

American Group 25 South Arizona Place Suite 300/302 Chandler, AZ 85225 Ph; 480 406 6102 FAX: 480/966-3584

Carrier Profile Information

*Required Information

*Carrier	water		*MC#	
*Dispatcher	,\.	*Phone	*	
*Phone	*A			
E-Mail Address_	· ·			
Factoring Comp	any	Ph		
	Please ch	eck all that a	ylaa	
Type of Equipm	ent: Van 53'	48′	_ Lift Gate	Straight Truck
Reefers: 53'	48′	Flatbed: 53'_	48′	Sprinter Van
Stepdeck: 53'	48′	RGN's	_DBD's	Cargo Van
Preferred Lanes				- HILLE
Load Preference	Full/Partial	Shinment or	Roth	

BROKER- CARRIER AGREEMENT

This agreement is entered into this	day of , 20	, by and between AMERICAN GROUP "BROKER", a Registered
Property Broker, LLC. No. DOT/N	1C-678778, and	, a Registered Motor Carrier,
Permit/Certificate No. DOT	("CARRIER");	collectively, the "Parties", ("Registered" means operated under authority
issued by the Federal Motor Carrie	r Safety Administrati	on (or its predecessors) within the U.S. Department of Transportation).

1. CARRIER REPRESENTS AND WARRANTS THAT IT:

- A. Is a Registered Motor Carrier of Property authorized to provide transportation of property under contracts with shippers and receivers and/or brokers of general commodities.
- B. Shall transport the property, under its own operating authority and subject to the terms of this Agreement;
- C. Makes the representations herein for the purpose of inducing BROKER to enter into this Agreement.
- D. Agrees that a Shipper's insertion of BROKER'S name as the carrier on a bill of lading shall be for the Shipper's convenience only and shall not change BROKER's status as a property broker nor CARRI ER's status as a motor carrier. BROKER is not a motor carrier and assumes no motor carrier responsibility for cargo loss and damage in the event that the National Motor Freight Traffic Association (NMFTA) (effective in August 2016), form of bill of lading is utilized.
- E. Will not re-broker, co-broker, subcontract, assign, interline, or transfer the transportation of shipments hereunder to any other persons or entity conducting business under a different operating authority, without prior written consent of BROKER, If CARRIER breaches this provision, among all other remedies (whether at equity or in law), BROKER shall have the right of paying the monies it owes CARRIER directly to the delivering carrier, in lieu of payment to CARRIER. Upon BROKER's payment to delivering carrier, CARRIER shall not be released from any liability to BROKER under this Agreement or otherwise, including any claims under MAP-21 (49 U.S.C. § 13901et seq.). In addition to the indemnity obligation in Par I.H, CARRIER will be liable for consequential damages for violation of this provision.
- F. (i) Is in, and shall maintain compliance during the term of this Agreement, with all applicable federal, state and local laws relating to the provision of its services including, but not limited to: transportation of Hazardous Materials (including the licensing and training of Haz-Mat qualified drivers), as defined in 49 C.F.R. §172.800, §173, and §397 et seq. to the extent that anyshipments hereunder constitute, Hazardous Materials; security regulations; owner/operator lease regulations; loading and securement of freight regulations; implementation and maintenance of driver safety regulations including, but not limited to, hiring, controlled substances and alcohol testing, and hours of service regulations; sanitation, temperature, and contamination requirements for transporting food, perishable, and other products, including without limitation the Food Safety Modernization Act, the Sanitary Food Transportation Act of 2005 and the FDA's Final Rule pertaining to Sanitary Transportation of Human and Animal Food, qualification and licensing and training of drivers; implementation and maintenance of equipment safety regulations; maintenance and control of the means and method of transportation including, but not limited to, performance of its drivers; all applicable insurance laws and regulations including but not limited to workers' compensation. CARRIER agrees to provide proof of compliance upon request.
- (ii) Is solely responsible for any and all management, governing, discipline, direction and control of its employees, owner/operators, and equipment with respect to operating within all applicable federal and state legal and regulatory requirements to ensure the safe operation of CARRIERS vehicles, drivers and facilities. CARRIER and BROKER agree that safe and legal operation of the CARRIER and its drivers shall completely and without question govern and supersede any service requests, demands, preferences, instructions, and information from BROKER or BROKER's customer with respect to any shipment at any time.
- G. CARRIER will notify BROKER immediately if its federal Operating Authority is revoked, suspended or rendered inactive for any reason; and/or if it is 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.
- H. CARRIER shall defend, indemnify and hold BROKER and its shipper customer harmless from any claims, actions or damages, arising out of its performance under this Agreement, including cargo loss and damage, theft, delay, damage to property, and personal injury or death. Neither Party shall be liable to the other for any claims, actions or damages due to the negligence or intent ional act of the other Party, or the shipper. The obligation to defend shall include all costs of defense as they accrue.

