TRANSPORTATION BROKERAGE CONTRACT

THIS AGREEMENT is made and entered into on _________________, 200___, by and between RGT Logistics, LLC. (“BROKER”) and __________________________ (“CARRIER”).

I.

Recitals

A) BROKER is a licensed transportation broker that controls the transportation of freight under its contractual arrangements with various consignors and consignees (the “Customer”);

B) CARRIER is authorized to operate in inter-provincial, interstate and/or intrastate commerce and is qualified, competent and available to provide for the transportation services required by BROKER.

II.

Agreement

1. TERM. The Term of this Agreement shall be for one (1) year and shall automatically renew for successive one (1) year periods; provided, however, that this Agreement may be terminated at any time by giving thirty (30) days prior written notice.

2. CARRIER'S OPERATING AUTHORITY AND COMPLIANCE WITH LAW. CARRIER represents and warrants that it is duly and legally qualified to provide, as a contract carrier, the transportation services contemplated herein. CARRIER further represents and warrants that it does not have a conditional or unsatisfactory safety rating issued from the U.S. Department of Transportation, and further agrees to comply with all federal, state and local laws regarding the provision of the transportation services contemplated under this Agreement. In the event that CARRIER is requested by BROKER to transport any shipment required by the U.S. Department of Transportation to be placarded as a hazardous material, the parties agree that the additional provisions included in Appendix A shall apply for each such shipment.

3. PERFORMANCE OF SERVICES. CARRIER’s services under this Agreement are specifically designed to meet the distinct needs of BROKER under the specified rates and conditions set forth herein. CARRIER shall transport all shipments provided under this Agreement without delay, and all occurrences which would be probable or certain to cause delay shall be immediately communicated to BROKER by CARRIER. This Agreement does not grant CARRIER an exclusive right to perform the transportation related services for BROKER or its Customer.

4. RECEIPTS AND BILLS OF LADING. Each shipment hereunder shall be evidenced by a Uniform (Standard) Bill of Lading naming CARRIER as the transporting carrier. Upon delivery of each shipment made hereunder, CARRIER shall obtain a receipt showing the kind and quantity of product delivered to the consignee of such shipment at the destination specified by BROKER or the Customer, and CARRIER shall cause such receipt to be signed by the consignee. Any terms, conditions and provisions of the bill of lading, manifest or other form of receipt or contract shall be subject and subordinate to the terms, conditions and provisions of this Agreement. CARRIER shall notify BROKER immediately of any exception made on the bill of lading or delivery receipt.
5. **CARRIER’S OPERATIONS.** CARRIER shall, at its sole cost and expense: (a) furnish all equipment necessary or required for the performance of its obligations hereunder (the "Equipment"); (b) pay all expenses related, in any way, with the use and operation of the Equipment; (c) maintain the Equipment in good repair, mechanical condition and appearance; and (d) utilize only competent, able and legally licensed personnel. CARRIER shall have full control of such personnel; shall perform the services hereunder as an independent contractor; and shall assume complete responsibility for all state and federal taxes, assessments, insurance (including, but not limited to, workers’ compensation, unemployment compensation, disability, pension and social security insurance) and any other financial obligations arising out of the transportation performed hereunder.

6. **INDEMNITY.** CARRIER shall defend, indemnify, and hold BROKER harmless from and against all loss, liability, damage, claim, fine, cost or expense, including reasonable attorney's fees, arising out of or in any way related to the performance or breach of this Agreement by CARRIER, its employees or independent contractors working for CARRIER (collectively, the “Claims”), including, but not limited to, Claims for or related to personal injury (including death), property damage and CARRIER's possession, use, maintenance, custody or operation of the Equipment; provided, however, that CARRIER's indemnification and hold harmless obligations under this paragraph will not apply to any portion of such claim attributable to the tortuous conduct of BROKER.

7. **INSURANCE.** CARRIER shall procure and maintain, at its sole cost and expense, the following insurance coverages:

   (a) Public liability and property damage insurance with a reputable and financially responsible insurance company insuring CARRIER in an amount not less than $1,000,000.00 (U.S. Dollars) per occurrence.

