

LEASE AGREEMENT

Agreement No.	
AGREEMENT made this day of	, 20, by and between <u>AMERATRANS LLC</u> ,
hereinafter referred to as LESSEE, located 10801 Star	key Road, Suite 104-243, Seminole, FL 33777 and
	_ , hereinafter referred to as LESSOR, located at

WITNESSETH:

- (1) LESSEE is a motor contract carrier of property authorized by the Federal Highway Administration by Permit No. MC-761679-C to provide transportation of property under contract with shippers and receivers of general commodities, and
- (2) LESSOR is the owner of the tractor and trailer equipment described in Appendix "A" and is duly authorized and empowered to execute this agreement.

NOW THEREFORE, in consideration of the representation made herein, the parties agree as follows:

- (1) The LESSEE hereby leases the equipment and services of LESSOR, owned and described in Appendix "A". LESSOR certifies that equipment subject to this lease meets U.S. Department of Transportation (DOT) safety requirements and standards, and that LESSEE shall inspect such equipment and shall determine that such requirements and standards have been met at the time of execution of this lease.
- (2) Possession of equipment will be transferred under the terms of this lease from LESSOR to LESSEE beginning at the date and time of execution of this agreement and continue until cancellation is served by either LESSEE or LESSOR in writing. At such time as this lease agreement is terminated, LESSOR agrees to furnish LESSEE with a written receipt to show that LESSOR retakes possession of the equipment.
- (3) During the tenure of this lease agreement, the LESSEE shall have exclusive possession, control, and use of the equipment, and shall assume complete responsibility for the operation of the equipment for the duration of the lease. LESSOR agrees to properly identify equipment with the Federal Highway Administration's "MC" number and the name of LESSEE.
- (4) LESSOR agrees to comply with all safety regulations required by the Department of Transportation and the various States in which operations are conducted.

- (5) In consideration for the use of the equipment and services of LESSOR, the LESSEE agrees to compensate LESSOR in the amount of ______% of gross revenues for each trip ticket. LESSEE will provide all permitting necessary and will pay all fuel taxes. LESSOR has a right to examine LESSEE's documents containing information for determining charges billed to the shipper.
- (6) Payment shall be made within 15 days after submission of the necessary delivery documents and other paperwork concerning a trip in the service of LESSEE. Delivery documents and paperwork concerning a trip required before the LESSOR can receive payment is defined as driver's log books required by the Department of Transportation, and those documents necessary for LESSEE to secure payment from the shipper. LESSEE may require the submission of additional documents by the LESSOR but not as a prerequisite to payment. Payment to the LESSOR shall not be made contingent upon submission of a bill of lading to which no exceptions have been taken. The LESSOR shall not set time limits for the submission by the LESSOR of required delivery documents and other paperwork. LESSOR must complete all trip tickets and reports. Each trip report must be turned in before the next trip is assigned.
- (7) The LESSEE has a legal obligation and the responsibility to maintain liability and cargo insurance coverage for the protection of the public as required by Federal Highway Administration regulations under 49 U.S.C. 10927, as amended by Public Law 104-88. All insurance cost for the operation of LESSOR's equipment while in the service of LESSEE shall be paid by LESSOR. If the cost of the insurance is initially paid by LESSEE, such costs will be charged-back in full to LESSOR.
- (8) The LESSOR is responsible for providing all fuel, meals and lodging, repairs and maintenance to tractor and trailer, tolls, ferries, detention, etc. necessary in the operation of equipment while in the service of LESSEE. If it becomes necessary for LESSEE to pay or provide any item that LESSOR is responsible for, the LESSEE has the right to deduct such cost from the LESSOR's compensation at the time of payment or settlement. If such deduction becomes necessary, then LESSEE will provide LESSOR with a full explanation and/or documentation as to how the amount of each item is to be computed. The LESSOR is not required to purchase or rent any products, equipment, or services from LESSEE as a condition of entering into this lease agreement.
- (9) It is the duty of the LESSOR to properly determine the condition of the freight at the time such freight is picked-up from the shipper, and a further duty to transport the shipment to its destination in as nearly that same condition as when it was picked-up. The LESSOR will inspect all shipments at the time of loading and mark any exceptions or conditions on the bill of lading or receipt. At the destination, the LESSOR will again inspect the freight with the consignee and mark on the delivery receipt any exceptions to the condition or damages to the shipment that occurred during transit. Delivery receipts will be turned in to the LESSEE as part of the documentation required for payment. The LESSEE has a right to deduct for damages of freight in transit caused by LESSOR and not reimbursed by insurance. The LESSEE will provide a written explanation and itemization of any deductions for cargo or property damage made from compensation to LESSOR.
- (10) The DRIVER is responsible for loading and unloading freight to and from the trailer, unless proper notations are made on the bill of lading that the driver is responsible. Except when the violation results from the acts or omissions of the LESSOR, the LESSEE shall assume the risks and costs of fines for overweight and oversize trailers when the trailers are pre-loaded, sealed, or the load is containerized, or when the trailer or lading is otherwise outside the LESSOR's control, and for improperly permitted overdimension and overweight loads and LESSEE shall reimburse LESSOR for any fines paid by the LESSOR.
- (11) Escrow funds or moneys placed on deposit with LESSEE by LESSOR are not required under the terms of this agreement.