- I. 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". 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 creditworthiness of BROKER and is granting BROKER credit terms accordingly.
- K. Onbehalf of shipper, consignee and broker interests, to the extent that any shipments subject to this Agreement are transported within the State of California on refrigerated equipment, CARRIER warrants that it shall only utilize equipment which is in full compliance with the California Air Resources Board (CARB) Transport Refrigerated Unit (TRU). Airborne Toxic Control Measure (ATCM) in-use regulations. CARRIER shall be liable to BROKER for any penalties, or any other liability, imposed on, or assumed by BROKER due to penalties imposed on BROKERS customer because of CARRIER's use of non-compliant equipment.

2. BROKER RESPONSIBIUTIES:

- A. <u>SHIPMENTS</u>, <u>BILLING & RATES</u>: BROKER shalloffer CARRIER at leastone (1) loads/shipmentsannually. BROKER shall inform CARRIER of (i) place of origin and destination of all shipments; and (ii) if applicable any special shipping and handling instructions, special equipment requirements, or value of shipments in excess of the amount specified in Par. 3C(vi) below, of which BROKER has been timelynotified.
- B. BROKER agrees to conduct all billing services to shippers, consignees, or other party responsible for payment. 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(s) / dispatch sheets incorporated herein by this reference. Additional rates for truckload or LTL shipments, or modifications or amendments of the above rates, or additional rates, may be established to meet changing market conditions, shipper requirements, BROKER requirements, and/or specific shipping schedules as mutually agreed upon, and shall be confirmed in writing (or by fax or email) by both Parties. Any such additional, modified, or amended rates, changes in rates shall automatically be incorporated herein by this reference
- C. RATES: Additionally, any rates, which may be verbally agreed upon, shall be deemed confirmed in writing where CARRIER has billed the agreed rate and BROKER has paid it. All written confirmations of rates, 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, tariff rates, released rates or values, or tariff rules or circulars, shall only be valid when their terms are specifically agreed to in a writing signed by both Parties.
- D. PAYMENT: 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. If BROKER has not paid CARRIER's invoice as agreed, and CARRIER has complied with the terms of this Agreement, CARRIER may seek payment from the Shipper or other party responsible for payment after giving BROKER 30 (business days) advance written notice. CARRIER shall not seek payment from Shipper, consignees, or third parties, if they can prove payment to BROKER.
- E. <u>BOND</u>: BROKER shall maintain a surety bond /trust fund as agreed to in the amount of \$75,000.00 and on file with the Federal Motor Carrier Safety Administration (FMCSA) in the form and amount not less than that required by that agency's regulations.
- F. BROKER will notify CARRIER immediately if its federal Operating Authority is revoked, suspended or rendered inactive for any reason; and/or if it is 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.
- G. BROKER's responsibility is limited to arranging for, but not actually performing, transportation of a shipper's freight.

3. CARRIER RESPONSIBILITIES:

- A. <u>EQUPMENT</u> 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/orits customers. CARRIER will not supply equipment that has been used to transport hazardous wastes, solid or liquid, regardless of whether they meet the definition in 40 C.F.R. §261.1 et. seq. CARRIER will furnish equipment for transporting cargo, which is sanitary, and free of any contamination, suitable for the particular commodity being transported and which will not cause in whole or in part adulteration of the commodity as defined in 21 U.S.C § 342. CARRIER agrees that all shipments will be transported and delivered with reasonale dispatch, or as otherwise agreed in writing.
- B. BILLS OF LADING: CARRIER will sign a bill of lading, produced by shipper or CARRIER in compliance with 49 C.F.R. §373.101 (and any amendments thereto), for the property it receives for transportation under this Agreement. Unless otherwise agreed in writing, CARRIER shall become fully responsible/liable for the freight when it takes/receives possession thereof, and the trailer(s) is loaded, regardless of whether a bill of lading has been issued, and/or signed, and/or delivered to CARRIER, and which responsibility/liability shall continue until delivery of the shipment to the consignee and the consignee signs the bill of lading or delivery receipt. Any terms of the bill of lading (including but not limited to payment and credit terms, released rates or released value) inconsistent with the terms of this Agreement shall be ineffective. Failure to issue a bill of lading or sign a bill of lading acknowledging receipt of the cargo, by CARRIER, shall not affect the liability of CARRIER

