



Greater Lakes Brokerage Agreement Form

What we need to do business and get you a load

1. Copy of MC Authority
2. NOA (only if using a factoring company)
3. Copy of insurance certificate and a phone of your insurance company.
4. Signed W9 form
5. Signed agreement of services
6. List of drivers, trucks and equipment type.
7. Your factoring company's name, address and contacts phone number.

Please complete the following information so that we may better serve you.

****YOU WILL RECEIVE AN INVOICE EMAILED TO THE ADDRESS YOU SUBMITEVERY FRIDAY WEEKLY;
YOU PAY ONLY THE AMOUNT OF THE INVOICE – NO HIDDEN CHARGES.**

Full Name _____ EIN: _____

Company Name _____

Address _____ City _____ State _____

Zip _____

Company Phone: _____

Company Fax: _____

Insurance Company Name _____

Insurance Company Phone _____

Insurance Company Email _____

Factoring Company Name _____

Address _____ City _____

State _____ Zip _____

Phone Number and Contact Name _____



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*****ALL SERVICE FEES COLLECTED EVERY FRIDAY VIA ELECRTONIC EMAIL INVOICE.**

This agreement is made this _____ day of _____, 20____, by and between
Greater Lakes Brokerage, hereafter referred to as DISPATCHER, and _____.

Hereinafter referred to as CARRIER. WHEREAS DISPATCHER is a transportation dispatcher handling the necessary paperwork between a SHIPPER and the CARRIER in order to secure "CARGO" for said CARRIER.

WHEREAS CARRIER, is a Motor CONTRACT Carrier subject to the jurisdiction of the ICC. NOW, THEREFORE, in consideration of the promises and covenants of hereinafter contained it is mutually agreed by and between parties hereto as follows:

OBLIGATION OF DISPATCHER

1. DISPATCHER agrees to handle paperwork, phone, fax calls to, from SHIPPER to tender commodities shipments to CARRIER for transportation in interstate commerce by CARRIER between points and places within the scope of CARRIER'S operating authority.
2. DISPATCHER bears no financial or legal responsibility in the transaction between the SHIPPER, CARRIER agreement.

OBLIGATION OF CARRIER

1 CARRIER agrees to pay DISPATCHER 10% of the face value of the contract between the SHIPPER, CARRIER as stated on the load confirmation sheet when dispatching DRY VAN, and FLATBED equipment types. CARRIER agrees and understands that the percentage fee is based on the equipment type and will be charged per booked load and invoiced weekly every Friday via email invoice. An 8% fee is applied to all Straight Truck, and Hot Shot equipment types. Straight Truck and Hot Shot carriers must meet below listed requirements and equipment in order to satisfy our requirements.

STRAIGHT TRUCK:

- Pallet Jack
- 6 Straps minimum
- Load Bars
- Dock High
- 90' Trailer Height Clearance

-MUST be at least 24' in trailer length

HOT SHOT:

-Chains, DOT approved straps, and DOT approved tarps

-40' trailer

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2 CARRIER gives DISPATCHER authority to provide his signature for rate confirmation sheets, invoices and associated paperwork necessary for securing cargo and billing purposes. The terms of this agreement shall be perpetual, provided that either party may terminate the same by giving 15 days written notice to the other.

3 CARRIER shall be liable for loss, damage or liability occasioned by the transportation of property arranged by DISPATCHER, SHIPPER while in possession of the CARRIER.

4 CARRIER agrees to hold DISPATCHER, SHIPPER harmless from any liability for personal injury or property damage occurring during operation conducted by CARRIER pursuant to this agreement.

5 CARRIER will be responsible to comply with all applicable state and federal regulations pertaining to the operation of a motor carrier.

6 This agreement shall be deemed to be effective on the first date that CARRIER, DISPATCHER and or SHIPPER commence business together, and the parties hereby agree that the provisions herein properly express and memorialize the complete understanding as contained in any prior agreement either written or verbal.

7 This agreement does not hold CARRIER contracted to any utilization of DISPATCH services, and CARRIER may terminate this agreement verbally or written without obligation to continue services.

BY: GREATER LAKES BROKERAGE

TITLE: President/Owner- Tamika Coleman and Wendy Reezer

DATE: _____

CARRIER:

BY: _____

TITLE: _____

DATE: _____



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LIMITED POWER OF ATTORNEY

KNOWN BY ALL MEN that I _____

of GREATER LAKES BROKERAGE, as my true and lawful attorney in fact for me and in my name, place and stead, for the following purposes only.

To transfer documents

Accept loads

Discuss my accounts and invoice customers

Modes of communication for requesting and receiving information may include telephone, email, fax or mail.

Name: _____

Signature: _____

Date: ____/____/____

MC# _____