   (b) All Risk Broad Form Motor Truck Cargo Legal Liability insurance in an amount not less than $100,000.00 (U.S. Dollars) per occurrence. Such insurance policy shall name CARRIER and BROKER as insureds and provide coverage to BROKER, the Customer or the owner and/or consignee for any loss, damage or delay related to any property coming into the possession of CARRIER under this Agreement. The coverage provided under the policy shall have no exclusions or restrictions of any type that would foreseeably preclude coverage relating to cargo claims.

   (c) CARRIER shall furnish to BROKER written certificates obtained from the insurance CARRIER showing that such insurance has been procured, is being properly maintained, the expiration date, and specifying that written notice of cancellation or modification of the policies shall be given to BROKER at least thirty (30) days prior to such cancellation or modification. Upon request, CARRIER shall provide BROKER with copies of the applicable insurance policies.

8. **FREIGHT LOSS, DAMAGE OR DELAY.** CARRIER shall have the sole and exclusive care, custody and control of the Customer’s property from the time it is delivered to CARRIER for transportation until delivery to the consignee accompanied by the appropriate receipts as specified in Paragraph 4. CARRIER assumes the liability of a common carrier (i.e. Carmack Amendment liability) for loss, delay, damage to or destruction of any and all of Customer's goods or property while under CARRIER's care, custody or control. CARRIER shall pay to BROKER, or allow BROKER to deduct from the amount BROKER owes CARRIER, Customer's full actual loss for the kind and quantity of commodities so lost, delayed, damaged or destroyed. CARRIER shall be liable to BROKER for all economic loss, including consequential damages that are incurred by BROKER or the Customer for any freight loss, damage or delay claim.
Payments by CARRIER to BROKER or its customer, pursuant to the provisions of this section, shall be made within thirty (30) days following receipt by CARRIER of BROKER’s or Customer’s invoice and supporting documentation for the claim.

9. **WAIVER OF CARRIER’S LIEN.** CARRIER shall not withhold any goods of the Customer on account of any dispute as to rates or any alleged failure of BROKER to pay charges incurred under this Agreement. CARRIER is relying upon the general credit of BROKER and hereby waives and releases all liens which CARRIER might otherwise have to any goods of BROKER or its Customer in the possession or control of CARRIER.

10. **PAYMENTS.** CARRIER will charge and BROKER will pay for transportation services performed under this Agreement the rates and charges as shown on separate Rate Confirmation Sheets to be signed and agreed to by CARRIER and BROKER before each shipment made under this Agreement. CARRIER represents and warrants that there are no other applicable rates or charges except those established in this Agreement or in any Rate Confirmation Sheet signed by BROKER. Payment by BROKER will be made within thirty (30) days of receipt by BROKER of CARRIER’s freight bill, bill of lading, clear delivery receipt, and any other necessary billing documents enabling BROKER to ascertain that service has been provided at the agreed upon charge. CARRIER shall provide signed proof of delivery within fifteen (15) days of delivery. In the event paperwork has not been received by BROKER within thirty (30) days CARRIER could be subject to non payment of freight charges. In the event service is provided and it is subsequently discovered that there was no applicable rate in the existing Schedule of Rates or supplements, the parties agree that the rate paid by BROKER and collected by CARRIER shall be the agreed upon contract rate. CARRIER agrees that BROKER has the exclusive right to handle all billing of freight charges to the Customer for the transportation services provided herein, and, as such, CARRIER agrees to refrain from all collection efforts against the shipper, receiver, consignor, consignee or the Customer. CARRIER further agrees that BROKER has the discretionary right to offset any payments owed to CARRIER hereunder for liability incurred by CARRIER pursuant to Section 8 of this Agreement.

11. **CONFIDENTIALITY AND NON-SOLICITATION.** Neither party may disclose the terms of this Agreement to a third party without the written consent of the other party except (1) as required by law or regulation; (2) disclosure is made to its parent, subsidiary or affiliate company; or (3) to facilitate rating or auditing of transportation charges by an authorized agent and such agent agrees to keep the terms of the Agreement confidential. CARRIER will not solicit traffic from any shipper, consignor, consignee or customer of BROKER where (1) the availability of such traffic first became known to CARRIER as a result of BROKER's efforts, or (2) the traffic of the shipper, consignor, consignee or Customer of BROKER was first tendered to CARRIER by BROKER. If CARRIER breaches this Agreement and directly or indirectly solicits traffic from customers of BROKER and obtains traffic from such customer during the term of this Agreement or for twelve (12) months thereafter, CARRIER shall be obligated to pay BROKER, for a period of fifteen (15) months thereafter, commission in the amount of thirty-five percent (35%) of the transportation revenue resulting from traffic transported for the Customer, and CARRIER shall provide BROKER with all documentation requested by BROKER to verify such transportation revenue.