C. LOSS & DAMAGE CLAIMS:

- (i) CARRIER shall comply with 49 C.F.R. §370.1 et seq. and any amendments and/or any other applicable regulations adopted by the Federal Motor Carrier Safety Administration, U.S. Department of Transportation, or any applicable state regulatory agency, for processing all loss and damage claims and salvage. CARRIER agrees that food that has been transported or offered for transport under conditions that are not in compliance with Shipper's or BROKER'S instructions, as provided to CARRIER by Shipper or BROKER, will be considered "adulterated" within the meaning of the Federal Food, Drug and Cosmetic Act. 21 U.S.C. § 342(i). CARRIER understands and agrees that adulterated shipments may be refused by the consignee or receiver, at destination without diminishing or affecting CARRIER'S liability in the event of a cargo claim. CARRIER shall not sell, salvage or attempt to sell or salvage any goods without the BROKER's express written permission; and
- (ii) CARRIER'S liability for any cargo damage, loss, or theft from any cause shall be determined under the Carmack Amendment, 49 U.S.C. §14706 if applicable; however, liability for exempt commodities and processing cargo loss and damage claims shall be determined by: DRC Trading Practices, or Blue Book Transportation Guidelines, or NAPTWG Best Practices by agreement of the Parties and if no agreement then by one of the above associations' guidelines named above at the selection of the BROKER and
- (iii) Special Damages: CARRIER's indemnification liability (Par 1.H) for freight loss and damage claims under this sub-par C (ii) shall include legal fees which shall constitute special damages, the risk of which is expressly assumed by CARRIER, and which shall not be limited by any liability of CARRIER under Subp. (ii) above.
- (iv) Except as provided in Par 1.E above, neither Party shall be liable to the other for consequential damages without prior written notification of the risk of loss and its approximate financial amount, and agreement to assume such responsibility in writing.
- (v) Notwithstanding the terms of 49 CFR 370.9, CARRIER shall pay, decline or make settlement offer in writing on all cargo loss or damage claims within 60 days of receipt of the claim. Failure of CARRIER to pay, decline or offer settlement within this 60-day period shall be deemed admission by CARRIER of full liability for the amount claimed and a material breach of this Agreement.
- (vi) CARRIER'S liability for cargo damage, loss, or theft from any cause for any one shipment, under Sub. ii above shall not exceed \$100,000.00 unless CARRIER is notified by BROKER or Shipper of the increased value I day prior to shipment pick up.
- D. INSURANCE: CARRIER shall furnish BROKER with Certificate(s) of Insurance, or insurance policies providing thirty (30) days advance written notice of cancellation or termination, and unless otherwise agreed, subject to the following minimum limits: General liability \$1,000.000.00; motor vehicle (including hired and non-owned vehicles) \$1,000,000.00, (\$5,000,000 if transporting hazardous materials including environmental damages due to release or discharge of hazardous substances): cargo damage/loss, \$100,000.00; workers' compensation with limits required by law. Except for the higher coverage limits which may be specified above, the insurance policies shall comply with minimum requirements of the Federal Motor carrier.

Safety Administration and any other applicable regulatory state agency. Nothing in this Agreement shall be construed to avoid or limit CARRIER's liability due to any exclusion or deductible in any insurance policy. Carrier must verify their insurance covers the commodities being transported.

- E. <u>ASSIGNMENT OF RIGHTS</u>: CARRIER automatically assigns to BROKER all its rights to collect freight charges from Shipper or any responsible third party on receipt of payment of its freight charges from BROKER.
- F. CARRIER assumes full responsibility and liability for payment of the following items: All applicable federal, state, and local payroll taxes, taxes for unemployment insurance, old age pensions, workers' compensation, social security, with respect to persons engaged in the performance of its transportation services hereunder. BROKER shall not be liable for any of the payroll-related tax obligations specified above and CARRIER shall indemnify, defend, and hold BROKER harmless from any claim or liability imposed or asserted against BROKER for any such obligations.

4. MISCELLANEOUS:

- A. INDEPENDENT CONTRACTOR: The relationship of the Parties to each other shall at all times be that of independent contractors. None of the terms of this Agreement, or any act or omission of either Party shall be construed for any purpose to express or imply a joint venture, partnership, principal/agent, fiduciary, or employer/employee relationship between the Parties. Each Party shall provide sole supervisions and shall have exclusive control over the actions and operations of its employees, and agents used to perform its services hereunder. Neither Party has any right to control, discipline or direct the performance of any employees, or agents of the other Party. Neither Party shall represent to any party that it is anything other than an independent contractor in its relationship to the other Party.
- B. <u>NON-EXCLUSIVE AGREEMENT:</u> CARRIER and BROKER acknowledge and agree that this contract does not bind the respective Parties to exclusive services to each other. Either party may enter into similar agreements with other carriers, brokers, or freight forwarders.

