

LOADMATE LOGISTICS LLC

DISPATCH SERVICE AGREEMENT

This Dispatch Service Agreement (“Agreement”) is entered into between:

LoadMate Logistics LLC

Elyria, Ohio

Email: loadmate.llc@gmail.com

(“Dispatcher”)

and

Carrier Name: _____

MC#: _____

DOT#: _____

(“Carrier”)

Effective Date: _____

1. SERVICES PROVIDED

Dispatcher agrees to provide freight dispatching services to Carrier, including but not limited to:

- Searching and booking freight on Carrier’s behalf
- Negotiating rates with brokers
- Submitting carrier packets
- Coordinating pickup and delivery information

- Providing rate confirmations for Carrier review and signature

Dispatcher does **not** operate as a motor carrier or broker.

2. NO FORCED DISPATCH

Carrier maintains full control over all load acceptance decisions.

Dispatcher will never force Carrier to accept a load.

3. DISPATCH FEES

Carrier agrees to pay Dispatcher:

☐ **Flat weekly fee:** \$ _____

☐ **Percentage fee:** _____ % of the gross load rate

(Choose ONE option)

Fees are due **weekly**, regardless of the number of loads booked.

Dispatcher fees are non-refundable once dispatch services begin

4. PAYMENT TERMS

Carrier agrees to pay all dispatcher fees on time.

Failure to pay may result in immediate suspension of dispatch services.

Dispatcher is not responsible for broker non-payment, factoring disputes, or delayed settlements.

5. CARRIER RESPONSIBILITIES

Carrier agrees to:

- Maintain valid operating authority

- Maintain required insurance
- Provide accurate documentation
- Communicate availability and issues promptly
- Sign all rate confirmations directly

6. INSURANCE REQUIREMENTS

Carrier must maintain at minimum:

- \$1,000,000 Auto Liability
- \$100,000 Cargo Insurance

Carrier is solely responsible for all claims, damages, fines, and violations.

7. LIMITATION OF LIABILITY

Dispatcher is not liable for:

- Cargo damage
- Accidents or delays
- Mechanical failures
- Broker actions
- Loss of income

Carrier agrees to hold Dispatcher harmless from all claims.

8. TERM & TERMINATION

This Agreement remains in effect until terminated by either party with written notice.

All outstanding fees must be paid upon termination.

9. CONFIDENTIALITY

Carrier agrees not to disclose Dispatcher's business methods, broker contacts, or pricing strategies.

10. INDEPENDENT CONTRACTOR

Dispatcher is an independent contractor and not an employee or agent of Carrier.

11. GOVERNING LAW

This Agreement shall be governed by the laws of the State of **Ohio**.

12. SIGNATURES

Carrier Signature: _____

Printed Name: _____

Date: _____

LoadMate Logistics LLC

Authorized Signature: _____

Date: _____