### FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION FORM OP-1 APPLICATION FOR MOTOR CARRIER AND BROKER AUTHORITY

Approved by OMB 2126-0016 Expires 00/00/00

This application is for all individuals and businesses requesting authority to operate as motor property common or contract carriers of property brokers.

FOR FMCSA USE ONLY
Docket No. MC-820344
Filed
Fee No
CC Approval No.

#### **SECTION I**

Applicant Information

Do you now have authority	from or an application b	eing processed by the	former CC, FH	WA, OMCS or FMCSA?
☐ NO ☒ YES If yes, id	entify the lead docket nu	mbers(s)		
LEGAL BUSINESS NA		.,		
TAMPA TRANSPORTATI	ON COMPANY LLC			
DOING BUSINESS AS	NAME			
BUSINESS ADDRESS				
15122 HEATHRIDGE DR				
Street Name and Number				
TAMPA	FLORIDA		33625	8133896266
City	State		Zip Code	Telephone Number
MAILING ADDRESS (I	different from above)			
Street Name and Number				
City		State		Zip Code
REPRESENTATIVE (	Person who can respo	nd to inquiries)		
NESTOR SALDANA - MA	NACED MEMBED			
(Name and title, position, or		)		
15122 HEATHRIDGE DR				
Street Name and Number				
Street Name and Number				
TAMPA		FLORIDA		33625
		FLORIDA State		33625 Zip Code
TAMPA City	3) 389-6266		er	
TAMPA City Telephone Number (81	<u>,                                      </u>	State Fax Number	er	
TAMPA City Telephone Number (81 USDOT Number (If ava	ilable; if not, see instructi	State Fax Number	ēΓ	
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TAMPA City Telephone Number (81  USDOT Number (If ava FORM OF BUSINESS  Corporation Sole Proprietorship	ilable; if not, see instructi 6 (Check only one.) State of Incorporation Name of individual	State Fax Numbe	er	
TAMPA City Telephone Number (81  USDOT Number (If ava FORM OF BUSINESS	ilable; if not, see instructi  (Check only one.)  State of Incorporation	State Fax Numbe	er	

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SECTION II	You must submit a filing fee of \$300.00 for each type of authority requested (for each box checked).
Type of Authority	MOTOR PROPERTY COMMON CARRIER
Authority	
SECTION III	This section must be completed by ALL motor property carrier applicants. The dollar amounts in parentheses represent the minimum amount of bodily injury and property damage (liability) insurance coverage you must maintain and have on file with the FMCSA.
Insurance Information	NOTE: Refer to the instructions for information on cargo insurance filing requirements for motor common carriers and surety bond/trust fund agreement filings for property brokers.
	Will operate vehicles having Gross Vechicle Weight Ratings (GVWR) or 10,000 pounds or more to transport:
	Non-hazardous commodities (\$750,000)
	Hazardous materials referenced in the FMCSA's insurance regulations at 49 CFR 1043.2(b)(2)(c) (\$1,000,000).
	Hazardous materials referenced in the FMCSA's insurance regulations at 49 CFR 1043.2(b)(2)(b) (\$5,000,000).
	Will operate only vehicles having Gross Vehicle Weight RATINGS (GVWR) under 10,000 pounds to transport:
	Any quantity of class A or B explosives, any quantity of poison gas (Poison A), or highway route controlled quantity of radioactive materials (\$5,000,000).

X Commodities other than those listed above (\$300,000).

#### **SECTION IV**

Safety Certification (Motor Carrier Applicants Only) APPLICANTS SUBJECT TO FEDERAL MOTOR CARRIER SAFETY REGULATIONS - If you will operate vehicles of more than 10,000 pounds GVWR and are, thus, subject to pertinent portions of the U.S. DOT's Federal Motor Carrier Safety Regulations at 49 CFR, Chapter 3, Subchapter B (Parts 350-399), you must certify as follows:

Applicant has access to and is familiar with all applicable U.S. DOT regulations relating to the safe operation of commercial vehicles and the safe transportation of hazardous materials and it will comply with these regulations. In so certifying, applicant is verifying that, at a minimum, it:

- Has in place a system and an individual responsible for ensuring overall compliance with Federal Motor Carrier Safety Regulations;
- (2) Can produce a copy of the Federal Motor Carrier Safety Regulations and the Hazardous Materials Transportation Regulations;
- (3) Has in place a driver safety training/orientation program;
- (4) Has prepared and maintains an accident register (49 CFR 390.15);
- Is familiar with DOT regulations governing driver qualifications and has in place a system for overseeing driver qualification requirements (49 CFR Part 391);
- (6) Has in place policies and procedures consistent with DOT regulations governing driving and operational safety of motor vehicles, including drivers? hours of service and vehicle inspection, repair, and maintenance (49 CFR Parts 392, 395 and 396);
- (7) Is familiar with and will have in place on the appropriate effective date, a system for complying with U.S. DOT regulations governing alcohol and controlled substances testing requirements (49 CFR 382 and 49 CFR Part 40).