C. WAIVER OF PROVISIONS:

- (i) Failure of either Party to enforce a breach or waiver of any provision or term of this Agreement shall not be deemed to constitute a waiver of any subsequent failure or breach and shall not affect or limit the right of either Party to thereafter enforce such a term or provision.
- (ii) This Agreement is for specified services pursuant to 49 U.S.C. §14101(b). To the extent that terms and conditions herein are inconsistent with Part (b), Subtitle IV, of Title 49 U.S.C. (ICC Termination Act of 1995), the Parties expressly waive any or all rights and remedies they may have under the Act.
- D. DISPUTES: In the event of a dispute arising out of this Agreement, including but not limited to Federal or State statutory claims, the Party's sole recourse (except as provided below) shall be to arbitration. Proceedings shall be conducted under the rules of the (select one): _ American Arbitration Association (AAA). _ Transportation ADR Council, Inc. (ADR), DRC (Fruit and Vegetable Dispute Resolution Corp) for fresh produce related claims, upon mutual agreement of the Parties. or if no agreement, then at BROKER's sole discretion. Arbitration proceedings shall be started within eighteen (18) months from the date of delivery or scheduled date of delivery of the freight, whichever is later. Upon agreement of the Parties, arbitration proceedings may be conducted outside of the administrative control of the AAA, ADR, or DRC. The decision of the arbitrators shall be binding and final and the award of the arbitrator may be entered as judgment in any court of competent jurisdiction. The rationale and reasoning of the decision of arbitrator(s) shall be fully explained in a written opinion. The prevailing party shall be entitled to recovery of costs, expenses and reasonable attorney fees as well as those incurred in any action for injunctive relief, or in the event further legal action is taken to enforce the award of arbitrators. Arbitration proceedings shall be conducted at the office of the AAA, ADR, or DRC nearest Chandler, AZ or such other place as mutually agreed upon in writing, or by conference call or video conferencing upon agreement of the Parties, or as directed by the acting arbitration association. Provided, however, either Party may apply to a court of competent jurisdiction for injunctive relief. Unless preempted or controlled by federal transportation law and regulations, the laws of the State of Arizona shall be controlling notwithstanding applicable conflicts of laws rules. The arbitration provisions of this paragraph shall not apply to enforcement of the award of arbitration.
- (i) (OPTIONAL): (BROKER INITIAL ____; CARRIER INITIAL ____) Subject to the time limitation set forth in Subp. D above, for disputes where the amount in controversy exceeds \$10,000, BROKER shall have the right, but not the obligation to select litigation in order to resolve any disputes arising hereunder. In the event of litigation, the prevailing Party shall be entitled to recover costs, expenses and reasonable attorney fees, including but not limited to any incurred-on appeals.

- (ii) (OPTIONAL): (BROKER INITIAL _____; CARRIER INITIAL _____) Subject to the time limitation set forth in Subp. D above, for disputes where the amount in controversy does not exceed \$______, BROKER shall have the right, but not the obligation, to select litigation in small claims court order to resolve any disputes arising hereunder. The prevailing Party shall be entitled to recover costs, expenses and reasonable attorney fees, including but not limited to any incurred-on appeals.
- (iii) (IF i AND/OR ii ARE ADOPTED, THEN iii MUST BE INCLUDED) Venue, controlling law, and jurisdiction in any legal proceedings under Subps. i or ii above shall be in the State of Arizona.

D. NO BACK SOLICITATION:

- (i) Unless otherwise agreed in writing, CARRIER shall not knowingly solicit freight shipments(or accept shipments) for a period of 12 month(s) following termination of this agreement for any reason, from any shipper, consigner, consignee, or other customer of BROKER, when such shipments of shipper customers were first tendered to CARRIER by BROKER.

 (OPTIONAL)
- (ii) In the event of breach of this provision, BROKER shall be entitled, for a period of 12 months following delivery of the last shipment transported by CARRIER under this Agreement, to a commission of 50 percent (50%) of the gross transportation revenue (as evidenced by freight bills) received by CARRIER for the ttransportation of said freight as liquidated damages. Additionally, BROKER may seek injunctive relief and in the event it is successful, CARRIER shall be liable for all costs and expenses incurred by BROKER, including, but not limited to, reasonable attorney's fees.

E. CONFIDENTIALITY:

- (i) In addition to Confidential Information protected by law, statutory or otherwise, the Parties agree that all of their financial information and that of their customers, including but not limited to freight and brokerage rates, amounts received for brokerage services, amounts of freight charges collected, freight volume requirements, as well as personal customer information, customer shipping or other logistics 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 written consent.
- (ii) In the event of 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 costs and expenses incurred, including but not limited to reasonable attorney's fees.

- F. The limitations of liability for cargo loss and damage as well as other liabilities, arising out of the transportation of shipments, which originate outside the United States of America, may be subject to the laws of the country of origination.
- G. MODIFICATION OF AGREEMENT: This Agreement and Exhibit A <u>ct. seq</u>. attached may not be amended, except by mutual written agreement, or the procedures set forth above (Pars 2,B and 2.C).
 - Should CARRIER modify any provision of this agreement, whether in handwritten form, modified text or otherwise, such amendment shall not be effective, unless BROKER has initialed such change in close proximity thereto evidencing BROKER's specific acceptance of such modification.
 - ii. Additionally, the provisions of this Agreement shall be deemed to supersede and shall prevail over any conflicting terms set forth in any load confirmation, rate confirmation, dispatch sheet or other document pertaining to this Agreement, whether any such document was signed prior to, contemporaneously with or subsequent to execution of this Agreement.

H. NOTICES:

- (i) All notices provided or required by this Agreement, shall be made in writing and delivered, return receipt requested, to the addresses shown herein with postage prepaid; or by confirmed (electronically acknowledged on paper) fax, or by email with electronic receipt.
- (ii) The Parties shall promptly notify each other of any claim that is asserted against either of them by anyone arising out of the Parties performance of this Agreement.

- (iii) Notices sent as required hereunder, to the addresses shown in this Agreement shall be deemed sent to the correct address, unless the Parties are notified in writing of any changes in address.
- I. <u>CONTRACT TERM</u>: The term of this Agreement shall be one 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 any time, including the initial term. In the event of 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.
- J. <u>SEVERANCE: SURVIVAL</u>: In the event any of the terms of this Agreement are determined to be invalid or unenforceable, no other terms shall be affected, and the unaffected terms shall remain valid and enforceable as written. The representations, rights and obligations of the parties hereunder shall survive termination of this Agreement for any reason.
- K. <u>COUNTERPARTS</u>: This Agreement may be executed in any number of counterparts each of which shall be deemed to be a duplicate original hereof.
- L. <u>FAX CONSENT</u> The Parties to this Agreement are authorized to fax to each other at the numbers shown herein. (or otherwise modified in writing from time to time) shipment availabilities, equipment and rate promotions, or any advertisements of new services.
- M. <u>FORCEMAJEURE</u>. In the event that either Party is prevented from performing its obligations under this Agreement because of an occurrence beyond its control and arising without its fault or negligence, including without limitation, war, riots, rebellion, acts of God, acts of lawful authorities, fire, strikes, lockouts or other labor disputes, such failures to perform (except for any payments due hereunder) shall be excused for the duration of such occurrence. Economic hardships, including, but not limited to, recession and depression, shall not constitute Force Majeure events.
- N. <u>ENTIRE AGREEMENT:</u> Unless otherwise agreed 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, whether any such document was signed prior to, contemporaneously with or subsequent to execution of this Agreement. The Parties further intend that this Agreement constitutes the complete and exclusive statement of its terms, and that no extrinsic evidence may be introduced to reform this Agreement in any Judicial or arbitration proceeding involving this Agreement.
- O. <u>Truck Order Not Used/Cancellation fee</u>: American Group, LLC offers \$150.00 unless carrier/driver is notified the day prior to pick up. Same day cancellations will not be offered unless there has been sufficient time for the driver to have deadheaded to pick up location or attempted pickup.

IN WITNESS WHEREOF, we have signed this Agreement the date and year first shown above.
Authorized Signature: Vanney Andrews
Authorized Signature: Vanne 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Printed Name: <u>Dan Krivickas</u>
Title: President/Co-Founder
Company Address: 25 S. Arizona Pl. – Suite 300 Chandler, AZ 85225
Phone: <u>480-406-6102</u>
Fax: <u>480-966-3584</u>
Email: truckload@shipag.com
Carrier:
Authorized Signature:
Printed Name:
Title:
Company Address:
Phone:
Fax:
Email:



ADDENDUM:

"INSURANCE: CARRIER shall furnish BROKER with Certificate(s) of insurance, or insurance policies providing thirty (30) days advance written notice of cancellation or termination, and unless otherwise agreed, subject to the following minimum limits: General liability \$1,000,000.00: motor vehicle (Including hired and non-owned vehicles) \$1,000,000.00; (\$5,000,000 if transporting hazardous materials including environmental damages due to release or discharge of hazardous substances) workers' compensation with limits required by law. Except for the higher coverage limits which may be specified above, the insurance policies shall comply with minimum requirements of the Federal Motor Carrier Safety Administration and any other applicable regulatory state agency. Nothing in this Agreement shall be construed to avoid or limit CARRIER's liability due to any exclusion or deductible in any insurance policy."



U.S. Department of Transportation Federal Motor Carrier Safety Administration

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

SERVICE DATE May 15, 2009

LICENSE MC-678778-B AMERICAN GROUP LLC TEMPE, AZ

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.

Kathy Weiner, Chief

Information Systems Division

Hosty A. Wiener



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 01/08/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

certificate fiolaer in fica of 3a	CII CI	idoracincint(a).						
PRODUCER			CONTACT NAME:					
McGriff Insurance Serv	rices	s	PHONE (A/C, No, Ext): (904) 261-9828 FAX (A/C, No): (904) 261-1124					
1890 S. 14th St.			E-MAIL ADDRESS: coi@ssiai.com					
Suite 120			INSURER(S) AFFORDING COVERAGE		NAIC #			
Amelia Island	FL	32034-	INSURER A :TRAVELERS SYNDICATE (NAIC#A	A1123682)				
INSURED			INSURER B : BERKLEY NATIONAL INS CO		38911			
AMERICAN GROUP LLC			INSURER C:BURLINGTON INS CO		23620			
25 S ARIZONA PLACE			INSURER D:OBI NATIONAL INS CO		14190			
SUITE 300			INSURER E :					
CHANDLER	AZ	85225-	INSURER F:					

COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR		TYPE OF INSURANCE		SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
С	X	COMMERCIAL GENERAL LIABILITY			891BW52505	01/10/2020	07/01/2020	EACH OCCURRENCE	\$ 1000000
		CLAIMS-MADE X OCCUR				/ /	/ /	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100000
	X	DEDUCTIBLE \$2,500.				/ /	/ /	MED EXP (Any one person)	\$ 0
						/ /	/ /	PERSONAL & ADV INJURY	\$ 1000000
	GEN	N'L AGGREGATE LIMIT APPLIES PER:				/ /	/ /	GENERAL AGGREGATE	\$ 2000000
		POLICY PRO- JECT LOC				/ /	/ /	PRODUCTS - COMP/OP AGG	\$ 2000000
		OTHER:				/ /	/ /		\$
A	AUT	OMOBILE LIABILITY			CONTINGENT AUTO LIABILITY	01/10/2020	07/01/2020	COMBINED SINGLE LIMIT (Ea accident)	\$ 1000000
		ANY AUTO			POLICY #MB193842-116	/ /	/ /	BODILY INJURY (Per person)	\$
		ALL OWNED SCHEDULED AUTOS				/ /	/ /	BODILY INJURY (Per accident)	\$
		HIRED AUTOS NON-OWNED AUTOS				/ /	/ /	PROPERTY DAMAGE (Per accident)	\$
	X	DED \$5K/ACC				/ /	/ /		\$
		UMBRELLA LIAB OCCUR				/ /	/ /	EACH OCCURRENCE	\$
		EXCESS LIAB CLAIMS-MADE				/ /	/ /	AGGREGATE	\$
		DED RETENTION \$				/ /	/ /		\$
D		RKERS COMPENSATION EMPLOYERS' LIABILITY			406-03-65-28-0009	01/10/2020	01/01/2021	X PER OTH- STATUTE ER	
	ANY	PROPRIETOR/PARTNER/EXECUTIVE ICER/MEMBER EXCLUDED?	N/A			/ /	/ /	E.L. EACH ACCIDENT	\$ 1000000
	(Man	ndatory in NH)	, , .			/ /	/ /	E.L. DISEASE - EA EMPLOYEE	\$ 1000000
	If yes	s, describe under CRIPTION OF OPERATIONS below				/ /	/ /	E.L. DISEASE - POLICY LIMIT	\$ 1000000
В	COI	NTINGENT CARGO			MIM102816550	01/10/2020	07/01/2020	MAX LIMIT PER OCC	100000
					(LEGAL LIABILITY FORM)	/ /	/ /	DEDUCTIBLE PER OCC	7500

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER	CANCELLATION				
() - ()FOR INFORMATIONAL PURPOSES ONLY	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
- F	AUTHORIZED REPRESENTATIVE				

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Form **W-9** (Rev. October 2018)

(Rev. October 2018) Department of the Treasury Internal Revenue Service

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.

	Amphican Group, Li								
	2 Business name/disregarded entity name, if different from above				H-Carrie		A 11 - 12 - 1		
က်									
page	Check appropriate box for federal tax classification of the person whose natifollowing seven boxes. Individual/sole proprietor or		 4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): 						
e.	single-member LLC	n	☐ Trust/e	estate	Exem	npt payee	code (i	f anv)	
typ	Limited liability company. Enter the tax classification (C=C corporation, S								
Print or type. See Specific Instructions on	Note: Check the appropriate box in the line above for the tax classification. LLC if the LLC is classified as a single-member LLC that is disregarded from the owner for U.S. federal tax prise is disregarded from the owner should check the appropriate box for the	LICie	Exen	orting					
eci	☐ Other (see instructions) ▶		(Applie	s to account	s maintain	ed outside	the U.S.)		
S	5 Address (number, street, and apt. or suite no.) See instructions.	Re	equester's	s name ar	nd ad	dress (or	tional)		
Sec	6 City, state, and ZIP code								
	pitts burah, PA 15275								
	7 List account number(s) here (optional)								
Part									
Enter y backur	our TIN in the appropriate box. The TIN provided must match the nar withholding. For individuals, this is generally your social security nur	me given on line 1 to avoid	Sc	cial secu	urity r	number			
resider	nt alien, sole proprietor, or disregarded entity, see the instructions for	Part I, later, For other	1		-		_		
entities TIN, lat	s, it is your employer identification number (EIN). If you do not have a	number, see How to get a							
	If the account is in more than one name, see the instructions for line 1	Also see What Name and	or En	nployer i	denti	fication	number		
Numbe	er To Give the Requester for guidelines on whose number to enter.	. Also see What I valle and	100000	1					_
			8	4 -	3	51	0 0	92	/
Part									
	penalties of perjury, I certify that:					SS:			
1. The	number shown on this form is my correct taxpayer identification num	ber (or I am waiting for a n	umber to	be issu	ied to	o me); a	nd		
Serv	not subject to backup withholding because: (a) I am exempt from ba- rice (IRS) that I am subject to backup withholding as a result of a failu- langer subject to backup withholding; and	ckup withholding, or (b) I h re to report all interest or d	ave not ividends	been no s, or (c) t	tified he IF	by the S has r	Interna otified	al Reve	enue at I am
	a U.S. citizen or other U.S. person (defined below); and								
	FATCA code(s) entered on this form (if any) indicating that I am exem								
you hav acquisit other th	cation instructions. You must cross out item 2 above if you have been not be failed to report all interest and dividends on your tax return. For real estion or abandonment of secured property, cancellation of debt, contribution interest and dividends, you are not required to sign the certification, be	tate transactions, item 2 do ons to an individual retireme	es not ap ent arran	oply. For	mort	gage int	erest p	aid,	ents
Sign Here	Signature of U.S. person > Janua P. Smile as. 4	Date		12/	20)			
Gen	eral Instructions	• Form 1099-DIV (divide		luding t	nose	from st	ocks o	r mutu	al
Section noted.	references are to the Internal Revenue Code unless otherwise	funds) • Form 1099-MISC (vari	ous type	es of inc	ome,	prizes,	award	s, or g	ross
related	Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted								
after the	ey were published, go to www.irs.gov/FormW9.	Form 1099-S (proceed)		eal esta	te tra	insactio	ns)		
Purp	Purpose of Form • Form 1099-K (merchant card and third party network transactions)						ns)		
informa	vidual or entity (Form W-9 requester) who is required to file an tion return with the IRS must obtain your correct taxpayer	 Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition) 						rest),	
(SSN), i	cation number (TIN) which may be your social security number individual taxpayer identification number (ITIN), adoption	• Form 1099-C (cancele							
taxpaye	er identification number (ATIN), or employer identification number	Form 1099-A (acquisiting)							
amount	report on an information return the amount paid to you, or other reportable on an information return. Examples of information include, but are not limited to, the following.	Use Form W-9 only if alien), to provide your co	orrect TI	N.			10.77		
	1099-INT (interest earned or paid)	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.



American Group PH: 480 406 6102

25 S Arizona PI Ste 300/302 USDOT# 2244431 / MC#678778

Chandler, AZ 85225 Fax: 480-966-3584

CREDIT INFORMATION

BANKING:

Wells Fargo

305 E Main Street - 4th Floor

Mesa, Arizona 85201

PH: 800-988-0004 x2399 Cyndee Hansen

FX: 866-388-6187

Account #:

1977973716

FEDERAL TAX ID#: 90-0346794

Air Tiger Express

ABA Routing #:

122105278

DUN & BRADSTREET #: 80-577-8235

TRADE REFERENCES:

ManTrans, Inc 48900 Milmont Drive Fremont, CA 94538 PH 800-224-8070

FX 510-226-8073 Terri Snyder

Sun Valley Express PO Box 6087 Phoenix, AZ 85005-6087 PH 602-269-7151

FX 602-253-0146 Kathy Thompson

Mountain Valley Express

1975 Charles Willard Street

PH 602-253-6696 Trui Liaw

Rancho Dominguez, CA 90220

FX 626-363-0378 Angie Gavino

PO Box 2569 Manteca, CA 95336 PH 800-237-9669

FX 209-823-0859 Penny Regelman

Single Source Transportation Inc. 46 Hermann Ave Carteret NJ 07008 973-484-8867

OFFICERS:

Michael Schember

CEO

Daniel Krivickas

President

The company is an LLC, established in 2006 (re-branded as American Group, LLC in 2007)

AMERICAN GROUP Shipping. Simplified:

American Group, LLC

25 S Arizona Pl Ste 300/302

Chandler, AZ 85225

Phone (480) 406-6102

USDOT# 224431 | MC# 678778

Fax (480) 966-3584

CREDIT INFORMATION

Huntington National Bank 7 Easton Oval (EA2W47) Columbus, Ohio 43219 Phone (216) 515-6070

Account Name | American Group LLC
Account# 01663004345
Federal Tax ID# 84-3510821

Account Type | Checking ABA Routing# 041000153 D&B# 80-577-8235

Remit Address

American Group, LLC PO Box 72086 Cleveland, OH 44192

TRADE REFERENCES

	R&R Express
100	O Commerce Drive
Pit	tsburgh, PA 15275
Pho	ne (412) 920-1336
Fa	x (412) 920-1899
	Matthew Nicols

Mountain Valley Express PO Box 95336 Manteca, CA 95336 Phone (800) 237-9669 Fax (209) 823-0859 Penny Regelman

Sun Valley Express PO Box 6087 Phoenix, AZ 85005 Phone (602) 269-7151 Fax (602) 253-0146 Kathy Thompson

OFFICERS

M chael Schember | CEO

Daniel Krivickas | President

The company is an LLC, established in 2006 (re-branded as American Group, LLC in 2007)

Bond Rider to FMCSA Form BMC-84

Bond Serial No:	20130917507	
Principal Name:	AMERICAN GROUP LLC	
Principal's MC or FF No:	MC-678778	

The following changes have been made to the bond:

Signer's name is corrected to read: Daniel P. Krivickas, President

Nothing herein contained shall be held to vary, alter, waive, or extend any of the terms, conditions, provisions, agreements or limitations of the above mentioned Bond or Policy, other than as above stated.

This rider is executed on 06/21/2019 and effective on 06/21/2019.

