



#### **OUR STORY**

Our founders noticed a shift in transportation being previous carriers and dispatchers. From this shift, a company was born: Keep It Moving Freight, LLC.

### SHIPPER PACKET



#### **OUR VISION**

There's this notion that to grow a business, you have to be ruthless. But we know there's a better way to grow. One where what's good for the carriers and shippers. We will meet your transportation needs with a hassle free approach.



#### **OUR MISSION**

We help shippers route freight with excellence, while achieving competitive compensation for our carriers.

## **CONTACT US**



www.keepitmovingfreight.com



(3) (888)-341-2998



support@keepitmovingfreight.com





## **Company Outline**

#### **Company Credentials:**

Keep It Moving Freight, LLC. MC 1563770 BOND#: 16240

FED ID#: 93-2247636 D.U.N.S.#: 11-906-2742

#### **Additional Documentation**

Please complete and submit the Application for Credit & Agreement. You will also find IRS form W-9 for your records. Once your credit has been approved, you will be made a certificate holder for insurance purposes.

### Thank you!

Thank you for this opportunity to provide for your transportation and logistics needs. We look forward to a long and successful relationship.

**Keep It Moving Freight, LLC** 

Address: 1837 W Frankford Rd Ste Carrollton TX 75077 Mailing: 319 Kellan Crt Hickory Creek TX 75065 Email: support@keepitmovingfreight.com Web: www.keepitmovingfreight.com



Phone: (888) 341 - 2998

Fax: (888) 538 - 2454



## **Application for Credit & Agreement of Terms**

egal Name of Company Liab	le for Debt:	
oa or Other Names:		DUNS #:
nysical Address:		
ty:	State:	Postal Code:
none	Toll-Free:	Fax:
ompany Website Address:		
/IITTANCE – Please provid	e an email address or fax number to w	hich freight bills should be submitted.
Email:		Fax:
	ss below if email or fax is not desirable	
ling Name:		
dress:		
ty:	State:	Postal Code:
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OUNTS PAYABLE CONTA		
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ne:	Pallet Exchange?	Fax: Pallet Cost:
ne: ING REQUIREMENTS of-of-Delivery Required?	Pallet Exchange?	Pallet Cost:  Do you reimburse handing charges?

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#### STANDARD SHIPPER-BROKER AGREEMENT

This contract made this	day of	, 20 , by and between	,located at
		, a domestic corporation, hereinafter called "SHIPPER", and Keep I	t Moving Freight,
LLC., located at 319 Kellan (	Court Hickor	y Creek TX 75065, a domestic corporation, hereinafter called "FREI	GHT BROKER".

Whereas, Freight Broker is engaged in the business of placing loads, tendered to it by shipper, for transportation with carriers by motor vehicle, regulated by the Federal Motor Carrier Safety Administration, under contract with such carriers; and

Whereas, Freight Broker represents that it is duly authorized to perform such services for compensation under a license issued to it by the Federal Motor Carrier Safety Administration (FMCSA) in Docket No. MC-161546; and that it holds an effective Surety Bond or Trust Fund Agreement under 49 U.S.C. 10927(b) and 49 C.F.R. 1045; and that it shall employ only the services of motor carriers duly authorized by the Interstate Commerce Commission and insured in accordance with the laws and regulations of the appropriate federal and/or state regulatory agencies including but not limited to the Federal Motor Carrier Safety Administration and the United States Department of Transportation.

Whereas, Freight Broker desires to provide its transportation services on behalf of the Shipper for the interstate, intrastate and foreign transportation of commodities as more specifically described hereinafter; and

Whereas, Shipper desires to avail itself of such service.

Now, therefore, in consideration of the mutual agreements herein contained, and the compensation that the Freight Broker will receive from the monies that are paid for the transportation, the parties agree as follows:

- 1. Shipper agrees to tender certain loads, from time to time, to Freight Broker. The charges as to each shipment shall be agreed to, either orally or in writing, by the parties, prior to the movement of the shipment.
- 2. Freight Broker agrees to make every reasonable effort to place such loads with contract carriers for the purpose of transporting the loads with reasonable dispatch under the direction of the Shipper.
- 3. Freight Broker agrees to provide Shipper with adequate proof of acceptance and delivery of such loads in the form of a freight bill, and Shipper understands that the Freight Broker will be compensated by the carrier for the moves on which the Shipper pays the Freight Broker the transportation charges.
- 4. Except as may otherwise appear herein (including appendices), the rights and obligations existing between the parties hereto shall be those defined in the Interstate Commerce Act as to the conduct of Freight Brokerage in interstate and foreign commerce.
- 5. The terms of this Agreement shall commence on the above stated date and shall continue in effect until terminated by either party upon not less than fifteen (15) days written notice, either hand delivered or mailed to the address shown above.
- 6. The parties agree that in the event Shipper determines it has a claim for cargo loss or damage against any carrier transporting a load tendered to it by Freight Broker, the Freight Broker will act as administrator for the claim and insure that all claims are filed and processed in accordance with 49 C.F.R. 1005. All matters pertaining to rates and charges should be solely between Shipper and Freight Broker.
- 7. Freight Broker represents that the carriers that it uses will hold effective cargo insurance for all loads placed for transportation with them, and that the benefits of such insurance shall insure to the Shipper.
- 8. Freight Broker agrees that it shall treat all sensitive business information as confidential and shall not release same without the written consent of the Shipper.
- 9. It is understood between the parties that Freight Broker shall remain an independent contractor under this contract and that its agents and/or employees are under its exclusive management and control and that Shipper neither exercises nor retains any control or supervision of or over Freight Broker, or its operations, agents or employees in any manner whatsoever.
- 10. It is understood between the parties that each shall conduct its operations and activities in accordance with all Federal, State and Municipal laws, regulations, rules and ordinance affecting or regulating the transportation of the commodities involved.

