



Big Wheel Connection, Inc.  
PO Box 225  
Bonham, TX 75418

Dear Valued Carrier:

Please email the following documents to: [mattcowan@bigwheelconnection.com](mailto:mattcowan@bigwheelconnection.com)

**No payment of invoices will be made until we have all current information on file.**

1. Company Profile
2. Certificate of Authority
3. Carrier Agreement signed & dated (RETURN ALL 3 PAGES)
4. Certificate of Insurance  
*(with Big Wheel Connection, Inc. named as Certificate Holder)*  
Please contact your insurance agent immediately to request.
5. Form W9
6. Copy of Notice of Assignment from factoring company (if applicable)

Our terms are 30 days from receipt of your invoice and clean signed bills of lading (scanned copies are acceptable).

We sincerely appreciate the service you have agreed to perform for us, and we hope to continue our relationship in the future. Thank you in advance for your cooperation in this matter.

Respectfully,  
Judy Dossey  
President & CEO



PO BOX 225  
BONHAM, TX 75418

### **COMPANY PROFILE**

COMPANY NAME: Poorboy Trucking LLC

ADDRESS: 248 SCENIC WOOD DR

CITY / STATE / ZIP: AZLE, TX 76020

PHONE: 214-244-6570

EMAIL: Poorboytrucking24@gmail.com

**DISPATCH CONTACT:**

NAME: Chris McDaniel

PHONE: 469-858-8140

EMAIL: Superior.one.logistics@gmail.com

**BILLING CONTACT:**

NAME: Marite

PHONE: 214-244-6570

EMAIL: Poorboytrucking24@gmail.com

**FACTORING COMPANY:**

NAME: TAFS inc

ADDRESS: 16211 W 95th Street, Suite 300

CITY / STATE/ ZIP: Lenexa, Kansas 66219



## BROKER - CARRIER AGREEMENT

This Agreement is made and entered into this 25 day of october, 20 24, by and between Big Wheel Connection, Inc., PO Box 225 Bonham, TX 7518, MC# 300062 hereinafter referred to as **BROKER**, and Poorboy Trucking LLC, MC# 1638943, hereinafter referred to as **CARRIER**.

1. **BROKER** agrees to engage **CARRIER** from time to time for the purpose of hauling freight as a **CARRIER**. **CARRIER** agrees to haul freight between points and places that are within their scope of operating authority.
2. **CARRIER** shall be authorized to operate as a contract and/or common motor carrier by the I.C.C. and shall provide and maintain, at its sole cost and expense, insurance against liability for injuries or death of persons and damage to property, in a combined single limit of not less than \$1,000,000 per occurrence, and for loss of or damage to freight, in an amount not less than \$100,000, and any additional insurance required by applicable laws, rules and regulations. **CARRIER** shall furnish **BROKER** upon request a copy of each such insurance policy and written certificates of insurance.
3. **BROKER** agrees to pay **CARRIER** for the transportation of freight moved under this agreement in accordance with the rates agreed to for each load as established by the Dispatch Confirmation provided by **BROKER** to **CARRIER** for each load hauled. Modifications or additions to these rates may be agreed to in writing or made verbally to meet specific shipping schedules. Confirmation of verbally agreed rates will be made by a recap emailed by **BROKER** to **CARRIER** and by the **CARRIER'S** pick up of the shipment. In addition, confirmation of any verbally agreed rates shall be made by the **CARRIER'S** billing and **BROKER'S** payment thereof. If **BROKER** pays **CARRIER'S** freight invoice in a reduced amount, such amount shall constitute the agreed rate unless **CARRIER** indicates to the contrary to **BROKER** within sixty (60) days of its receipt of payment. All modifications and additions to the rates made either in writing, or verbally and confirmed in writing, or as established by the billing and payment of the parties together with the underlying freight bills, shall be deemed as appendices to and considered a part of this agreement.
4. Whether or not **CARRIER** is authorized to operate, or does operate as a common carrier, each and every shipment tendered to **CARRIER** by **BROKER** shall be deemed to be a tender to **CARRIER** as a contract carrier and shall be subject only to the terms of this agreement and the provisions of law applicable to motor contract carriage hereunder.
5. **BROKER** and **CARRIER** agree that transportation services hereunder are to be performed as a contract carrier in compliance with 49 U.S.C. 10102, by furnishing suitable equipment, at its own expense to haul

