

# **A&M Dispatching Service**

Office: 706-659-0421

Am1dispatching@gmail.com

# **Dispatch - Carrier Agreement**

Credit Card Payment Authorization for dispatch fee:
Cardholder Name:
Billing Address:
Credit Card Type: Visa M/C Discover Amex Credit
Card Number:
Expiration Date: /
Cvv Code: (Last 3 Digits Located On The Back Of The Credit Card)
Amount To Charge: \$ (Usd)
I authorize to charge the amount listed above
to the credit card provided herein. I agree to pay for this purchase in accordance with the issuing bank cardholder agreement.
Cardholder – Please Sign And Date
Signature:
Print Name:
Date: / /
Return the Completed and Signed Form to The Following:

Dear Carrier Partner, to be certain we have an accurate profile of your organization and full knowledge of your transportation services and needs, complete the carrier profile below and return all required documents.



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**Carrier Profile** 

Please Email All Paperwork to: <a href="mailto:am1dispatching@gmail.com">am1dispatching@gmail.com</a>

REQUI	RED DOCUMENTS CARRIER	Carrier Profile
PROFIL	.E:	
		Legal Company Name DBA
✓	Copy of Workmen's	
	Compensation and or	Physical Address
	Occupational/Accidental	City State Zip
	Policies	Phone: ( )
✓	I.C.C. Operating Authority	Fax: ( )
	IRS W9 - Signed / Dated	Do you FACTOR your receivables through a 3rd party
✓	Certificate of Canadian	factoring company? Yes No
	Authority	If "YES" please list contact information below.
✓	Signed Carrier Contract	Factoring Company Name
✓	Completed Carrier Profile	Contact
✓	Completed Safety Evaluation	Contact Phone: ( )
	Form (Unrated Carriers)	Fax: ( )
✓	New Entrant Safety Audit	
	(Report Unrated Carriers)	Address
✓	<b>CARB</b> Compliance Certificates	CityState Zip
		LIST THE FOLLOWING CONTACTS
	Minimum Insurance Coverage	(
	for Motor Carriers:	Owner (After Hours) Telephone
✓	CARGO - \$ 100,000	MC #
	BI / PD - \$1,000,000	DOT#
		SCAC Federal ID #
		Equipment List:
		Van Reefer Flats SD DD / RGN



Office: 706-9021

# **Automatic Payment Authorization for Factoring**

	, owner of		("Carrier"),
here by authorizes <b>A&amp;M Dispatch</b>	ing ("Factor") to deduct \$	or Percent (	%) from each invoice
purchased by Factor. Carrier agree	es these funds will be placed i	n an escrow acco	unt by Factor to be
disbursed weekly to		("Dispatcher"	) as payment for
dispatching services provided by [	Dispatcher to Carrier. This agre	eement may be c	ancelled at any time via
written notice to all parties.			
Carrier:			
MC#			
Signature:			
Date://			
Dispatcher:			
Signature:			
Date: / /			

**A&M Dispatching** 

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This Agreement is made this	day of	, 2018, by a	and between FREIGHT
DISPATCHING SERVICE hereafte	er referred to as DISPATCH	ER, and Motor Carrier	
	, MC #	, DOT#	<u>-</u> -

Hereinafter referred to as CARRIER. WHEREAS, DISPATCHER is a transportation dispatcher handling the necessary paperwork and freight rate negotiations between FREIGHT BROKERS, SHIPPERS and the CARRIER to secure "CARGO" for said CARRIER. DISPATCHER is not a PROPERTY BROKER nor acting as a PROPERTY BROKER to the CARRIER.

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

WHEREAS, the transportation service provided by CARRIER for Freight Shippers, whether on regulated, unregulated, or intrastate traffic, is intended by the Parties to be contract carriage between the CARRIER and Freight Shippers/Holders as defined in 49 U.S.C. § 13102 (4) and §14101 (b) and not between DISPATCHER, and the Parties hereto intend that the contractual arrangement be continuous in nature until this agreement is, by its terms, terminated; and;

WHEREAS, both DISPATCHER and CARRIER enter into this Agreement for the purpose of providing and receiving specified services under specified rates and conditions, DISPATCHER and CARRIER deem it essential to their respective interest to establish and maintain an Independent Contractor relationship in the execution and performance of this agreement; and;

DISPATCHER is NOT responsible for the following: billing issues, load problems, advances (all advances will have to be handled directly between CARRIER and shipper/broker), handling and storage of paperwork (all documents will be sent to CARRIER, at CARRIER's expense), and DOT compliance issues;

NOW THEREFORE, for and in consideration of the mutual covenants and undertakings herein, and subject to the terms and conditions hereinafter set forth, the Parties hereto warrant, covenant and agree as follows: CARRIER desires to retain DISPATCHER by executing a Limited Power of Attorney to find, negotiate, and procure freight for and dispatch. amldispatching@gmail.com Ph. 706-659-0421



