DISPATCH & CARRIER AGREEMENT

C24 DispaTching Services,LLC





DISPATCH + CARRIER

AGREEMENT

This AGREEMENT made as of this			
	y the FMCSA as a transporta		
holding authority, MC #	, license b [CARRIER], The DISF	•	
consideration, determined that a contract to the following terms and conditions:			•
1. DOCUMENTS			
CARRIER must furnish DISPATCH with th	•	•	nis agreement, either
via email at #:		or by fax	
aı <u> </u>			
Dispatch Carrier Agreeme	ent		
Copy of Client's Authority	(MC Permit)		
Credit Card Authorization	Form		
A signed W-9 form			
Copy of Owner Operator's	and Driver's Driver License		
Limited Power of Attorney	form		
Certificate on Insurance, li	isting DISPATCH as Certific	ate Holder	
2. RELATIONSHIP The relationship of CARRIER to DISPATO agrees to solicit and offer freight transporta may be required, subject to the availability searching for loads, booking them, dispato advances, and any load problems.	ation shipments for CARRIE of suitable equipment. DISF	R from and to such location PATCH shall be the agent f	ns between service for CARRIER for
3. TERM			
The term of this AGREEMENT shall be eff (1) year of such date, and automatically for cancel the AGREEMENT at any time upor another.	rom year to year thereafter,	subject to the right of eith	ner partyhereto to
Dispatch + Carrier = Agreement		Initials	/



4. DISPATCH SERVICE METHOD

DISPATCH's objective is to design a pro-active logistic plan a week in advance, based on CARRIER's territory preference. The plan is influence by the current situation on the market and/or region, in order to to take advantage of the most profitable loads. DISPATCH's logistics coordinators (dispatchers) will find loads that best matches CARRIER's preference and communicate such options with CARRIER and/or it's driver. Once CARRIER agrees to accept the load, DISPATCH will send all necessary and required supporting documents to broker/shipper. Once the load confirmation is received, it is forward to CARRIER, for its records. DISPATCH agrees to "assist" CARRIER with any load issues, road assistance, advances, paperwork, and/or billing issues.

5. MEMBERSHIP SERVICE PLAN (please check one)

PARTNER MEMBERSHIP

Preferred Carriers - Dispatch service for a flat weekly fee of \$250 per truck

AFFILIATE MEMBERSHIP

Classic Carriers - Dispatch service for a flat fee of 5% of the load confirmation.

QUICK PAY SERVICE

For a flat fee of 1% of the load confirmation, we will assist you get pay sooner.

6. COMPENSATION

The amount due to DISPATCH, will be automatically deducted from a Debit/Credit Card provided by CARRIER on this agreement. By the end of the business day of receiving the load confirmation from brokers/shippers, DISPATCH will charge the Debit/Credit Card on file for the agreed service rendered. In case that the load gets cancelled by broker/shipper for any reason, CARRIER will receive a credit for the amount of the load in question for future loads. However, if the load gets canceled by CARRIER for any reason, (i.e., breakdown, etc.) CARRIER will not receive credit for the load in question. On the other hand, CARRIER will be compensated directly from other brokers/shippers handling the load, or from a factoring company chosen by CARRIER.

7. NON-SOLICIATATION

CARRIER agrees that it will not solicit traffic from any shipper, consignor, or customer of DISPATCH where the CARRIER transports loads, or is made aware of such traffic, as a result of DISPATCH's efforts. It is further agreed that this non-solicitation provision shall be in force and effect during the term of this AGREEMENT and for a period of one (1) year from the date of the termination of this AGREEMENT for any reason. In the event of non-compliance with the specific provisions of this paragraph, CARRIER upon discovery of breach, be liable to DISPATCH for 100 percent (100%) of the gross transportation revenue received by CARRIER from said shipper(s) within one (1) year after the date of termination of this AGREEMENT.

8. BILLS OF LADING

Each shipment will be evidenced by a bill of lading issued by other brokers/shippers. Such bills of lading or receipts or invoices are however, for the sole purpose of evidencing receipt for the goods.

9. EQUIPMENT

CARRIER agrees to provide, operate, and maintain in good working condition, motor vehicles and all allied equipment necessary to perform the Transportation Schedule in a safe, efficient and economical manner.

Initials	_/	



10. DRIVERS

CARRIER agrees to provide properly qualified, trained, and licensed drivers and other personnel to perform the transportation and related services under this Agreement and each transportation schedule in a safe, efficient, and economical manner. CARRIER's personnel are expected to always conduct themselves in a professional manner and shall ascertain and comply with all of Customer's facility rules and regulations while on Customer's premises.

11. FREIGHT LOSS, DAMAGE OR DELAY

CARRIER shall have the sole and exclusive care, custody, and control of the shipper's property from the time it is picked up for transportation, until it is delivered to the destination. CARRIER assumes the liability of a common carrier for loss, delay, damage to or destruction of any and all of shipper's goods or property while under CARRIER's care. Payments by CARRIER to DISPATCH or its customer, pursuant to the provisions of this section, shall be made within thirty (30) days following receipt by CARRIER of DISPATCH's or customer's invoice and supporting documentation for the claim.