each shipment, or by providing specialized services or equipment designated to meet the distinct needs of **BROKER or consignee** and deliver each shipment promptly and efficiently for **BROKER**. Distinct needs of **BROKER or consignee** shall be detailed on a per shipment basis in the aforementioned Dispatch Confirmation and will also become an addendum to this AGREEMENT.

6. **CARRIER**, at its sole cost and expense, shall furnish all equipment required for its services hereunder and shall maintain all equipment in good repair and condition. **CARRIER**, at its sole cost and expense, shall employ for its services hereunder only competent and legally licensed personnel. Without the prior written consent of **BROKER**, **CARRIER** shall not cause or permit a shipment tendered hereunder to be transported by any other motor carrier or in substituted service by railroad or other modes of transportation.
7. **CARRIER** will be responsible to comply with all applicable I.C.C. and D.O.T. regulations as well as all other federal and state regulations pertaining to the operations of a motor carrier.
8. **CARRIER** shall issue a bill of lading which shall function as a receipt of goods loaded and delivered. Upon delivery, **CARRIER** shall have consignee sign and date the original bill of lading noting condition of shipment if damage is present. If damage is present **CARRIER** must contact **BROKER** prior to leaving consignee's facility.
9. **CARRIER** shall be responsible for all shipments while in transit and shall hold **BROKER** harmless and shall indemnify **BROKER** against any and all claims of liability resulting from the loss or damage to any freight transported by **CARRIER** pursuant to this agreement, including all costs to defend all claims. **CARRIER** also agrees to hold **BROKER** harmless from and indemnify **BROKER** for any liability resulting from personal injury or property damage which may occur during the operations of **CARRIER** pursuant to this agreement, including all costs to defend all claims.
10. **CARRIER** will bill all charges for transportation services directly to **BROKER** and **CARRIER** shall provide **BROKER** with a copy of the signed bill of lading and/or delivery receipt. **BROKER** agrees that it will endeavor to pay all freight bills for transportation performed within thirty (30) days of receipt of freight bill including signed bill of lading.
11. The relationship of **CARRIER** to **BROKER** shall, at all times, be that of an independent contractor, except that **BROKER** shall be the agent for **CARRIER** for the collection and payment of charges to **CARRIER**. **CARRIER** agrees that it will look only to **BROKER** for payment if the billed party has paid **BROKER**.
12. 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.
13. **CARRIER** agrees that **BROKER'S** compensation hereunder for its services are confidential and need not be disclosed to **CARRIER**. **CARRIER** further agrees that it will not reveal to anyone the terms of this

agreement, the pricing of transportation services, or any other details of the business conducted between **CARRIER** and **BROKER**.

14. This contract is binding upon the parties hereto, their successors and assigns, and shall be construed under the laws of the State of Texas.
15. This agreement shall be deemed to be effective on the first date that **CARRIER** and **BROKER** commenced business together and the parties agree that the provisions contained herein properly express and memorialize the complete understanding of the parties as contained in all prior agreements, whether verbal or in writing. This agreement shall be effective continuously subject to the right of either party hereto to cancel this agreement at any time not less than thirty (30) days written notice of one party to the other.

**CARRIER:**

Poorboy Trucking LLC

COMPANY NAME

Christopher McDaniel

SIGNATURE

Dispatcher

TITLE

10/25/24

DATE

**BROKER:**

BIG WHEEL CONNECTION, INC.

Amy Kindred

SIGNATURE

CONTROLLER

TITLE