

DISPATCH & CARRIER

AGREEMENT

This AGREEMENT was made as of this day of	, 2024
by and between Tinybees Logistics [DISPATCH] and [CARRIER]	
, license by the FMCSA as an	ı interstate
carrier of property holding authority, MC # [CAR	RIER]. The
DISPATCH and the CARRIER have, upon due consideration, determined the	hat a
contract agreement to their mutual advantage and best interest, they hereb	y agree to
the following terms and conditions:	
1. DOCUMENTS	
CARRIER must furnish DISPATCH with the following documents prior to the implementation of this agreement, via email at info@tinybeeslogistics.com.	
Dispatch Carrier Agreement	
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, listing DISPATCH as Certificate Holder	
Tinybees Logistics 15507 South Normandie Ave. #522, Gardena, CA 9	0247

2. RELATIONSHIP

The relationship of CARRIER to DISPATCH shall, always, be that of an independent contractor. DISPATCH agrees to solicit and offer freight transportation shipments for CARRIER from and to such locations between services may be required, subject to the availability of suitable equipment. DISPATCH shall be the agent for



CARRIER for searching for loads, booking them, dispatching, handling all paperwork directly with the broker and/or shipper, including advances, and any load problems.

3. TERM

The term of this AGREEMENT shall be effective as of the date hereof and shall continue thereafter for a term of one (1) year of such date, and automatically from year to year thereafter, subject to the right of either party hereto to cancel the AGREEMENT at any time upon not less than thirty (30) days written notice by certified mail of one party to another.

4. DISPATCH SERVICE METHOD

DISPATCH's objective is to design a proactive logistic plan a week in advance, based on CARRIER's territory preference. The plan is influenced by the current situation on the market and/or region, to take advantage of the most profitable loads. DISPATCH's logistics coordinators (dispatchers) will find loads that best match the CARRIER's preference and communicate such options with CARRIER and/or its driver. Once CARRIER agrees to accept the load, DISPATCH will send all necessary and required supporting documents to the 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

Dispatch service for a flat fee of 6% of the load confirmation.

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 canceled by the broker/shipper for any reason, CARRIER will receive a credit for 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-SOLICITATION

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, because 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.

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 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 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 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 South Carolina 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 Lee County, South Carolina 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,

DISPATCH COMPANY:

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

Tinybees Logistics
Contact: Claudia Jackson, Manager
Signature:
CARRIER:
Company:
Contact:

Signature:



COMPANY PROFILE

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 INFORMATION	N			
COMPANY (DBA):				
ADDRESS:				· · · · · · · · · · · · · · · · · · ·
CITY:				_ZIP:
CONTACT:			PHONE:	
EMAIL:			FAX:	
MC #	DOT #		EIN/SS #	
SCAC #	TWIC #		HAZMAT #	
2. EQUIPMENT SECTION				
NUMBER OF TRUCKS:	[Cd	ompany	⊦ Owner Operator	
NUMBER OF TRAILERS: _	VAN	REEFER	FLATBED	OTHER
ADDITIONAL INFO:				



TRUC	K DRIV	ER(S) II	NFORM	ATION:								
TF	RUCK#	TI	RAILER	#	TYPE	YE	AR	ı	DRIVER		Pi	HONE
3. SEF						ll that ap						
	AL	AR	AZ	CA	CO	CT	DE	FL	GA	IA	ID	IL MT
	IN NC	KS ND	KY NE	LA NH	MA NJ	MD NM	ME NV	MI NY	MO OH	MN OK	MS OR	MT PA
	RI	SC	SD	TN	TX	UT	VA	VT	WA	WI	WV	WY
4. RA	ΓE OF Ι	HAUL IN	IFORMA	ATION								
						rate info			ındersta	and that	many f	actors
	IDEA	L MILE	RATE	\$	((V)	\$	((R)	\$	(F	·)
ADDI [*]	TIONA	L PRE	EREN	CES:								



