

Dear Carrier Applicant:

Thank you for your interest in becoming an approved carrier for Load Lion Logistics LLC! The following items are necessary to complete the approval process:

- ◆ Completely fill out our Broker-Carrier Agreement. The agreement MUST be returned with the "CARRIER" signature. Please sign and send back to carriercompliance@goloadlion.com
 - ◆ Send a copy of your MC Authority to carriercompliance@goloadlion.com
- ◆ Have your insurance company add Load Lion Logistics LLC as a certificate holder on your policy -- your insurance agent must sign the proof of insurance certificate. Your insurance agent must send the insurance certificate to carriercompliance@goloadlion.com

PLEASE NOTE: THE CERTIFICATE MUST BE SIGNED. Please indicate whether cargo coverage is All Risk or Broad Form.

♦ Send us your liability and cargo insurance documents with the following amounts: - Auto Liability Insurance covering injuries, accidental death and property damage in the amount of \$1,000,000 per occurrence. Worker's Compensation & Employers Liability Insurance in the amount of \$500,000 (or greater amount if legally required). - General Liability Insurance covering injuries, accidental death and property damage in the amount of \$1,000,000 per occurrence. - Motor Truck Cargo Insurance in the amount of \$100,000 or greater

Please send your FORM W-9 for taxpayer identification to carriercompliance@goloadlion.com . Form W-9 is available at http://www.irs.gov/pub/irs-pdf/fw9.pdf

MC#	
DOT#	
Carrier name:	
Physical address:	
City / State / Zip:	
Contact Name:	
Phone #	
Toll Free:	
Phone # Local:	
After Hours Phone #:	
Fax #:	
Document Fax #:	(used to fax POD requests, etc.)

Dispatcher(s)		
Remit to or Factoring Company _		and/or P.O. Box
City / State / Zip:		
Local Phone #:		
Billing Fax:		
Federal Tax ID #	_	
Company Type: [] Corp [] LLC []	Partnership [] Sole Proprietorship	
Max net cargo weight	lbs. SCAC:	
EQUIPMENT PROFILE		
Please give the CURRENT COUNT	for the following equipment types:	
	' Flatbeds: Double Drops: Hotshot k wet: Tractors: 57' Vans: 48'Fl	
Zones Served Circle Zone		
ZO (CT, ME, MA, NJ, NH, RI, VT)	Z5 (IA, MN, MT, ND, SD, WI)	CHECK HERE FOR ALL 48
Z1 (DE, NY, PA)	Z6 (IL, KS, MO, NE)	
Z2 (MD, NC, SC, VA, WV)	Z7 (AR, LA, OK, TX)	
Z3 3 (AL, FL, GA, MS, TN)	Z8 (AZ, CO, ID, NV, NM, UT, WY)	



SERVICES PROFILE

E-mail Address:
Check all that are YES
Are you Haz-Mat qualified?
Pallet Exchange?
Do you handle partial shipments?
Does your fleet contain vented vans?
Side Kits?
Can you handle over-dimensional?
Does your fleet have spread axles available?
Flatbed fleet has lumber tarps available?
Broker/Freight Forwarder Authority? If yes, what is the authority #?
()
Insurance coverage for Electronics?
Tow Aways?
Does your fleet have air ride available?
Do you have teams available?
Bonded?
Does your fleet have liftgates available?
Do you blanket wrap?
Do you have a liquor permit?
Drop Trailers?
Tracking System?
If yes, which type? ()



To our Valued Motor Carriers:

In an effort to avoid any delays in our payment to you, we have created the following Payment and Required Proof of Delivery Policy:

Standard Pay

Load Lion Logistics LLCS' payment terms are Net 30 from the date

Load Lion Logistics receives all of the following documents:

- 1. Your invoice must match the signed rate confirmation exactly
- 2. The original or a legible copy of the signed proof of delivery
- 3. The final, signed rate confirmation(s) must match invoice
- 4. All reimbursable receipts
- ***Unless originals are required per our rate confirmation, please submit documentation via email to:

(ap@goloadlion.com)

Other Items to Note:

All Accessorial charges must be stated in the original, signed rate confirmation or agreed to in a subsequent written and signed rate confirmation within 72 hours or NOTHING WILL BE APPROVED AFTER. If fault has been confirmed driver error via customer/shipper all assessorials can and will be deducted from carrier's line haul. Unauthorized delays for the pickup or delivery of the load may and will be charged back to you. In the incident of a payment that was correctly mailed to the remittance address given in 30 days of paperwork receipt, any stop payment that is requested by the carrier; the carrier understands they will incur a \$45 stop payment fee. A minimum charge of \$150 shall apply for any appointment(s) you miss. You are prohibited from subcontracting any load to any other carrier or broker. If you do, we reserve the right to pay the delivering carrier directly and you will remain primarily liable as provided in our Broker-Carrier

Sample Copy of Insurance Requirements

	<u> </u>						_		
A	CORD° C	ERTIF	ICATE OF LIA	BILI	TY INSI	URANC	E	DATE	(MM/DD/YYY)
BI RI	IIS CERTIFICATE IS ISSUED AS A PRTIFICATE DOES NOT AFFIRMATE ELOW. THIS CERTIFICATE OF IN: PRESENTATIVE OR PRODUCER, A PORTANT: If the certificate holder SUBROGATION IS WAIVED, subject	IVELY OR SURANCE ND THE CE is an ADD	NEGATIVELY AMEND, DOES NOT CONSTITUTE ERTIFICATE HOLDER. ITIONAL INSURED, the p	TE A C	ND OR ALTI CONTRACT I	ER THE CO BETWEEN T WE ADDITION	VERAGE AFFORDED THE ISSUING INSURER NAL INSURED provisio	BY THE R(S), Al	POLICIES UTHORIZED e endorsed.
th	s certificate does not confer rights			uch en	dorsement(s).			
PROD	UCER				CT Certificate	Department	LEAV	_	
				PHONE (A/C. No E-MAIL			FAX (A/C, No.		
				ADDRE					NAIC#
				INSURER A: ACUITY, A Mutual Insurance Company				NAJUS	
INSU	RED	CEDATRE-01			RB: Canal In				43
					R c : Federal I				
				INSURE	RD:		- Attacked C		
				INSURE	RE:				
				INSURE	RF:	111			
			NUMBER: 1489855372				REVISION NUMBER:		
CE EX	IS IS TO CERTIFY THAT THE POLICIES DICATED. NOTWITHSTANDING ANY R RTIFICATE MAY BE ISSUED OR MAY CLUSIONS AND CONDITIONS OF SUCH	PERTAIN, 1 POLICIES.	NT, TERM OR CONDITION THE INSURANCE AFFORD	OF AN	Y CONTRACT THE POLICIE REDUCED BY	OR OTHER I S DESCRIBE PAID CLAIMS.	DOCUMENT WITH RESPE	CT TO	WHICH THIS
INSR LTR	TYPE OF INSURANCE	ADDL SUBR INSD WVD	POLICY NUMBER		POLICY EFF (MM/DDYYYY)	POLICY EXP (MM/DDYYYY)	LIM	1	
٨	X COMMERCIAL GENERAL LIABILITY				4/1/2019	4/1/2020	EACH OCCURRENCE DAMAGE TO RENTED	\$ 1,000	
1	CLAIMS-MADE X OCCUR						PREMISES (Ea occurrence)	\$ 100,0	
	-						MED EXP (Any one person)	\$ 5,000	
1	GENL AGGREGATE LIMIT APPLIES PER:						PERSONAL & ADV INJURY	\$ 1,000,000	
9	V PRO-						PRODUCTS - COMP/OP AGG	\$ 2,000	
1 8	OTHER:						PRODUCTS - COMPTOP AGG	\$	3,000
В	AUTOMOBILE LIABILITY	\Box			4/1/2019	4/1/2020	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000	0,000
	ANY AUTO				Assert Control	0-0000000000000000000000000000000000000	BODILY INJURY (Per person)	\$	
	OWNED X SCHEDULED AUTOS ONLY						BODILY INJURY (Per accident	\$	
1 3	X AUTOS ONLY AUTOS ONLY X AUTOS ONLY					PROPERTY DAMAGE (Per accident)	5		
	X MI No-Faut							\$	
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE	4					AGGREGATE	\$	
\vdash	DED RETENTION\$	-					PER OTH	\$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N						STATUTE ER		
	ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A					E.L. EACH ACCIDENT	\$	
	(Mandatory in NH) If yes, describe under						E.L. DISEASE - EA EMPLOYE		
c	DESCRIPTION OF OPERATIONS below Motor Truck Cargo	++			9/10/2018	9/10/2019	E.L. DISEASE - POLICY LIMIT \$250,000 Limit		00 Ded.
	most track dega				3/10/2010	3/10/2015	Reefer Breakdown	inclu	
	RIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (ACORD	101, Additional Remarks Schedu		e attached If mon	e space is requir	ed)		
CEN	TIFICATE HOLDER			CANC	LELLATION				

