

5257 Buckeystown Pike, Unit 305 Frederick, MD 21704

www.mygroundsupport.com customerservice@mygroundsupport.com Phone: 240-490-2895

Dear Prospective FedEx Route Purchaser,

Acquiring FedEx Routes is an exciting time requiring many steps. As a leader in FedEx Routes since 2014, helping over 100 clients on average each year, MyGround Support is excited to offer consulting support services to you as you consider becoming a FedEx Ground service provider through the potential purchase of FedEx Routes.

MyGround Support offers phone support and a Due Diligence Support Deliverable for a fixed fee to assist in your due diligence activities of a FedEx Route opportunity. The Consulting Agreement on the following pages outlines the services and under what terms the services are offered. Fees for the services are based on the opportunity type and annual revenue of the FedEx Route opportunity as outlined below:

0	Fee Schedule by Opportunity Type and Annual Revenue		
Opportunity Annual Revenue	P&D	Linehaul	
\$0 ≤ \$ 500,000	\$1,800 Fee	\$1,500 Fee	
\$500,001 ≤ \$1,000,000	\$2,300 Fee	\$2,000 Fee	
\$1,000,001 ≤ \$1,500,000	\$2,800 Fee	\$2,500 Fee	
\$1,500,001 ≤ \$2,000,000	\$3,500 Fee	\$3,000 Fee	
\$2,000,001 ≤ \$3,000,000	\$4,500 Fee	\$4,000 Fee	
\$3,000,001 ≤ \$10,000,000	\$6,000 Fee	\$5,000 Fee	

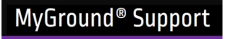
Ready to Engage MyGround Support?

To engage MyGround Support, please read and complete the Consulting Agreement and email to customerservice@mygroundsupport.com. Areas requiring completion are highlighted in yellow. MyGround Support will then be in contact with next steps along with invoicing to commence services and a countersigned agreement.

Questions?

If you have any questions in the meantime or would like to schedule a 15 minute call to review the services, please feel free to email MyGround Support at customerservice@mygroundsupport.com or schedule a call at https://mygroundsupport.com/appointments/ola/services/15-minute-call-to-review-consulting-services

Thanks again for considering MyGround Support as you navigate your potential FedEx Route purchase.



CONSULTING SERVICES AGREEMENT

Support, LL	.C with an address of 5	EEMENT (the "Agreement") is r 257 Buckeystown Pike, Unit 30	5 Frederick, MD 217	04 (the "Service
(street addre	ss)	(city)	(state)	(zip code)
RECITALS A. WHEREA becoming a	AS Client is a potential of a FedEx Ground service	entity or a potential shareholds e provider through the purchas n an existing FedEx Ground co	er of an entity indepo e of "FedEx Routes"	endently considering (a colloquial
reference of providers p	of "FedEx Routes" refe	rs to service areas and/or conti delivery (P&D) and/or linehau	racts whereby contra	icted service
B. WHEREA	S Service Provider pro	vides consulting support servic	es related to FedEx F	Routes
C. WHEREA	S Client desires to obt	ain consulting support services	from the Service Pro	ovider
such Servic	es, pursuant to the ter	o appoint the Service Provider a ms of this agreement and the s t pursuant to the terms of this	Service Provider here	-
		on of the mutual covenants, fee ch is hereby acknowledged, the	_	
as well as o	onsulting support servity"). Service Provider Opportunity due dilig Opportunity. This ser	rovide general consulting servi ices for one specific defined Fe is scope of services include and ence support, supporting the C rvice is accomplished through t d within this Agreement to sup	edEx Route opportun I are limited to the fo Client in their due dili the authoring of a Du	ity (the ollowing: gence of the le Diligence Support
В.	phone support is sch	eral phone support on FedEx Ro eduled during mutually availab e business hours, Mon-Fri, 9am	ility times and in no l	ess than 30-minute
DEFINED FEDEX ROUTE OPPORTUNITY: The Opportunity is described as P&D or Defined with a				
general des	scription of	(general description)		
located in	,	with an estimated an	nual revenue of \$	
	(city)	(state)		

DUE DILIGENCE SUPPORT DELIVERABLE: The due diligence support deliverable is generally 15 to 18 pages. The deliverable will be provided electronically to the Client via email in Portable Document Format (PDF). The deliverable includes and is limited to the following sections and pages:

Section	Number of Pages
Executive Summary	1 Page
Overview of FedEx Routes and Important Considerations of the Industry	Up to 5 Pages
Overview of the Opportunity	Up to 3 Pages
Staffing, Operations, & Other Written Commentary related to Opportunity	Up to 3 Pages
Estimated, 12 month forward looking proforma Profit & Loss model	Up to 2 Pages
Estimated Vehicle Fair Market Value (FMV) of vehicles included in the Opportunity via Price Digests (if applicable)	1 Page
Estimated Free Cash Flow with Estimated Scheduled Vehicle Replacement	1 Page
Estimated Impact of Debt Financing (if applicable)	1 Page
Estimated Value of FedEx Routes & Vehicles using Discounted Cash Flow (DCF) principles and modeling	1 Page
Appendix containing file names and/or list of Client supplied data used in derivation of the deliverable	1 Page

The due diligence support deliverable will be delivered to the Client no earlier than ten calendar days and no later than fifteen calendar days after the execution date of this Agreement. The due diligence support deliverable is deemed accepted when delivered. Updates to the deliverable based on updates and/or changes in information and data is out of scope.