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#### **Motor Carrier to provide:**

- 1) This AGREEMENT form completed dated and signed.
- 2) Copy of CARRIER's Motor Carrier Authority
- 3) Copy of Insurance Certificates, listing DISPATCHER as a certificate holder. \*\*DISPATCHER requires at least \$1,000,000 liability insurance and at least \$100,000 cargo coverage. \*\*Power only carriers must also have \$40,000 non-owned trailer or interchange insurance
- 4) Completed IRS Form W-9
- 5) Company Profile Sheet (including a list of three established references)
- 6) Mobile Phone, Email and Contact
- 7) Internet Load Board and Account Access CARRIER agrees to hold DISPATCHER harmless from any liability for personal injury or property damage occurring during operation conducted by CARRIER pursuant to this agreement.

CARRIER agrees that DISPATCHER, at great expense, has developed a broad customer base of shippers, receivers, and property brokers that is essential to the successful operations of his company.

CARRIER and DISPATCHER agree that disclosure of the identity of one or more of the companies said customers to CARRIER constitutes valuable consideration. During the term of this AGREEMENT and for a period of two (2) years from its termination, CARRIER shall not, directly or indirectly, solicit or do business involving transportation or of a warehousing nature with any the company's customers who are serviced by CARRIER because of this AGREEMENT unless otherwise agreed by the parties in writing.

Carrier acknowledges that the customer information being provided by DISPATCHER is the sole and exclusive property of DISPATCHER and that neither it, nor any employee, agent, or subcontractor shall back-solicit, directly or indirectly, communicate or perform any service for compensations for any account of DISPATCHER which has previously tendered to CARRIER for transportation, nor shall it pass on or reveal any customer information obtained to any other person or company.

Solicitation prohibited under this AGREEMENT means participation in any conduct, whether direct or indirect, the purpose of which involves transportation and/or handling of property by CARRIER for which CARRIER does, or did in the past, provide such service for that customer under arrangements first made

or procured by DISPATCHER. Solicitation includes conduct initiated or induced by CARRIER, or accepted by CARRIER, upon inducement by DISPATCHER efforts.

If CARRIER should perform services of a transportation or warehousing nature for compensation for any DISPATCHER customer without prior documented authorization from DISPATCHER during the applicable time (which is 12 months and also stated in the non-compete agreement) in violation of this AGREEMENT, CARRIER shall pay to DISPATCHER within ten (10) days of each such violation an amount equal to (25%) of all revenues invoiced by CARRIER to the solicited customer. Where a dispute or disagreement arises, both parties agree to tender the issue to binding arbitration in the State of Georgia.

CARRIER acknowledges that a breach of this provision will give rise to immediate and irreparable injury to DISPATCHER, which is inadequately compensated in damages. Accordingly, CARRIER agrees that DISPATCHER is entitled to obtain injunctive relief against the breach or threatened breach by CARRIER of this obligation, in addition to any other legal remedies, which may be available.

CARRIER further acknowledges that the precise damages DISPATCHER would sustain out of any breach of this covenant may be difficult to ascertain and agrees that it shall pay as damages, twenty-five (25) percent of the aggregate of all rates and charges assessed by CARRIER for transportation services provided to any account of DISPATCHER that is handled in contravention of this agreement, plus liquidated damages of ten thousand (\$10,000.00) dollars.

This agreement shall be deemed to be effective on the first date that CARRIER and DISPATCHER, 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.

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

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 same by giving 30 days written notice to the other.

### am1dispatching@gmail.com Ph. 706-659-0421

#### **Dispatch - Carrier Agreement**

#### **POWER OF ATTORNEY**

I, MOTOR CARRIER, the undersigned, do hereby grant to FREIGHT DISPATCHER, of FREIGHT DISPATCHER ADDRESS, as my attorney-in-fact, to receive on my behalf information from Direct Shippers and Property Brokers, that I agree to haul freight for by signing the rate confirmation:

This power of attorney will expire in twelve months	from the date signed
ms power of attorney will expire in twelve months	Signature of Motor Carrier
	Address of Motor Carrier
	 MC# of Motor Carrier
The affiant being duly sworn affirms and says that hat torney, and that he or she has read the foregoing	power of attorney and understands its contents.
Motor Carrier Name:Authorized Party:	
signature:	
Date: / /	

