

Who We Are

Armstrong Transport Group, LLC "Armstrong" is a non-asset based provider of logistics, consulting, and transportation services throughout North America, Mexico, and Canada. We are a team of dedicated employees and a premiere network of independent agents. By utilizing Armstrong, customers gain many benefits including competitive pricing, flexibility, and years of transportation experience.

What We Do

Our specialty is to provide full truckload services for customers who have equipment needs for Dry Van, Refrigerated, Flat-Bed, or Step-Deck equipment. Our continuing goal is to aggressively match our customer's needs with the many services of our select carrier partners.

- Full Truckload Services
- LTL Services
- Pallet Pricing and Per 100 Weight Rates
- Dry Vans & Refrigerated

- Canada / Mexico
- Flat Beds, Step Decks and Containers
- Time Sensitive and Expedited Services
- Heavy Haul and Over Dimensional Freight

Our Commitment

At Armstrong, our commitment is to our partners, customers, vendors, and employees. Our goal is to add value for those who choose to work with us. We strive to provide the best service possible.

Armstrong Transport Group Company Information

FED ID#	20-4410266
SCAC	ATIE
MC#	555609
DUNS#	78-179-9411
BANK	JP Morgan Chase New York, NY
AR CONTACT	ar@armstrongtransport.com
Date of Incorporation	March 28, 2006

**** TRADE REFERENCES AVAILABLE UPON REQUEST ****





New Customer Set-up Form

General Information			
Business Name:			
Phone #:	DUNS#:	President / Owner:	
Date of Incorporation:	State/Province	of Incorporation:	
Physical Address:			
City / State / Zip:			
Bill to Address:			
City / State / Zip:			
Accounting Information			
A/P Contact:		A/PPhone#:	
		Required Paperwork:	
	g: Email Standard Mail		
Email Address:			
Banking Information			
Bank Name:			
Bank Address:			
Bank Phone #:		Account #:	
Contact Name:			
applicable interest charges. In t collections, including but not li ACH Payments can be sent to	he event this account is turned over for c		
	ons are for USD. CAD payment options availab		
Authorized Signature		Title	
Print Name		Date	
RETURN COMP	PLETED FORM TO YOUR ATG AGENT OR	CREDIT@ARMSTRONGTRANSPORT.COM	



ARMSTRONG TRANSPORT GROUP, LLC 8615 Cliff Cameron Drive, Suite 200, Charlotte, NC 28269 (t): 877-240-1181



400 7th Street SW Washington, DC 20590

SERVICE DATE March 28, 2006

LICENSE

MC-555609-B ARMSTRONG TRANSPORT GROUP INC CONCORD, NC

This License is evidence of the applicant's authority to engage in operations, in interstate or foreign commerce, as a broker, arranging for transportation of freight (except household goods) by motor vehicle.

This authority will be effective as long as the broker maintains insurance coverage for the protection of the public (49 CFR 387) and the designation of agents upon whom process may be served (49 CFR 366). The applicant shall also render reasonably continuous and adequate service to the public. Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

Angeli Sebastian, Chief Information Systems Division

Sp. f. St.

BPO



1200 New Jersey Ave., S.E. Washington, DC 20590

SERVICE DATE September 27, 2019

DECISION MC-555609 ARMSTRONG TRANSPORT GROUP INC CHARLOTTE, NC REENTITLED ARMSTRONG TRANSPORT GROUP, LLC

On September 23, 2019, applicant filed a request to have the Federal Motor Carrier Safety Administration's records changed to reflect a name change.

It is ordered:

The Federal Motor Carrier Safety Administration's records are amended to reflect the carrier's name as ARMSTRONG TRANSPORT GROUP, LLC.

Within 30 days after this decision is served, the applicant must establish that it is in full compliance with the statute and the insurance regulations by having amended filings on prescribed FMCSA forms (BMC91 or 91X or 82 for bodily injury and property damage liability, BMC 34 or 83 for cargo liability, or a BMC 84 or 85 for broker security and BOC-3 for designation of agents upon whom process may be served) submitted on its behalf. Copies of Form MCS-90 or other "certificates of insurance" are not acceptable evidence of insurance compliance. Insurance and BOC-3 filings should be sent to Federal Motor Carrier Safety Administration, 1200 New Jersey Ave., S.E., Washington, DC 20590.