NECESSARY INFORMATION AND DATA: Client is solely responsible to supply the Service Provider all source information and documents requested by the Service Provider in electronic format which is outlined in Appendix A for P&D opportunities and in Appendix B for linehaul opportunities of this Agreement within five calendar days of the execution date of this Agreement. In the event all requested information and data from the Client is not received within five calendar days, the due diligence support deliverable will be based on information and data provided up through the fifth calendar day.

FEE: Service Provider will provide the service and deliverable to the client for a fixed amount based on the type of Opportunity and the Opportunity's stated annual revenue in the fee schedule below. The fee for Services is due on the execution date of this agreement. **Services DO NOT commence until the fee has been received by the Service Provider**. Client agrees payment of fees to the Service Provider is not dependent upon any specific outcome or findings related to the Services nor on any contractual arrangement between the Client and any other person or party.

One out with Annual Bourney	Fee Schedule by Opportunity Type and Annual Revenue	
Opportunity Annual Revenue	P&D	Linehaul
\$0 ≤ \$ 500,000	\$1,800 Fee	\$1,500 Fee
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\$3,000,001 ≤ \$10,000,000	\$6,000 Fee	\$5,000 Fee

BILLING & PAYMENT: An electronic invoice will be issued within one calendar day	of the execution date
of this agreement. An invoice will be emailed to	. Client payment shall
be remitted immediately in the selected form below:	
[] Valid, bank honorable check payable to MyGround Support LLC remitt	ed to the address
noted in the invoice via overnight delivery with tracking	
[] Online Electronic Payment via Credit Card, Debit Card, or ACH direct d	ebit payment via the
instructions noted in the invoice. A 3% convenience fee is charged for all c	online electronic
payments.	

Any returned check payment or credit/debit card payment chargeback initiated by the Client during or after the term of the agreement is considered breach of this contract. During breach of contract, legal action will be taken against the Client for fees due, interest, legal and court fees, and any and all remedies permitted under governing law.

OWNERSHIP OF WORK PRODUCTS & TOOLS USED IN SERVICE DELIVERY: Service Provider retains the exclusive rights to all files, tools, industry data, formulas, and alternate file formats (MS Word, MS Excel, or otherwise) used in the course of services delivery.

TRAVEL: No travel will be performed by the Service Provider in the conjunction with the Services.

CONFIDENTIALITY: Service Provider agrees to retain all non-public information obtained from Client as confidential and agrees not to release or discuss any of such information unless Service Provider has obtained the prior written consent of Client or is otherwise forced, compelled, or required to disclose this information by operation of law or applicable government authority.

CLIENT & SERVICE PROVIDER RELATIONSHIP: Service provider is acting as an independent consultant to the Client. The Service Provider holds no role in serving as an Agent, Fiduciary, any other related role for the Client. No services constitute nor shall be construed as legal, tax, or investment advice.

WARRANTIES & GUARANTEES: Service Provider does not warrant or guarantee the accuracy, reliability or completeness of any of information, deliverables, or otherwise provided in the course of services.

RESPONSIBILITY FOR DUE DILIGENCE: Any due diligence support services performed by the Service Provider shall be considered a supplement to the Client's own due diligence activities. Information, deliverables, or otherwise provided by the Service Provider should not be the sole basis for making any decision to purchase, or otherwise acquire FedEx Routes.

LIMITATION OF LIABILITY: IN NO EVENT SHALL THE SERVICE PROVIDER, ITS OFFICERS, MEMBERS, EMPLOYEES, OR AGENTS BE LIABLE TO THE CLIENT OR ANY OTHER PARTY FOR ANY DIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES, LOSS OF INVESTMENT, OR ANY OTHER DAMAGES ARISING OUT OF ANY ASPECT OF THE SERVICES PROVIDED UNDER THIS AGREEMENT IN EXCESS OF THE FEES PAID BY THE CLIENT TO THE SERVICE PROVIDER. This clause survives the term of this agreement in perpetuity.

GOVERNING LAW; CONSENT TO PERSONAL JURISDICTION: This Agreement shall be governed by the laws of the State of Maryland without regard to the conflicts of law provisions of any jurisdiction. In addition, the parties hereby expressly consent to the personal and exclusive jurisdiction and venue of courts located in Frederick County, Maryland for this Agreement.

