



Circle 7 Dispatch Service, LLC
401 w Western Ave. #552
Avondale AZ, 85323

Dispatch Service Agreement

This Agreement is made on this _____ day of _____, 20____, by and between Circle 7 Dispatch Service, LLC, and _____ (hereinafter referred to as "CLIENT" or "CARRIER"), operating under the DBA _____ (MC # _____), with a primary address at _____. The parties hereby agree as follows:

1. CLIENT's General Duties

CLIENT shall, professionally and efficiently, provide delivery services, including the transportation of consumer and freight cargo items for brokers and customers, as well as any additional related transportation services as needed to serve its customers. CLIENT agrees to uphold all safety and compliance standards in the execution of these duties.

2. Circle 7 Dispatch Service's General Duties

Circle 7 Dispatch Service, LLC will assist CLIENT in all aspects of the freight booking process. Acting as a non-exclusive representative for CLIENT in dealings with brokers, Circle 7 Dispatch Service, LLC will complete necessary documentation on CLIENT's behalf, as further detailed in Exhibit A.

3. Term of Agreement

This Agreement shall commence on the date specified above and remain in effect for an initial term of one (1) month. Thereafter, it will continue on a month-to-month basis unless terminated as provided in Section 4.

4. Termination

This Agreement may be terminated under the following conditions: - Mutual Consent: By written agreement of both parties.

- Insolvency: If CLIENT becomes insolvent or fails to make payments as outlined in Exhibit B.

- Without Cause: Either party may terminate without cause by providing the other party with seven (7) days' written notice.

- With Cause: Immediate termination is permitted upon a breach of this Agreement by either party.

5. Compensation

CLIENT agrees to compensate Circle 7 Dispatch Service, LLC for services rendered as specified in Exhibit B.

6. Equipment Provision

CLIENT is responsible for providing and maintaining its own equipment necessary for the delivery of services.

7. Insurance Requirements

CLIENT shall maintain, at its own expense, appropriate insurance coverage, including physical damage, bobtail, cargo, and liability insurance, for any vehicles or equipment used in carrying out its obligations under this Agreement.

8. Labor and Indemnification

CLIENT shall, at its own expense:

- Provide all necessary labor for delivery services to brokers and shippers. - Secure Worker's Compensation and Employer's Liability Insurance as required. - Be responsible for the payment of wages, social security, and applicable taxes for its employees.

CLIENT agrees to hold Circle 7 Dispatch Service, LLC harmless from any liabilities resulting from injury, death, or damage arising from CLIENT's operations, including but

not limited to driving, operating, maintaining, loading, or unloading CLIENT's equipment.

9. Safety and Compliance

CLIENT is fully responsible and liable for all safety and compliance aspects of its operations and agrees to indemnify Circle 7 Dispatch Service, LLC from any liabilities or violations associated with these responsibilities.

10. Liability for Loss or Damage

CLIENT is liable for any loss or damage to transported items while such items are in CLIENT's possession or control.

11. Operational Control and Independent Contractor Status

CLIENT shall have sole control over the operation of its equipment, including determining routes, points of service, rest stops, and delivery schedules. This Agreement creates an independent contractor relationship between CLIENT and Circle 7 Dispatch Service, LLC, not an employer-employee relationship.

12. Legal Compliance

CLIENT agrees to comply with all applicable federal, state, and local laws, rules, and regulations in performing its duties under this Agreement.

13. Disclosure

Circle 7 Dispatch Service, LLC is an administrative agent and not a freight broker. Acting as a liaison between licensed motor carriers and licensed freight brokers, this Agreement is non-exclusive, allowing both parties the option to enter into similar agreements with other service providers or dispatch services.

14. Notice Requirements

Any notices required by this Agreement shall be given in writing, either by email, personal delivery, or certified mail.

15. Severability

If any provision of this Agreement is deemed invalid, the validity of the remaining provisions shall not be affected.

16. Entire Agreement

This Agreement constitutes the entire understanding between the parties and supersedes any prior agreements regarding the subject matter herein.

Acceptance by CLIENT:

Signature: _____ Print

Name: _____

Acceptance by Circle 7 Dispatch Service, LLC:

Signature: _____ Print

Name: _____