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SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

ACORD 25 (2016/03)

AVi Logistics LLC PO Box 19706 Jacksonville FL 32245

AUTHORIZED REPRESENTATIVE

BROKER-CARRIER AGREEMENT

This Agreement is made this day of	202 , bet	ween	
(hereinafter referred to as CARRIER) having Co	ntract Authority under	MC	and Federal ID of
, and Load Lion Logistics LLC (hereinafter referred to	as BROKER	under MC
1573989, whose principal office is at, 118 W Ker			
1. CARRIER REPRESENTS AND WARRAN	TS THAT IT:		
A. Is a Registered Motor Carrier of Property	authorized to provide	transportation	of property under
contracts with shippers and receivers and/or brok	The state of the s		
operating under authority issued by the Federal M		Same and the same of the same of	
) within the U.S. Department of Transportation).	The state of the s	Activities of the Section of the Section of the Section of Section	(800) Bernellin (1998) ★ Ferrill and helder (1997) And helder (1998) And helder (1998)
B. Shall transport the property, under its ow		and subject to	the terms of this
Agreement.		-	
C. Makes the representations herein for the	purpose of inducing B	ROKER to en	ter in this
agreement;			
D. Will not re-broker, assign, interline the sl	hipments hereunder, w	ithout prior w	ritten consent of
BROKER. If CARRIER breaches this provision,	생녀리 하나 있다면 하나 하나 그 아이를 보는 것이 없다.		
owes CARRIER directly to the delivering carrier,			
payment to the delivering carrier, Carrier shall no	- Commence of the contract of	A STATE OF THE PARTY OF THE PAR	And the state of t
Agreement. In addition to the indemnity obligation			
consequential damages for violation of this Parag	raph.		
E. Is in, and shall maintain compliance duri	ng the term of this Agr	eement, with	all applicable
federal, state, and local laws relating to the provis	sion of its services incl	uding but not	limited to, hiring,
controlled substances, and hours of service regula	ations as stated by the I	Federal Motor	Carrier Safety
Administration (49 CFR Part 395); implementation	on and maintenance of	equipment sat	fety regulations;
maintenance and control of the means and method	d of transportation incl	uding, but not	limited to,
performance of its drivers; all applicable insurance	e laws and regulations	including but	not limited to
workers compensation.			
F. Will notify BROKER immediately if its I	Federal Operating Auth	nority is revoke	ed, suspended or
rendered inactive for any reason; and/or if it is so	ld, or if there is a change	ge in control o	f ownership, and/or
any insurance required hereunder is threatened to	be or is terminated, ca	incelled, suspe	nded, or revoked
for any reason.			
G.			
i. To the extent permissible under applical	ole federal and state lav	w, and subject	to the express
monetary insurance limits in PAR 3.D as to CAR	RIER, and BROKER's	monetary ins	urance limits for
general liability or such other amounts as mutuall	y agreed to by the Part	ties in writing,	CARRIER shall
defend, indemnify and hold BROKER and its cus	tomer harmless from a	my claims, act	ions or damages,
arising out of its performance under this Agreeme			
damage to property, and personal injury or death,			
CARRIER harmless from any claims, actions, or			
damage to property, personal injury or death, aris			and the same of the form of the little and the
be liable to the other for any claims, actions or da			
Party, or the customer. The obligation to defend s	hall include all cost of	defense as the	y accrue.

INITIAL HERE:

- ii. Except for CARRIER's liability under PAR 1.D, unless otherwise agreed to in writing, and regardless of whether the Parties insurance as referred to in SUB PAR i, above, is valid or provides coverage, the Parties indemnity obligations shall not exceed the monetary insurance limits referred to in SUB PAR i, above.
- H. Does not have an "Unsatisfactory" safety rating issued by the Federal Motor Carrier Safety Administration (FMCSA), U.S. Department of Transportation, and will notify BROKER in writing immediately if its safety rating is changed to "Unsatisfactory" or "Conditional".
- I. Authorizes BROKER to invoice CARRIER's freight charges to shipper, consignee, or third parties responsible for payment.
- J. Has investigated, monitors, and agrees to conduct business hereunder based on the credit-worthiness of BROKER and is granting BROKER credit terms accordingly.

