"Truckload" Application of Rate/Rules – Effective January 1st, 2011 Issued by: Southeastern Logistics Solutions (SLS)

- **SCOPE OF SERVICE** As a Property Broker our obligation is to supply a DOT Certified Carrier.
- **DELAY** SLS shall not be liable for delay caused by highway obstruction, impassable or faulty highways, bridges, roads or ferry closures or caused by mechanical breakdown of vehicle or equipment or from any cause other than the sole negligence of the carrier.
- **PICKUP and DELIVERY** Rates include pickup and/or delivery of commodities at all points within the limits of towns, cities or villages of origin, or points of destination. (Multi-stop requirements not applicable to pickup and delivery and must be included in quote/service request to ensure accurate quote)
- REFUSED, REJECTED, RECONSIGNED or REDELIVERY When conditions exist whereby carrier has no control that make it impossible for delivery to be made at the originally consigned destination or when a shipment is refused or rejected by the consignee the shipper will be contacted for instruction(s) on how to proceed. If the shipment is reconsigned the location in which it is reconsigned will be considered the destination and all additional transportation costs will be assessed accordingly. If the shipment is rejected/refused, in whole or part, by the consignee the shipper will be contacted for instruction(s). Applicable transportation charges will be assessed based on those shipper instruction(s). A reconsignment administration fee of 75.00 will apply in addition to all other applicable rates and charges.
- QUOTES Rate quotes provided are applicable to information provided by requester. Additional services required and/or requested may apply and will be added to invoice following our receipt of written authority from debtor. All rate quotes provided will include a unique reference number to that specific quote and will be honored for 10 working days from date quoted. To execute quote and protect rate within request for service must be made through Southeastern Logistics Solutions (SLS) only by calling 888-416-4042 or email dispatch@sls.me
- **Bill of lading** The terms and conditions of the standard truckload bill of lading shall apply to all transportation provided and non-conforming shipments documents executed by drivers and shipping supervisors are evidence of receipt of goods only.
- Released Value/Liability -Unless otherwise agreed in writing, all loads are subject to a maximum released value of \$100,000.00 per load.
- Loading/Unloading of Freight Rates provided does "NOT" include carrier loading or unloading. If carriers driver is required to assist, load, unload and/or count the charge will be 150.00 for each service performed.
- **COD** SLS does "NOT" provide COD service.
- **Hazardous Material** SLS must be made aware at the time of quote or no less than 48 hours prior to pickup of any shipment containing hazardous materials. Additional charges will apply and will be provided in advance of pickup to assure debtor acceptance.
- Section 7 All freight collect, section 7 executed shipments must be reviewed and approved at least 24 hours in advance of pickup.
- **Currency** All monetary terms are in US currency.
- Cancellation of service In the event a pickup is cancelled after the truck is dispatched, and costs being incurred, a charge of 2.50 per mile plus FSC will be applied with a minimum charge of 200.00.
- FSC Unless agreed upon otherwise in writing all fuel surcharge applications will be based on FSC scale of utilized capacity partner.
- **Detention** Following 2 hours free time for loading and 2 hours for unloading a detention fee of 100.00 per hour based on 25.00 per 15 minute increments will apply. In the event the delay resulting in detention exceeds 12 hours layover charges may apply and will be rated separately. The shipper/debtor will be contacted prior to incurring to authorize charges.
- Inadvertence If a shipper declares a value exceeding our maximum released value of 100,000.00 per load, without first obtaining written mutual agreement with SLS the shipment will not be accepted, yet if the load is inadvertently accepted, it will be considered as being released at our maximum liability and will move under those terms.
- Invoice Collection Freight charges that are not paid within the 30 day credit period and for which Southeastern Logistics Solutions acquires the use of an outside collection agency and/or attorney to effect collections will be subject to liquidated damages of twenty-five percent (25%) of the unpaid amount. Should this fee exceed the maximum allowed by state federal or local statute, such fee will be reduced to the maximum rate not otherwise prohibited.