The applicant is notified that failure to comply with the terms of this decision shall result in revocation of its operating rights registration, effective 30 days from the service date of this decision.

To verify that the applicant is in full compliance, call (202)358-7000 or visit our web site at: http://li-public.fmcsa.dot.gov. Any other questions regarding the action taken should be directed to (202)366-9805.

Decided: September 24, 2019

By the Federal Motor Carrier Safety Administration

Jeffrey L. Secrist, Chief

Affy f. Stein +

Information Technology Operations Division

NCA

USDOT Number: 2236080

A Federal Agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2126-0017. Public reporting for this collection of information is estimated to be approximately 10 minutes per response, including the time for reviewing instructions, gathering the data needed, and completing and reviewing the collection of information. All responses to this collection of information are mandatory. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, Federal Motor Carrier Safety Administration, MC-RRA, Washington, D.C. 20590.



Trust FundAgreement Account Number: 555609

Broker's or Freight Forwarder's Trust Fund Agreement under 49 U.S.C. 13906 or Notice of Cancellation of the Agreement

FORM BMC-85

KNOW ALL MEN BY THESE PRESENTS, that we, Armstrong Transport Group, LLC

(Name of Broker or Freight Forwarder)

of 8615 Cliff Cameron Drive Suite 200 Charlotte, NC 28269,
(Street) (City) (State) (Zip)

as TRUSTOR (hereinafter called Trustor), and Pacific Financial Association, Inc.

(Name of Trustee)

a financial institution created and existing under the laws of the State of <u>California</u> as TRUSTEE (hereinafter called Trustee)

hold and firmly bind ourselves and our heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Trustor is or intends to become either a Broker or a Freight Forwarder pursuant to the provisions of the Title 49 U.S.C. 13904, and the rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA) relating to insurance or other security for the protection of motor carriers and shippers, and has elected to file with the Federal Motor Carrier Safety Administration such a Trust Fund Agreement as will ensure financial responsibility and the supplying of transportation subject to the ICC Termination Act of 1995 in accordance with contracts, agreements, or arrangements therefor, and

WHEREAS, this Trust Fund Agreement is written to assure compliance by the Trustor as either a licensed Broker or a licensed Freight Forwarder of Transportation by motor vehicle with 49 U.S.C 13906(b), and the rules and regulations of the Federal Motor Carrier Safety Administration, relating to insurance or other security for the protection of motor carriers or shippers, and shall inure to the benefit of any and all motor carriers or shippers to whom the Trustor may be legally liable for any of the damages herein described.

NOW, THEREFORE, the trustor and trustee, to accomplish the above, agree as follows:

- 1. Trustee agrees that payments made pursuant to the security provided herein to shippers and motor carriers pursuant to this Agreement will be made exclusively and directly to shippers or motor carriers that are parties to contracts, agreements or arrangements with Trustor.
- 2. Trustee agrees that the protection afforded to shippers and motor carriers hereby will continue until any and all claims made by shippers or motor carriers for which Trustor may be legally liable have been settled or until the funds deposited by Trustor pursuant to this Agreement have been exhausted, whichever comes first.
- 3. The parties hereto acknowledge and certify that said Trustee shall exclusively manage the security and trust fund, as herein set forth, and shall have legal title to the security and trust fund, pursuant to the terms and conditions as set forth in this agreement. Further, the parties hereto, and the said Trustee, as evidenced by their signatures to this agreement, acknowledge and certify that (a) said Trustee, neither has nor expects to have any interest, financial, proprietary, or otherwise, whatsoever, in Trustor; and (b) said Trustor, neither has nor expects to have any interest, financial, proprietary, or otherwise, whatsoever, in Trustee.
- 4. Trustee acknowledges the receipt of the sum of Seventy Five Thousand Dollars (\$75,000) for a Broker or Freight Forwarder, to be held in trust under the terms and conditions set forthherein.
- 5. Trustee may, within its sole discretion, invest the funds comprising the corpus of this trust fund consistent with its fiduciary obligation under applicable law.
- 6. Trustee shall pay, up to a limit of Seventy Five Thousand Dollars (\$75,000) for a Broker or Freight Forwarder, directly to a shipper or motor carrier any sum or sums which Trustee, in good faith, determines that the Trustor has failed to pay and would be held legally liable by reason of Trustor's failure to perform faithfully its contracts, agreements, or arrangements for transportation by authorized motor carriers, made by Trust or while this agreement is in effect, regardless of the financial responsibility or lack thereof, or the solvency or bankruptcy, of Trustor.
- 7. In the event that the trust fund is drawn upon and the corpus of the trust fund is a sum less than Seventy Five Thousand Dollars (\$75,000) Brokers or Freight Forwarders, Trustor shall, within thirty (30) days, replenish the trust fund up to Seventy Five Thousand

