverage required by the U.S. Department of Transportation or the States in which services are to be performed, including a BMC-32 Endorsement, and adequate insurance covering cargo damage, public liability, bodily injury / property damage, and Workers' Compensation, all in the form and amounts required by TIGI LOGISTICS.

CARRIER'S INDEMNIFICATION

The parties agree that Carrier shall be the party solely responsible for operating the equipment necessary to transport commodities under this Contract, Carrier therefore agrees to indemnify TIGI LOGISTICS and its Customers and to hold them harmless for: loss or damage to Carrier's equipment; loss resulting from injury, including death, sustained by any employee of Carrier, or by any other person while acting in the capacity of a driver or helper in connection with the operation of the equipment; for any bodily injury, property damage or cargo loss, including the defense of any lawsuits there from, arising out of the operation, maintenance or use by Carrier of motor vehicle equipment to perform services under this Contract; for damage sustained by TIGI LOGISTICS or its Customers arising out of the furnishing by Carrier of equipment which has been used to haul waste or is otherwise not suitable for hauling food products or which may affect the safety or cleanliness of food products hauled by Carrier; and for any loss or damage sustained by TIGI LOGISTICS as a result of any other violation of this Contract by Carrier, including loss or damages due to negligence, incompetence or dishonesty of Carrier or Carrier's agents or employees.

BILLS OF LADING AND DELIVERY RECEIPTS

Upon receipt of the commodities from TIGI LOGISTICS' Customers, Carrier agrees to issue receipts or bills of lading in conformance with the terms on this Contract, which will be the exclusive evidence of the receipt of such commodities by Carrier in good order condition unless otherwise specifically noted on the face thereof. All other terms or conditions written on the receipts or bills of lading which have not been specifically agreed to by TIGI LOGISTICS shall have no binding effect against TIGI LOGISTICS.

CONTRACT TERM AND TERMINATION

The initial term of this Contract shall be a period of one (1) year from the date hereof, and shall continue in full force and effect from year-to-year unless it is terminated as provided for herein.

Either party shall have the right to cancel or terminate this Contract upon thirty (30) day's prior written notice to the other party.

MISCELLANEOUS

The Parties hereby further agree as follows:

This Contract shall not be rendered unenforceable by virtue of any failure or alleged failure to comply with the provisions of any statute or regulation applicable to transportation contracts, and the parties expressly waive any right that they might otherwise have to challenge the validity of this contract on such grounds, which waiver shall be binding on their respective assigns, heirs, or successors in the interest.

Neither party shall assign this Contract or any rights hereunder without prior written consent of the other party. This Contract shall be binding upon all permitted assigns, heirs and successors of the respective Parties hereto.

All notices required to be given under any of the provisions of this Contract shall be properly given if made in writing and deposited in United States Post Office by registered mail, postage prepaid, and addressed to the respective parties as set forth above.

In the event either party incurs attorney's fees, costs or expenses in enforcing any of the provisions of this Contract, or in exercising any right or remedy arising out of breach of this Contract by the other party, the prevailing party shall be entitled to an award of attorney's fees, costs and expenses against the defaulting party.

The Parties agree that this Contract shall be constructed under the laws of the State of Florida, and agree that all disputes arising under the Contract may be submitted to the Jurisdiction of the State of Florida Courts within the State or District of Florida, or for administrative proceedings to the appropriate Federal or State Government agency having jurisdiction over such matters.

IN WITNESS WHEREOF, THE Parties have cause this Contract to be signed by the following persons authorized to bind each other respective Parties to the mutual undertakings described in this Contract on the date first set forth above.

TIGI LOGISTICS

By _____

Title _____

CARRIER _____

By _____

Title _____

Witness _____