5. FACTORING INFORMATION			
If you use a factoring service, plonly use brokers approved by y	lease provide the following informatiour factoring company.	ion. This will e	nsure that we
FACTORING	WEB		
ADDRESS	CITY	ST	ZIP
CONTACT	EMAIL		
PHONE #	FAX #		
insurance with specific holders. INSURANCE	WEB		
	CITY		
	EMAIL		
	FAX #		
7. REFERRAL			
Please refer to us three (3) Owr	ner Operators who you believe migh	t benefit from	our service.
NAME	CELL		
NAME	0511		
	CELL		



8. ADDITIONAL INFORMATION

Please use the section below to better describe your company. Include special terms and conditions of most importance and everything we must consider while searching and taking t loads for you.	the



CREDIT CARD AUTHORIZATION FORM

l,			, hereina	fter called
CARRIER do hereby authorize T i	inybees Lo	gistics herei	nafter called D	DISPATCH, to
initiate a weekly debit entry for the	e amount lis	sted below, on	the dates list	ed below, to the
credit card account indicated belo	ow, in consid	deration of the	dispatching s	service provided
to me. I understand that my signa	ature on this	authorization	form, along w	vith a photocopy
of the front and the back of both r	my credit ca	rd, as well as	my driver lice	nse, will allow
me the convenience of not having	g to produce	these items t	or impression	at the time of
service.				
NAME ON CARD:				
PLEASE CHECK ONE:	VISA	_		
CREDIT CARD NUMBER:				
EXPIRATION DATE:/	CVV	:	ZIP:	
AUTHORIZED PAYMENT AMOUNT:	6	% PER LOAD		
STARTING ON:		_ENDING ON:		

This authorization is to remain in full force and effect until the ending date listed above. I understand that I will be notified via email when DISPATCH debit my account each week. I understand that if the load is tendered and accepted by me, but for any reason, whether is due to the carrier, shipper, or broker, the load gets rescheduled or canceled, I am still responsible for paying DISPATCH as set out above. Any revocation shall not be effective until DISPATCH is notified by CARRIER in writing to cancel this automatic payment authorization, in such time and in such a manner as to afford DISPATCH a reasonable opportunity to act on it.



Cardholder's Signature	Authorization Date
	Cardholder's Email Address



LIMITED POWER OF ATTORNEY

This Limited Power of Attorney (the AGREEM	ENT) is made effective on
(date) between: Tiny	bees Logistics
hereinafter called DISPATCH a company est	ablished under the laws of the State of
California, and	hereinafter called
CARRIER, motor carrier company with MC #	·
CARRIER hereby appoints DISPATCH as my	Attorney-in-Fact (AGENT). DISPATCH
agents shall have full power and authority to a	act on my behalf. This power and authority
shall authorize DISPATCH to manage and co	nduct affairs and to exercise all my legal
rights and powers, including all rights and pov	vers that I may acquire in the future.
DISPATCH powers shall include, but not be li	mited to, the power to:

Professional dispatch services, including contact drivers, shippers and brokers on my behalf for cargo. Transfer of Paperwork (Carrier Packet, Rate Confirmations, Insurance Certificates, Invoices and all necessary Paperwork) to shippers. Sign and execute rate confirmations for freight and collect all payment dues on my behalf.

This Power of Attorney shall be construed broadly as a General Power of Attorney. The listing of specific powers is not intended to limit or restrict the general powers granted in this Power of Attorney in any manner. DISPATCH shall not be liable for any loss that results from a judgment error that was made in good faith. However, DISPATCH shall be liable for willful misconduct or the failure to act in good faith, while acting under the authority of this Power of Attorney. I authorize DISPATCH to indemnify and hold



harmless any third party who accepts and acts under this document. This Power of Attorney shall become effective immediately and shall remain in full force and effect until revoked by me in writing. Such revocation is to be send via e-mail 10 days in advance to DISPATCH to info@tinybeeslogistics.com

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date below:

DISPATCH COMPANY:
Tinybees Logistics
Contact: Claudia Jackson, Manager
Signature:
CARRIER:
Company:
Contact:
Signature: