

Chapter 03 Private Carriers of Property (F-Tag)

- 100 Section 27-19-3 of the Mississippi Code of 1972, as amended, provides that a “Private Carrier of Property” (“F” Tag) as being:
1. Any person transporting farm products produced on his own farm and also farm supplies, materials, and equipment used in the growing or production of his agricultural products in his own truck.
 2. Any person transporting his own fish, including shellfish, in his own truck.
 3. Any person transporting unprocessed forest products, wherein ownership remains the same, in his own truck.
- 101 For purposes of subsection (c), a forest product shall be considered “unprocessed” until such time as the same has undergone a physical change at the mill. Any change or procedure performed on the product at the mill, which changes the product in any manner, is deemed to be processed. By-products produced from forest products are also considered processed.
- 102 In addition, the ownership of the product must remain the same from the time the product leaves the forest. If ownership changes, then the product no longer qualifies as a forest product.
- 103 If said forest product is transported from one mill to another but is still in exactly the same form as when it was transported from the forest the first time (for example, the product has been in a holding yard); it is still considered to be “unprocessed” and can be transported as a “private carrier of property.”
- 104 Any person making application for the farm license plate under the above restrictions may sign an affidavit attesting to these facts.
- 105 (Reserved)