2. BROKER RESPONSIBILITIES:

A. BROKER agrees to offer for shipment and CARRIER agrees to transport with its own equipment at least one (1) shipment annually or a series of shipments and such additional quantities of freight as BROKER may tender subject to the availability of suitable equipment.

- B. BROKER agrees to conduct all billing services to customers. CARRIER shall invoice BROKER for its (CARRIER's) charges, as mutually agreed in writing, by fax, or by electronic means, contained in BROKER's Load Confirmation Sheet incorporated herein by this reference. Additionally, any rates which may be verbally agreed upon, shall be deemed confirmed in writing including confirmations by billing and payment, shall be incorporated herein by this reference. Rates or charges, including but not limited to stop-offs, detention, loading or unloading, fuel surcharges, or other accessorial charges, release rates or values, or tariff rules or circulars, shall only be valid when specifically agreed to in a signed writing by the Parties.
- C. The Parties agree that BROKER is the sole party responsible for payment of CARRIER's charges. Failure of BROKER to collect payment from its customer shall not exonerate BROKER of its obligation to pay CARRIER. BROKER agrees to pay CARRIER's invoice within 30 days of receipt of the bill of lading or proof of delivery, provided CARRIER is not in default under the terms of this Agreement.
- D. BROKER shall maintain a surety bond as agreed to in the amount of \$75,000.00 and on file with the FMCSA in form and amount not less than that required by that agency's regulations.
- E. BROKER will notify CARRIER immediately if its operating authority is revoked, suspended, or rendered inactive for any reason; and/or if its sold, or if there is a change in control of ownership, and/or any insurance required hereunder is threatened to be or is terminated, cancelled, suspended, or revoked for any reason.
- F. BROKER's responsibility is limited to arranging for, but not actually performing, transportation of customer's freight.

3. CARRIER RESPONSIBILITIES:

A. Subject to its representations and warranties in Paragraph 1 above, CARRIER agrees to provide the necessary equipment and qualified personnel for completion of the transportation services required for BROKER and/or its customers. CARRIER will be responsible to comply with all applicable ICC and DOT Regulations as well as all other federal and state regulations pertaining to the operations of a motor carrier.

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Λ	Λ

requirements shared or learned between the Parties and their customers, shall be treated as Confidential, and shall not be disclosed or used for any reason without prior consent.

- ii. In the event of a violation of this Confidentiality paragraph, the Parties agree that the remedy at law, including monetary damages, may be inadequate and that the Parties shall be entitled, in addition to any other remedy they may have, to an injunction restraining the violating Party from further violation of this Agreement in which case the prevailing Party shall be liable for all cost and expenses incurred, including but not limited to the reasonable attorney's fees.
- C. This Agreement may not be amended, except by mutual agreement, or procedures set forth above in PAR 2.B.
- D. Obligations of this Agreement are separate and divisible and in the event that any clause is deemed unenforceable, the balance of the Agreement shall continue in full force and effect.
- E. The term of this Agreement shall be one (1) year from the date hereof and thereafter it shall automatically be renewed for successive one (1) year periods, unless terminated, upon thirty (30) day's prior written notice, with or without cause, by either Party at the time, including the initial term. In the event of the termination of this Agreement for any reason, the Parties shall be obligated to complete performance of any work in progress in accordance with the terms of this Agreement.
- F. This contract is binding upon the Parties hereto, their successors and assigns, and shall be construed under the laws of the State of Indiana, signatory has the authority to bind the corporation or company. Unless otherwise agreed to in writing, this Agreement contains the entire understanding of the Parties and supersedes all verbal or written prior agreements, arrangements, and understandings of the Parties relating to the subject matter stated herein. The Parties further intend that this Agreement constitutes the complete and exclusive statement of its term, and that no extrinsic evidence may be introduced to reform the Agreement in any judicial or arbitration proceeding involving the Agreement.

IN WITNESS WHEREOF,		
The date of this agreement is	, 202	
CARRIER	BROKER	
Ву:	Ву:	
Title	Title:	