12. SUB-CONTRACT PROHIBITION

CARRIER specifically agrees that all freight tendered to it by DISPATCH 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 DISPATCH.

13. INDEMNIFICATION

CARRIER agrees to indemnify, defend, and hold DISPATCH and its customer (including their officers, directors, employees, subcontractors, and agents) harmless from and against any and all liabilities, damage, fines, penalties, costs, claims, demands and expenses of whatever type or nature. CARRIER shall be responsible for and agrees to indemnify DISPATCH for any and all personal injury, property damage, loss, claim, injury, obligation or liability arising from CARRIER's actions, behavior or transportation pursuant to this agreement.

14. GOVERNING LAW, JURISDICTIONS AND VENU

This agreement shall be governed by and constructed in accordance with laws of the State of Florida both as interpretation and performance. DISPATCH and CARRIER hereby consent to and agree to submit to the jurisdiction of the federal and State courts located in Miami-Dade County, Florida in connection with any claims or controversies arising out of this Agreement.

15. ADDITIONAL PROVISIONS

In the case of insufficient funds or credit card decline, there is a built-in grace period of 7 days after the due date, before the account is subject to suspension. In which case, the account must be paid current and is subject to a reinstatement fee of \$100.

IN WITNESS WHEREOF,

the parties hereto have executed this Agreement as of the date first above written.

DISPATCH:	CARRIER:		
Company:	Company:		
Contact:	Contact:		
Signature:	Signature:		
Dispatch + Carrier = Agreement	Initials /		



COMPANY PROFILE

Dispatch + Carrier = Agreement

Instructions: Please complete this form giving us all the information. The better informed we are, the better we will be able to assist you. This form should be updated at any time by notifying us. This information is for our use only and will not be released to any third party without your express written permission.

1. CARRIER INFORMA	ATION				
COMPANY (DBA)					
ADDRESS:					
CITY:			ST	ZIP	
CONTACT:			PHONE:		
E-MAIL:			FAX:		
MC #	DOT#		EIN/SS#		
SCAC #	TWIC #		HAZMAT #		
2. EQUIPMENT SECTI	ON				
NUM. OF TRUCKS: _	[Company_		+ Owner Opera	tor	
NUM. OF TRAILERS:	VAN	REEFER	FLATBED	OTHER	
ADDITIONAL INFO:					

Initials _____/ ____/



TRCUK & DRIVER(s) INFO

Truck #	Trailer #	Туре	Year	Driver	Phone	
3. SERVICE A	REAS OF OPE	RATION (pleas	e circle all th	at apply) 48 States		
AL AR AZ CA	A CO CT DE F	L GA IA ID II	L			
		IN KS F	KY LA MA I	MD ME MI MO MN MS MT		
NC ND NE N	NC ND NE NH NJ NM NV NY OH OK OR PA					
RI SC SD TN	RI SC SD TN TX UT VA VT WA WI WV WY					
4. RATE OF HAUL INFORMATION						

NC ND NE NH NJ NM NV NY OH OK OR PA

RI SC SD TN TX UT VA VT WA WI WV WY

4. RATE OF HAUL INFORMATION

Please provide us your ideal (reasonable) rate information. We understand that many factors will change this information, but this will give us a starting point.

IDEAL MILE RATE \$._____(V) \$_____(F)

ADDITIONAL PREFERENCES:

Dispatch + Carrier = AgreementInitials ______/____



5. FACTORING INFORMATION

If you use a factoring service, please provide the following information. This will ensure that we only use brokers approved by your factoring company.

FACTORING	WEB		
ADDRESS	сптү	ST	ZIP
CONTACT	E-MAIL_		
PHONE#	FAX#		
6. INSURANCE INFORMATION Please provide us with your insurative with specific holders. (i.e. brokers	ance contact information, where we and/or shippers)	can request certif	icate of insurance
NSURANCE	WEB		
ADDRESS	CITY	ST	ZIP
CONTACT	E-MAIL		
PHONE#	FAX#		
	CELL		
NAME	CELL_		
	CELL_		
3. ADDITIONAL INFORMATION			
Please use the section bellow to b	petter describe your company. Include we must consider while searching an	•	



CREDIT CARD PAYMENT AUTHORIZATION FORM

Name on the Card:				
Please Check One	: VISA MC DI	SC AMEX		
Credit Card Number	er:			
Expiration Date:		CVN:	ZIP:	
Authorized Weekly	Payment An	nount:	\$250.00 Week	5% Loads
Starting on	1	/ 20Ending on	<u>//</u> 20)
will be notified via er tendered and accep gets reschedule or of shall not be effective	mail when DIS sted by me, bu cancelled, I am e until DISPAT	PATCH debit my acco ut for any reason, whe n still responsible for pa CH is notified by CAR	unt each week. I unders ther is due to carrier, sh aying DISPATCH as set RIER in writing to cance	above. I understand that I stand that if the load is nipper, or broker, the load out above. Any revocation I this automatic payment asonable opportunity to act
Card Holder's Sign		rization Date		
Dispatch + Carrier =	= Agreement		Initials	