(12) It is agreed that the services of LESSO contractor and that no "employee-employe therefore responsible for providing his own etc. Further, any drivers or employees of L	r" relationship exists between LE n workmen's compensation insura	SSOR and LESSEE. LESSOR is ince, employment and income taxes,
(13) This lease agreement may be canceled any loads in transit will be delivered prior final settlement. Any costs incurred by LE the LESSOR. The LESSOR agrees to remetermination of the lease and return such signification the equipment, then LESSOR addentification has been removed or painted from the equipment will result in the withh	to cancellation and all required pa SSEE to complete the delivery of ove identification signs or devices gns or devices to the LESSEE. If it agrees to furnish a photograph of the lover. Failure to furnish evidence	apperwork will be turned in prior to a load in transit will be charged to a from the equipment upon the identification has been painted both sides of the equipment showing
(14) This AGREEMENT is to become effectione year from such date, and from year to terminate the AGREEMENT at any time with WHEREOF, this agreement has been enter and LESSEE.	year thereafter, subject to the right with written notice of one party or	at of either party hereto to cancel or the other. IN WITNESS
AMERATRANS LLC Representative	(LEGGER G)	(D. ()
(LESSEE Print Name)	(LESSEE Signature)	(Date)

(LESSOR Signature)

(Date)

(LESSOR Print Name)



APPENDIX A

Agreement No.		
First Name of LESSOR:	Middle Initial Last Name:	
Home Phone #:	Cell Phone#:	
AddressStreet	City/State	Zip
LESSOR's Equipment:		
TRACTOR:	TRAILER:	
Year:	Year:	
VIN #:	VIN #:	
Make:	Make:	
Model:	Model·	



APPENDIX B

(LESSOR Print Name)	(LESSOR Signature)	(Date)
(LESSEE Print Name)	(LESSEE Signature)	(Date)
AMERATRANS LLC Representative	(LEGGER G.	(D. (.)
all the LESSEE's, Ameratrans, signage f from the vehicle registration as being res receipt of all paperwork (logs, inspection	o receive a final settlement, the LESSOR must per promise both sides of the truck as well as evidence apponsible for the safety of the LESSEE's equipmer reports, BOLs etc) owed. Any loads that have described. Paperwork must be original and be full the safety of the safety of the LESSEE's equipmer reports, BOLs etc) owed. Any loads that have described. Paperwork must be original and be full the safety of t	that Ameratrans has been removed nent. Ameratrans must also be in overages, shortages or damages will be
time deliveries and pick-ups.	daily check-in calls, at least once loaded and one	
blow outs, flats; additional fuel etc.). An charged back to the LESSOR at retail pri	•	Ameratrans discretion, returned or
	R cancels the lease agreement, the LESSOR full ng balance) will be deducted from the LESSOR	
as ADDITIONAL insured, Ameratrans	ttlement. Seven days working notice is required	per week (Initials:) to be
	EARLY signed Bill of Ladings for each load Bills as "Ameratrans LLC" and "Shipper's load as shortages and damages.	
(logs, BOLs, inspection reports etc.) mus	on Thursday of each week, and all original, full t be received in the LESSEE's, Ameratrans, off if paperwork is missing, incomplete, and/or incomplete.	fice by the following Monday, close
Quick Pay/factoring fees will be deducte	d from the LESSOR's settlement. Fees will rang	ge from 1% to a maximum of 4%.
The LESSEE, Ameratrans, at its discretic is picked up nor does Ameratrans advan	on, may advance up to 50% of each load and do ce any additional money past said 50%.	es not advance money before the load
Any monetary advances made to the LES deducted from LESSOR's settlement.	SSOR for any reason (fuel, truck/trailer repairs,	etc.) will accrue fees that will be
	ESSOR must submit all application paperwork, SEE's, Ameratrans, signage in place on both signage.	
The LESSEE, Ameratrans LLC, is not a	broker, and does not double broker any loads.	
As the LESSOR, my initials on the lines below i	ndicate that I fully understand and agree to each	n of the following:

This page MUST be initialed in all appropriate sections, signed, and returned by FAX 10801 Starkey Road, Suite 104-243 | Seminole, FL 33777 | P: 727-329-8303 | F: 727-289-7882