## SOUTHEAST STREAMLINE, INC. CREDIT APPLICATION FOR A BUSINESS ACCOUNT

BUSINESS CONTACT INFORMATION					
Title:					
Company name:					
Phone:	Fax:	E-mail:			
Registered company address:					
City:		State:	ZIP Code:		
Date business commenced:					
Sole proprietorship:	Partnership:	Corporation:	Other:		
BUSINESS AND CREDIT INFORMATION					
Primary business address:					
City:		State:	ZIP Code:		
How long at current address?					
Telephone:	Fax:	E-mail:			
Bank name:					
Bank address:		Phone:			
City:		State:	ZIP Code:		
Type of account	Account number				
Savings					
Checking					
Other					
	BUSINESS/TRA	DE REFERENCES			
Company name:					
Address:					
City:		State:	ZIP Code:		
Phone:	Fax:	E-mail:			
Type of account:					
Company name:					
Address:					
City:		State:	ZIP Code:		
Phone:	Fax:	E-mail:			
Type of account:					
Company name:					
Address:					
City:		State:	ZIP Code:		
Phone:	Fax:	E-mail:			
Type of account:					

1. Southeast Streamline, Inc. (Broker) shall arrange for transportation and related services upon request of its shipper/customer, billing customer at the agreed upon rate reflected in the load confirmation agreement which shall be inclusive of brokerage commissions and all freight charges due to qualified service providers retained by Southeast Streamline, Inc.

2. The shipper customer agrees to pay for services rendered at the agreed upon rate within 15 days of invoice without offset. Invoices not paid within 45 days shall be subject to interest at the rate of 1 1/2% per month plus attorney's fees at the rate of 33%.

3. Southeast Streamline, Inc. shall receive payment of all freight charges in trust and upon receipt shall pay all service providers indemnifying and holding harmless shipper from any demand for payment of freight charges attributable to paid invoices.

4. Broker's duties, obligations and remedies under any load confirmation agreement shall be those of a property broker and warehouseman as set forth in 49 C.F.R. 371 and the Non-Negotiable Warehouse Receipt promulgated by the IWLA (1998). Its qualified service providers (motor carriers) shall be responsible for the safe and timely delivery of goods in their care, custody and control subject to the terms and conditions of the Standard Truckload Bill of Lading and general principles of transportation law (the Carmack Amendment) otherwise applicable to motor common carriers (49 U.S.C. 14706). All rates are predicated on a maximum released evaluation of \$100,000 per truckload unless otherwise agreed upon in writing.

5. Broker warrants to Shipper that it will retain motor carriers when they meet the following criteria: (a) Carrier shall have all risk cargo insurance in the amount of not less than \$100,000 per shipment; (b) Carrier shall maintain public liability insurance in the amount of not less than \$1,000,000 as required by federal regulations (BMC-91X on file); (c) Carrier shall maintain workers compensation insurance as required by state law; (d) Carrier shall provide certificates of insurance upon request; (e) Carrier be authorized by U.S. DOT to provide proposed services.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by a duly authorized representative as of the date and year first written above.

BROKER:		SHIPPER:	
SOUTHEAST S	TREAMLINE, INC.		
By:		By:	
Name:		Name:	
Title:		Title:	
Date:		Date:	