Dollars (\$75,000) Brokers or Freight Forwarders by paying to the Trustee a sum equal to the difference between the existing corpus of the trust fund and Seventy Five Thousand Dollars (\$75,000) Brokers or Freight Forwarders.

- 8. Trustee shall immediately give written notice to the FMCSA of all lawsuits filed, judgments rendered, and payments made under this trust agreement and of any failure by Trustor to replenish the trust fund as required herein.
- 9. This agreement may be canceled at any time upon thirty (30) days written notice by the Trustee or Trustor to the FMCSA on the form printed at the bottom of this agreement. The thirty (30) day notice period shall commence upon actual receipt of a copy of the trust fund agreement with the completed notice of cancellation at the FMCSA's Washington, DC office. The Trustee and/or Trustor specifically agrees to file such written notice of cancellation.
- 10. All sums due the Trustee as a result, directly or indirectly, of the administration of the trust fund under this agreement shall be billed directly to Trustor and in no event shall said sums be paid from the corpus of the trust fund herein established.
- 11. Trustee shall maintain a record of all financial transactions concerning the Fund, which will be available to Trustor upon request and reasonable notice and to the FMCSA upon request.
- 12. This agreement shall be governed by the laws in the State of Arizona, to the extent not inconsistent with the rules and regulations of the FMCSA.

This trust fund agreement is effective day 22 of March, 2006, 12:01 a.m., standard time at the address of the Trustor as stated herein and shall continue in force until terminated as herein provided.

Trustee shall not be liable for payments of any of the damages hereinbefore described which arise as the result of any contracts, agreements, undertakings, or arrangements made by the Trustor for the supplying of transportation after the cancellation of this Agreement, as herein provided, but such cancellation shall not affect the liability of the Trustee for the payment of any such damages arising as the result of contracts, agreements, or arrangements made by the Trustor for the supplying of transportation prior to the date such cancellation becomes effective.

2nd of october, 2019 IN WITNESS WHEREOF, the said Principal and Surety have executed this instrument on day **PRINCIPAL** TRUSTFF Armstrong Transport Group, LLC Pacific Financial Association, Inc. COMPANY NAME COMPANY NAME 8615 Cliff Cameron Drive Suite 200, Charlotte 12707 High Bluff Dr. Ste. 200, San Diego STREET ADDRESS, CITY STREET ADDRESS. 28269 704-707-3946 800-595-2615 92130, STATE, ZIP PHONE STATE Brian Mann Daniel J. Larson, CEO (type or print Principal officer's name and title) (type or print Principal officer's name) (Principal officer's signature Emily Chiarizia (Principal officer's signature) Tishekia Barmore (type or print Witness' name) (type or print Witness' name) ishekia Barmore (Witness' signature) (Witness' signature) **NOTICE OF CANCELLATION** This is to advise that the above Trust Fund Agreement executed on the the financial ability to discharge them. is hereby cancelled as

,12:01 a.m., standard time at the address

Signature of Authorized Representative

of Trustee or Trustor

security in compliance with the FMCSA security requirements under 49 U.S.C.

of the trustor, provided such date is not less than thirty (30) days after the

13906(b) and <u>49 CFR 387.307</u>, effective as of the_____

actual receipt of this notice by the FMCSA.

Date Signed

Onlyfinancialinstitutions as defined under 49 CFR 387.307(c) may qualify toactas Trustee. Trustee, by the above signature, certifies that it is a financial institution and has legal authority to assume the obligations of Trustee and

CITY