12. **SUB-CONTRACT PROHIBITION.** CARRIER specifically agrees that all freight tendered to it by BROKER shall be transported on equipment operated only under the authority of CARRIER, and that CARRIER shall not in any manner sub-contract, broker, or in any other form arrange for the freight to be transported by a third party without the prior written consent of BROKER.
13. **ASSIGNMENT/MODIFICATION/BENEFIT OF AGREEMENT.** This Agreement may not be assigned or transferred in whole or in part, and supersedes all other agreements and all tariffs, rates, classifications and schedules published, filed or otherwise maintained by CARRIER. This Agreement shall be binding upon and enure to the benefit of the parties hereto.

14. **SEVERABILITY.** In the event that the operation of any portion of this Agreement results in a violation of any law, the parties agree that such portion shall be severable and that the remaining provisions of this Agreement shall continue in full force and effect.

15. **WAIVER.** CARRIER and Shipper expressly waive any and all rights and remedies allowed under 49 U.S.C. § 14101 to the extent that such rights and remedies conflict with this Agreement. Failure of BROKER to insist upon CARRIER's performance under this Agreement or to exercise any right or privilege, shall not be a waiver of any BROKER’s rights or privileges herein.

16. **DISPUTE RESOLUTION.** This Agreement shall be deemed to have been drawn in accordance with the statutes and laws of the State of Indiana and in the event of any disagreement or dispute, the laws of this state shall apply and suit must be brought in this state.

**IN WITNESS WHEREOF,** the parties hereto have caused this Agreement to be executed in their respective names by their duly authorized representatives as of the date first above written.

"**BROKER**
RGT Logistics, LLC.

By: _______________________________  
Printed: ____________________________  
Address: ___900 North D Street  
__________Elwood, IN  46036  
Fax: ________(765) 552-0566  
Date: ____________________________

"**CARRIER**

By: _______________________________  
Printed: ____________________________  
Address: ____________________________  
Fax: _______________________________  
Date: ____________________________
RGT Logistics, LLC, is pleased to announce a new service to our carriers. Beginning with week ending October 4, 2003, RGT Logistics will implement the “Fast Cash Service.” The service will give a discount of 2% if you wish to have your invoices paid within 10 days. This service will allow you to receive payment quickly and turn your receivables faster.

Example, a $500.00 invoice is received by RGT Logistics. Normally this invoice would be input into our system and date stamped for payment 30 days from receipt of the invoice. After the 30 days have passed the invoice would be designated for payment and a check would be cut for $500.00 on the next check run (RGT Logistics cuts checks on Thursday of every week). Under the new program, if you elect to participate in it, if the invoice has been received in any given week (cut off Friday at 5:00pm) we will process for payment in the following Thursday. Accordingly you would receive a check for $490.00 to be mailed no later than 10 days from receipt of the invoice.

Our commitment to you is we will do everything possible to pay you as quickly as possible. We, however, cannot be responsible for circumstances beyond our control, such as mail delays, to and from the place of business. All invoices will be date stamped when they are received into our building. Invoices that we are unable to pay in accordance with this service, through our fault, will be paid as quickly as possible at full amount.

RGT Logistics understands your additional commitment to us. If you wish to take advantage of this service, we will do everything possible to make sure you money is received in a timely manner.

To take advantage of this service, a signed acknowledgement will need to be faxed to us at 765-552-6015.

**Carrier Authorization**

I, hereby, authorize RGT Logistics to deduct 2% of each invoice in return for payment from RGT Logistics 10 days from the receipt of the invoice signed acknowledgement and not beginning before October 4, 2003, RGT Logistics will begin deducting 2% from each invoice and remitting the net amount to your company within 10 days.