X	Not	App	licable
$-\omega$			

**EXEMPT APPLICANTS** - If you will operate only small vehicles (GVWR under 10,000 pounds) and will not transport hazardous materials, you are exempt from Federal Motor Carrier Safety Regulations, and must certify as follows:

Applicant is familiar with and will observe general operational safety guidelines, as well as any applicable State and local laws and requirements relating to the safe operation of commercial motor vehicles and the safe transportation of hazardous materials.

Υ	Yes

#### **SECTION V**

#### **Affiliations**

#### AFFILIATION WITH OTHER FORMER ICC, FHWA OR OMCS; NOW FMCSA-LICENSED ENTITIES.

Disclose any relationship you have or have had with any other FMCSA-regulated entity within the past 3 years. For example, this could be through a percentage of stock ownership, a loan, or a management position. If this requirement applies to you, provide the name of the company, MC-number, DOT number, and that company's latest U.S. DOT safety rating. (If you require more space, attach the information to this application form.)

Do you have now, or have you ever had, any relationship with any other FMCSA Regulated entity within the past 3 years?\*

X	No

Name of affiliated company	MC	U.S. DOT Number	U.S. DOT Safety Rating	Ever disqualified under Section 219 of the MCSIA?

#### **SECTION VI**

#### **Household Goods** Certifications

HOUSEHOLD GOODS MOTOR COMMON CARRIER APPLICANTS including United States-based enterprises owned or controlled by persons of Mexico providing truck services for the transportation of international household goods shipments must certify as follows:

Applicant is fit, willing, and able to provide the specialized services necessary to transport household goods. This assessment of fitness includes applicant's general familiarity with former ICC, FHWA, or OMCS, now

FMCSA regulations for household goods movements and also requires an assurance that applicant has or is willing to acquire the protective equipment and trained operators necessary to perform household goods movements and that applicant will offer arbitration as a means of settling loss and damage disputes on collect-on-delivery shipments. The proposed operations will serve a useful public purpose responsive
to a public demand or need.
Not Answered
<b>HOUSEHOLD GOODS MOTOR CONTRACT CARRIER APPLICANTS</b> including United States-based enterprises owned or controlled by persons of Mexico providing truck services for the transportation of international household goods shipments must certify as follows
Applicant is fit, willing, and able to provide the specialized services including United States-based enterprises owned or controlled by persons of Mexico providing truck services for the transportation of international household goods shipments necessary to transport household goods. This assessment of fitness includes applicant's general familiarity with former ICC, FHWA, or OMCS; now FMCSA regulations for household goods movements and also requires an assurance that applicant has or is willing to acquire the protective equipment and trained operators necessary to perform household goods movements and that applicant will offer arbitration as a means of settling loss and damage disputes on collect-on-delivery shipments.  The proposed service will be consistent with the public interest and the transportation policy of 49 U.S.C. 10101.
Not Answered
HOUSEHOLD GOODS BROKER APPLICANTS must certify as follows: Applicant is fit, willing, and able to provide household goods brokerage operations and to comply with all pertinent statutory and regulatory requirements. The involved services will be consistent with the public interest and the transportation policy of 49 U.S.C. 10101.
☐ Not Answered

NOTE: Applicant may attach a supporting statement to this application to provide additional information about any of the above certifications. This evidence is optional.

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Applicants for
<b>Contract Carriage</b>
of
Household Goods

	SCOPE	OF OPERATING AUTHORITY. Complete one or both box(es) below, as applicable.
r ige ods		Contracting shippers have one or more of the distinct needs delineated in Interstate Van Lines, Inc., Extension - Household Goods, 5 I.C.C.2d 168 (1988).  Describe briefly the distinct need(s):
, 4.0		
		Contracts provide for assignment of one or more vehicles for the exclusive use of each shipper in the manner specified in Interstate Van Lines, Inc., Extension - Household Goods, 5 I.C.C.2d 168 (1988).

#### **SECTION VIII**

This oath applies to all supplemental filings to this application. <u>The signature must be that of applicant</u>, not legal representative.

## Applicant's Oath

I, NESTOR SALDANA - MANAGER

, verify under penalty of

Name and title

perjury, under the laws of the United States of America, that all information supplied on this form or relating to this application is true and correct. Further, I certify that I am qualified and authorized to file this application. I know that willful misstatements or omissions of material facts constitute Federal criminal violations punishable under 18 U.S.C. 1001 by imprisonment up to 5 years and fines up to \$10,000 for each offense. Additionally, these misstatements are punishable as perjury under 18 U.S.C. 1621, which provides for fines up to \$2,000 or imprisonment up to 5 years for each offense.

I further certify under penalty of perjury, under the laws of the United States, that I have not been convicted, after September 1, 1989, of any Federal or State offense involving the distribution or possession of a controlled substance, or that if I have been so convicted, I am not ineligible to receive Federal benefits, either by court order or operation of law, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988 (21 U.S.C. 862)

Finally, I certify that applicant is <u>not</u> domiciled in <u>Mexico</u> or owned or controlled by persons of that country. (Note: This portion of Applicant's oath does not pertain to applicants that are U.S.-based enterprises owned or controlled by persons of Mexico seeking to provide truck services for the transportation of international cargo.)

Signature	NESTOR SALDANA	Date	03/14/2013