LIMITED POWER OF ATTORNEY

This Limited Power of Attorney (the AG		
between:	hereinafter called DISPATCH a company established	d under the laws of
the State of, and	hereinafter called DISPATCH a company established hereinafter called DISPATCH a company established hereinafter called DISPATCH a company established	hereinafter called
CARRIER, motor carrier company with	MC #	CARRIER hereby
	-Fact (AGENT). DISPATCH's agents shall have full power	
	ority shall authorize DISPATCH to manage and conduct aff	
, , , , , , , , , , , , , , , , , , , ,	, including all rights and powers that I may acquire in the fu	uture. DISPATCH
powers shall include, but not be limited	to, the power to:	
of Paperwork (Carrier Packet, Rate Co	ling contacting drivers, shippers and brokers on my beha onfirmations, Insurance Certificates, Invoices, and all nec nations for freight and collect all payment dues on my beha	essary paperwork) to
not intended to limit or restrict the gene not be liable for any loss that results fro be liable for willful misconduct or the fai Attorney. I authorize DISPATCH to inde document. This Power of Attorney shall	red broadly as a General Power of Attorney. The listing of a ral powers granted in this Power of Attorney in any manner and judgment error that was made in good faith. However alure to act in good faith, while acting under the authority of the emnify and hold harmless any third party who accepts and a become effective immediately and shall remain in full force in its to be sent via e-mail10 days in advance to DISPATC	er. DISPATCH shall f, DISPATCH shall f this Power of acts under this ce and effect until
IN WITNESS WHEREOF, the parties h	ereto have executed this Agreement on the date below.	
DISPATCH:	CARRIER:	
NAME	NAME	
SIGNATURE	SIGNATURE	
TITLE	TITLE	
DATE/_/	DATE//	
Dispatch + Carrier = Agreement	Initials	

(Rev. October 2018) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

ernal Revenue Service Go to www.irs.gov/FormW9	for instructions and the latest info	ormation.	
Name (as shown on your income tax return). Name is required	d on this line; do not leave this line blank.		
2 Business name/disregarded entity name, if different from above			
3 Check appropriate box for federal tax classification of instructions on page 3): Individual/sole proprietor or C Corporation\$ CorporationPartnership single-member LLCExempt payee code (if any) Imited liability company. Enter the tax classification (C=C corpora Note: Check the appropriate box in the line above for the tax classified as a single-member LLC that is disregar another LLC that is not disregarded from the owner for U.S. feder is disregarded from the owner should check the appropriate box 5 Address (number, street, and apt. or suite no.) See instructions. In the line above for the tax classified as a single-member LLC that is disregard another LLC that is not disregarded from the owner for U.S. feder is disregarded from the owner should check the appropriate box 5 Address (number, street, and apt. or suite no.) See instructions. In the line above for the tax classified as a single-member LLC that is disregard another LLC that is not disregarded from the owner for U.S. feder is disregarded from the owner for U.S. feder is disregarded from the owner should check the appropriate box 5 Address (number, street, and apt. or suite no.) See instructions. In the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax classification (C=C corporation) and the line above for the tax cla	follow ation, S=S corporation, P=Partnership) ssification of the single-member owner. Do not cleded from the owner unless the owner of the LLC is all tax purposes. Otherwise, a single-member LLC for the tax classification of its owner. Other (see instruction	ving seven boxes. certain e heck Exemption from FATC	htities, 'not individuáls; śi
	N		
ter your TIN in the appropriate box. The TIN provided must mat ckup withholding. For individuals, this is generally your social sedident alien, sole proprietor, or disregarded entity, see the instities, it is your employer identification number (EIN). If you do not, later.	ctch the name given on line 1 to avoid security number (SSN). However, for a structions for Part I, later. For other	Social security number	er — — — — — — — — — — — — — — — — — — —
te: If the account is in more than one name, see the instruction mber To Give the Requester for guidelines on whose number to		Employer identification	on number
art II Certification			
der penalties of perjury, I certify that:			
he number shown on this form is my correct taxpayer identific am not subject to backup withholding because: (a) I am exer	,	,,,	

- Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Signature of Here U.S. person

General Instructions

Section references are to the Internal Revenue Code unless otherwise

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

•Form 1099-INT (interest earned or paid)

- •Form 1099-DIV (dividends, including those from stocks or mutual funds)
- •Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- •Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- •Form 1099-S (proceeds from real estate transactions)
- •Form 1099-K (merchant card and third party network transactions)
- •Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- •Form 1099-C (canceled debt)
- •Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

What is backupwithholding,

Form W-9 (Rev. 10-2018)



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Web www.c24disptching.com