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RGT Logistics, LLC.
Fast Cash Service
Carrier Discount Procedure Summary

- Signed form from carrier authorizing discounts to be taken
- Invoices date stamped as they enter building
- Designate substitute to open mail in case of absence
- Mail to be opened every business day, NO EXCEPTIONS
- Invoices will be paid 15 days from the date they enter the building
- Invoices entered into the system with a due date that will result in a check being cut before the 15th day will be held until the 15th day.
- Invoices not paid in 15 days from receipt will be paid at full value
- Checks will be mailed on the 15th day
- Checks may be picked up by an authorized representative of the company, but not before the 15th day.
- Checks will not be mailed before the 15th day
- If the 15th day is a non-business day, they will be available the next business day
APPENDIX A

HAZARDOUS MATERIAL REQUIREMENTS

With respect to the transportation of hazardous materials or waste requiring vehicle placarding under 49 C.F.R. Part 181, BROKER and CARRIER agree that the following additional provisions shall apply for all such shipments:

1. CARRIER represents and warrants that it has obtained all necessary federal permits and registrations to transport hazardous materials or waste in inter-provincial, interstate and/or intrastate commerce. Upon request, CARRIER shall provide BROKER with a copy of all such federal and state permits and registrations. Additionally, CARRIER agrees to notify BROKER immediately upon any revocation or suspension of CARRIER’s state or federal hazardous material permits or registration as well as the suspension or revocation of CARRIER’s “Satisfactory” Safety Fitness Rating issued by the U.S. Department of Transportation, which satisfactory rating is a prerequisite to providing transportation for hazardous materials under this Agreement.

2. CARRIER represents and warrants that all drivers used to transport hazardous material shipments have undergone the necessary training requirements of state and federal laws, including, but not limited to, the training requirements under 49 C.F.R. Part 126(F). CARRIER further warrants and certifies that all drivers used to transport hazardous material have the proper endorsements on their Commercial Driver’s License to legally transport such shipments. CARRIER further agrees to comply with all federal, state and local laws regarding the transportation of hazardous material, including, but not limited to, the requirements specified under 49 C.F.R. Part 181, and 49 C.F.R. Part 397.

3. CARRIER shall procure and maintain, at its sole cost and expense, public liability and property damage insurance with a reputable and financially responsible insurance company insuring CARRIER in an amount not less than $5,000,000 (U.S. Dollars) per occurrence. Such insurance policy shall name BROKER and CARRIER as insureds with respect to any and all liabilities for personal injuries (including death) and property damage, including environmental damage due to the release of a hazardous material or waste, arising out of the ownership, maintenance, use or operation, including loading and unloading, of the equipment operated by CARRIER under this Agreement.

BROKER

By: ________________________________  Date: ______________________________

CARRIER

By: ________________________________  Date: ______________________________
CREDIT APPLICATION

Application for credit is hereby made and references given. It is understood that this information will be held in strictest confidence and used only by your credit department.

COMPANY INFORMATION

Company Name: RGT Logistics, LLC.
Company Address: 900 North D Street
P.O. Box 103
Elwood, IN 46036
Telephone: 765-552-3381
Accounts Payable 765-552-3381 ext. 3314
Ownership: Corporation
Principal Owner: Brian Reichart
Dun & Bradstreet #: 06-712-6235
Federal ID #: 20-1950690
Indiana Sales Tax Exemption #: 0119751313-001

BANK INFORMATION

Bank Name: Star Financial Bank
Address: 125 South Anderson Street, Elwood, IN 46036
Telephone: 765-622-4100 Acct #: 140-0119-0
Account Officer: Greg Linsmeyer

BUSINESS CREDIT REFERENCES

Name: Star Leasing
Address: 7450 S. Mayflower Park Dr, Indianapolis, IN 46077
Telephone: 317-733-4550

Name: Pilot Corporation
Address: 5508 Lonas Drive, Knoxville, TN 37939-0146
Telephone: 800-562-6210

Name: Ag-One Co-Op, Inc.
Address: P.O. Box 2009, Anderson, IN 46018
Telephone: 765-643-6639

Signed: ___________________________ Title: ___________________________ Date: ________________