WAIVER AND SEVERABILITY: The failure of either party to enforce any provisions of this Agreement will not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement. If any provision of this Agreement or the application thereof will, for any reason and to any extent, be invalid or unenforceable, neither the remainder of this Agreement nor the application of the provision to other persons, entities or circumstances will be affected thereby, but instead will be enforced to the maximum extent permitted by law.

TERM: This Agreement commences on the executed date of this agreement and automatically terminates when one of the following first occurs; payment for services is not received within 3 calendar days of the execution date or the one-month anniversary of the execution date is reached. There are no refunds of any fees paid upon the termination of this agreement.

IN WITNESS WHEREOF the Parties have agreed to, accepted, and executed this Agreement on		
Ву:	Ву:	
MyGround Support, LLC	Client:	
Date:	Date:	

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Appendix A - P&D Opportunity - Necessary Information & Data

Sale Information

- Sale Terms including the following:
 - Purchase Price
 - o CSA included Home/Ground and ZIP Code Denotation
 - o Assets Included or Leases to be Assumed
- Partial or full sale of Seller's Contract Service Area (CSA)? (if partial denote which ZIP Codes)

Contractual - Contract Related

- ISP Agreement Attachment A-1
- ISP Agreement Schedules B, C, D, F, K;
- ISP Agreement Attachment C-1 and C-2
- ISP Agreement Schedule of Amendments
- CSP Performance Dashboard

****In the event of a partial sale of the Seller's CSA draft negotiated charges must be provided*** as the ISP Agreement will not be transferred

Vehicle Related

- All Vehicle IDs / VIN / Current Mileage
- Seller owned Vehicles List of all Seller Owned Vehicle by Vehicle ID and any lien balance
- Leased Vehicles by Vehicle ID and COPIES OF LEASES including all current pages such as leasing terms/financials/schedules

Operational and Operational Expense Related

- Daily Service Worksheets (at least two months from current date)
- Safety and GPS vendor and invoices for past 6 months
- Scanner invoices for past 6 months
- Copy of worker's compensation remuneration rate (not invoice)
- Copy of NTL/physical damage insurance roster for vehicles and premiums and invoices

Financial Related

- At least one year of FXG weekly settlement sheets (including current time period), all pages
- 1099 for last full year
- Seller P&L for current year to date
- Seller P&L and Balance sheet for last full year as of 12/31/XX
- 1120 Tax Returns (all pages) for 3 years if less than 3 years, time period in business
- Federal 941 Filings for last 4 guarters
- W3 Summary for last full year (12/31/XX)

Employee Related

- Current Employee Roster including base pay, per diem (if paid), and benefits provided (if provided)
- Copies of paystubs for last pay period of each month for all employees (can black out names/PII) for last year

Service Provider Initials | Client Initials |

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Appendix B - Linehaul Opportunity - Necessary Information & Data

Sale Information

- Sale Terms including the following:
 - Purchase Price
 - o Runs included
 - o Assets Included or Leases to be Assumed
- Partial or full sale of Linehaul Runs of Seller's Entity? (if partial, denoted which runs are included)

Contractual - Contract Related

- TSPA Attachment A-1 Assigned Runs & Spots
- TSPA Schedule B Leased Equipment
- Tractor ID Availability Rate Current Printout of Availability Rate by Tractor ID
- Tractor ID Service Level Rate Current Printout of Service Level Rate by Tractor ID
- Tractor ID Points Current Printout of Points by Tractor ID
- CSP Performance Dashboard

Vehicle Related

- All Tractor IDs / VIN / Current Mileage
- Seller owned Tractors List of all Seller Owned Tractors by Tractor ID and any lien balance
- Leased Tractors by Tractor ID and COPIES OF LEASES including all current pages such as leasing terms/financials/schedules

Operational Expense Related

- ELD vendor and invoices for past 6 months
- VDER vendor and invoices for past 6 months
- Copy of worker's compensation remuneration rate (not invoice)
- Copy of NTL/physical damage insurance roster for vehicles and premiums and invoices

Financial Related

- At least one year of FXG weekly settlement sheets (including current time period), all pages
- 1099 for last full year
- Seller P&L for current year to date
- Seller P&L and Balance sheet for last full year as of 12/31/XX
- 1120 Tax Returns (all pages) for 3 years if less than 3 years, time period in business
- Federal 941 Filings for last 4 guarters
- W3 Summary for last full year (12/31/XX)

Employee Related

- Current Employee Roster by FXG ID including base pay, per diem (if paid), and benefits provided (if provided)
- Copies of paystubs for last pay period of each month for all employees (can black out names/PII) for last year

Page 6 of 6	Service Provider Initials	Client Initials