SURETY:

AMERICAN ALTERNATIVE INSURANCE CORPORATION (A DELAWARE CORPORATION) 555 COLLEGE ROAD EAST PRINCETON, NJ 08540-6616 Contact Address Requested by Surety:
ROANOKE INSURANCE GROUP INC.
Managing General Underwriters for
AMERICAN ALTERNATIVE INSURANCE CORPORATION
1475 E. WOODFIELD ROAD, SUITE 500
SCHAUMBURG, IL 60173

Phone: 847-969-1420

Matthew L. Zehner, Attorney-in-Fact

Matthew of Zehner

SEAL STREET

Jennifer E. Rome, Witness

gimber & Rome

BOND NO: 20130917507 ACCT LOC ID: 100110900	
	1 of 2
License No.: MC - 678778	
Property Broker's Surety Bonds under 49 U.S.C. 13906	
KNOW ALL MEN BY THESE PRESENTS, THAT we	
	_ of
Property Broker Name 5 S ARIZONA PLACE SUITE 300 CHANDLER AZ 85225	
Principal Address as PRINCIPAL (hereinafter called Principal), and AMERICAN ALTERNATIVE INSURANCE CORPORATION	, a
corporation, or a Risk Retention Group established under the Liability Risk Retention Act of 1986, Public Law 99-563, created and existing under the laws of the State of New Hampshire (hereinafter called Surety) are held and Surety Incorporation bound unto the United States of America in the sum of \$\frac{\\$75,000}{\\$75,000}}, for which payment, well and truly to be made, we	firmly
Bond Amount Ourselves and our heirs, executors, administrators, successors, and assigns, jointly and severally firmly by these present	
ourserves and our heirs, executors, administrators, successors, and assigns, jointly and severally limiting by these present	
WHEREAS, the Principal is or intends to become a Broker pursuant to the provisions of Title 49 U.S.C. 13904, and the and regulations of the Federal Motor Carrier Safety Administration ("FMCSA") relating to insurance or other security for protection of motor carriers and shippers, and has elected to file with the FMCSA such a bond as will ensure final responsibility and the supplying of transportation subject to the ICC Termination Act of 1995 in accordance with contragreements, or arrangements therefore, and	or the ancial
WHEREAS, this bond is written to assure compliance by the Principal as a licensed Property Broker of Transportation motor vehicle with 49 U.S.C. 13906(b), and the rules and regulations of the FMCSA, relating to insurance or other sector for the protection of motor carriers and shippers, and shall inure to the benefit of any and all motor carriers or shipper whom the Principal may be legally liable for any of the damages herein described.	curity
Now, Therefore, the condition of this obligation is such that if the Principal shall pay or cause to be paid to motor carries shippers by motor vehicle any sum or sums for which the Principal may be held legally liable by reason of the Principal failure faithfully to perform, fulfill, and carry out all contracts, agreements, and arrangements made by the Principal while bond is in effect for the supplying of transportation subject to the ICC Termination Act of 1995 under license issued to Principal by the FMCSA, then this obligation shall be void, otherwise to remain in full force and effect.	ipal's e this

The liability of the Surety shall not be discharged by any payment or succession of payments hereunder, unless and until such payment or payments shall amount in the aggregate to the penalty of the bond, but in no event shall the Surety's obligation hereunder exceed the amount of said penalty. The Surety agrees to furnish written notice to the FMCSA forthwith of all suits filed, judgements rendered, and payments made by said Surety under this bond.

This bond is effective the	01	day	of	Octobe	r	3	2013	12:	01 a.m.,	star	ndard tim	ie at t	he	
	Date			Month			Year							
address of the Principal	as stated	herein ar	nd shall c	ontinue	in force	until	terminated	as	hereinaft	er p	rovided.	The	Princi	pal
the Surety may at any														

or cancellation to become effective thirty (30) days after actual receipt of said notice by the FMCSA.

The Surety shall not be liable hereunder for the payment of any damages hereinbefore described which arise as the result of any contracts, agreements, undertakings, or arrangements made by the Principal for the supplying of transportation after the termination of this bond as herein provided, but such termination shall not affect the liability of the Surety hereunder for the payment of any such damages arising as the result of contracts, agreements, or arrangements made by the Principal for the supplying of transportation prior to the date such termination becomes effective.

BOND NO: 20130917507 ACCT LOC ID: 100110900					
	\(\frac{1}{2}\)		Page 1 of 2		
The receipt of this filing by the FMCSA certifies that a Broker Surety Brace of this form, and that such company is qualified to make this fill Federal Regulations.	ing under Section 387.31	ne company 5 of Title 49	identified on the of the Code of		
Falsification of this document can result in criminal penalties prescribed	under 18 U.S.C. 1001.				
IN WITNESS WHEREOF, the said Principal and Surety have executed this	instrument on the	01	_ day of		
Month Year		Date			
AMERICAN GROUP LLC					
Vaniel P. Krivickas Jr.	***************************************				
Principal Name (Company, Individual, etc.)					
Daniel & Linckas, A.					
Signature					
DANIEL KRIVIKAS					
Printed or Typed Name of Signor					
PRESIDENT					
Title of Signor					
Witness Signature					
Michael Schember Printed or Typed Name of Witness					
29 (1990)					

AMERICAN ALTERNATIVE INSURANCE CORPORATION

MATTHEW L. ZEHNER

Matthew J. Zehner

Attorney-in-Fact



MAYA M. MACKEY

Witness



Diamond Broker Program



ITS Financial Services

American Group, LLC

Is a participating member of the
Truckstop.com Diamond Broker Program
Meeting all performance, credit and bonding requirements



Valid through October of 2020 – MC 678778