- 11. Freight Broker agrees that in each of the contracts it has with contract carriers that the following clause shall be included: "Carrier authorizes Freight Broker to invoice Shipper, receiver, consignor or consignee for freight charges as agent for and on behalf of Carrier. Payment of the freight charges to Freight Broker shall relieve Shipper, receiver, consignor or consignee of any liability to the Carrier for non-payment of charges."
- 12. Freight Broker agrees to indemnify Shipper and hold it harmless from any claims which arise from the use of carriers not meeting the above stated requirements.
- 13. This instrument constitutes the entire agreement of the parties with reference to the subject matter hereof, and may not be changed, waived, or modified except in writing signed by both parties. This contract shall be construed in accordance with the laws of the State of Texas.
- 14. If any dispute arises about any matter covered by the terms of this Motor Contract Carrier Agreement, the dispute must be submitted, by the party who alleges a violation filing a complaint with the Federal Motor Carrier Safety Administration. The complaint shall contain specific references to pertinent statutory provisions and regulations of the Commission, and the terms of this contract that the complainant believes have been violated.

Such a complaint shall be submitted in accordance with all the provisions of 49 C.F.R. 1111.

No court action can be taken by either party prior to the decision of the Commission, and the decision of the Commission shall be a binding, final and non-appeal able decision. If for any reason the Commission refuses to accept the complaint, or refuses to make a ruling on the subject matter of the complaint, then the parties' recourse shall be to the judicial system, either state or federal.

IN WITNESS WHEREOF, the parties have caused this Contract to be executed as of the day and year first written above.

SHIPPER:	FREIGHT BROKER:	Keep It Moving Freight, LLC
BY:	BY:	Arthur Thompson
TITLE:	TITLE:	President
ADDRESS:	ADDRESS:	319 Kellan Court
CITY, STATE, ZIP	CITY, STATE, ZIP	Hickory Creek TX 75065
PHONE:	PHONE:	888-341-2998
FAX:		888-538-2454

**Keep It Moving Freight, LLC** 

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# Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

		Name (as shown or ep It Moving F	•		rn). Nam	ne is red	quired c	on this line;	do not	leave this	line blank	ζ.											
		Business name/dis			if differe	ent from	n above																
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Print or type. Specific Instructions on		Limited liability of Note: Check the LLC if the LLC is another LLC that is disregarded from the liability of	appropriate be classified as t is <b>not</b> disreg	oox in the a single- arded fro	e line at -membe om the o	bove for er LLC t owner f	r the tax that is d for U.S.	c classificati isregarded federal tax	tion of from to purpos	the single- he owner i ses. Other	member cunless the wise, a sin	owner. owner ngle-m	Do not of the	LLC is	- ck E	Exem	ption	n fron			-	rting	
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3. I ar	n a l	J.S. citizen or otl	ner U.S. pers	son (de	fined b	elow);	and																
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**Future developments**. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

#### **Purpose of Form**

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

# FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION ACCEPTANCE REPORT

USER ID:	AAKERS
TRANSMISSION NUMBER:	WEB94832
TRANSMITTED ON:	07/24/2023 09:38:17
COMPANY NAME:	HUDSON INSURANCE COMPANY
SUBMITTEND BY:	HUDSON INSURANCE COMPANY (28552-00)

Docket	Form/Ty	ре	Policy Number	Effective Date	Action				
MC-1563770	BMC-84/	SURETY TCS16240 07/07/2023 ACCEPTED							
Values in FMCSA Licensing & Insurance Database.									
Legal Name:	Legal Name: KEEP IT MOVING FREIGHT LLC								
DBA Name:									
Address:	319 KELLAN CT								
		HICKORY CREEK TX US 75065							
		319 KELLAN CT							
		HICKORY CREEK TX US 75065-7001							
91X Coverage(Type/Max/Underlying):									

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