### am1dispatching@gmail.com

#### Ph. 706-659-0421

#### **Freight Dispatcher Load Finder Agreement**

The effect	ive date of this agreeme	ent is the	day of		_ 20	<mark>_,</mark> by and between
		hereafter re	eferred to as th	ne "CARRIER",	, and	
			hereafter refei	rred to as the	"LOAD	FINDER."
4)	0400150					
	CARRIER is a motor co					
			, and U			·
-	The relationship of the					
	DEPENDENT CONTRACT					
	e other. CARRIER is not	•	required to pur	chase or rent	product	ts, equipment or
	rvices from the LOAD FI					
-	Both the LOAD FINDER			-		
	spective parties to muti	•				•
	iter into similar agreem			nd the CARRI	ER may 6	enter into similar
•	reements with other LC					
	CARRIER agrees that it					
	bility, of whatever natu					
	r by the LOAD FINDER w	_				
•	omptly perform the tra	•				•
	ARRIER. CARRIER repres	ents that its	operations will	comply with	all applic	cable state and federal
lav	ws and regulations.					
5)	CARRIER will assume fu	ıll responsibil	lity for all salari	ies, insurance	taxes,	pensions, premiums,
	ntributions and benefit			•		
sh	all provide all trucks and	d equipment	necessary to p	erform this a	greemer	nt.
6)	In the event loading an	d unloading	times are delay	ed due to cir	cumstan	ices beyond
re	asonable control of the	LOAD FINDE	R, there shall b	e no addition	al comp	ensations to the
CA	ARRIER by the LOAD FIN	DER unless a	dvance approv	al is made in	writing b	by the LOAD FINDER
an	nd CARRIER. (A facsimile	copy shall be	e sufficient to t	he same exte	nt as an	original). CARRIER
wi	III follow any reasonable	special instr	ructions the LO	AD FINDER pi	rovides f	or the performance of
th	is agreement. CARRIER	will meet or	exceed the usu	ial and accept	ed indus	stry standards in the
tra	ansport of freight.					
7)	This agreement begins	on the above	e date, for a pe	riod of one ye	ear, and	automatically renews
ea	ich year for a period of o	one year on t	the annual anni	iversary date	of this a	greement; except it

B) CARRIER ceases business;

A) LOAD FINDER ceases business;

terminates in the event of any of the following reasons:

C) Either parties give ten (10) days written notice of termination of this agreement

#### Freight Dispatcher Load Finder Agreement

insurance coverages required.

RATES AND CHARGES/BILLING: LOAD FINDER will invoice, and CARRIER will pay for the above transportation services performed on the basis of the rate of (%) of the tendered rate as shown on separate LOAD RATE CONFIRMATION sheet. Payment to LOAD FINDER by CARRIER shall be complete and final without recourse. CARRIER will pay within fifteen (5) days of invoice or on written agreement between LOAD FINDER and CARRIER. A facsimile copy shall be sufficient to the same extent as an original). A FIFTEEN DOLLAR (\$15) late fee will be assessed daily for all late payments.

PAYMENT AGREEMENT: LOAD RATE CONFIRMATION must be signed and returned via fax on each load moved to the LOAD FINDER.

- a) CARRIER must call LOAD FINDER when loaded with any information requested by Freight Broker or Shipper (such as Bill of Lading number, pieces and weight).
- b) CARRIER must call LOAD FINDER when load is delivered to confirm delivery accepted without exception or other problem.
- c) Any exception upon delivery must be immediately conveyed to LOAD FINDER before the driver leaves the consignee's facility.
- d) It is the responsibility of the CARRIER to complete the carrier package from the freight broker or shipper.
- e) It is the responsibility of the CARRIER to maintain the minimum insurance levels as prescribed by the F.M.C.S.A and by the freight broker or shipper.
- f) In the event the CARRIER wishes the LOAD FINDER to complete the Set-Up Carrier Packages, the LOAD FINDER will then assume the role of FREIGHT DISPATCHER this will result in additional charges of \$25 per completed package. (\$50) INITIALS
- g) The CARRIER authorizes the LOAD FINDER to execute and sign the SET-UP PACKAGES / RATE CONFIRMATIONS on his behalf to acquire the load.\_\_\_\_INITIALS

  h) CARRIER must agree to hold harmless.

INDEMNIFICATION: CARRIER shall defend, indemnify, and hold LOAD FINDER harmless from and against all loss, liability, damage, delay, claim, fine, cost or expense, including reasonable attorneys' fees, arising out of or in any way related to the performance or breach of this agreement by CARRIER, its employees or independent contractors working for CARRIER (collectively the "Claims"), including, but not limited to, claims for or related to personal injury (including death), property damage and claims related to; or arising out of CARRIER'S possession, use, maintenance, custody or operation of the equipment used for providing transportation services. CARRIER'S liability under this indemnification shall not be limited by the

#### **Freight Dispatcher Load Finder Agreement**

ENTIRE AGREEMENT: This agreement constitutes the entire agreement between LOAD FINDER and CARRIER and may not be amended, modified, or waived except by written agreement, signed by LOAD FINDER and CARRIER. This contract cannot be changed, modified, limited, or supplemented by reference to any CARRIER rates, rules, classification, practice schedule or tariff. Additional services other than mentioned above, i.e., research, form completion will be invoiced at the rate of (\$25) per hour, a (2) hour minimum service charge to apply.

DATE OF AGREEMENT EXECUTION: LOAD FINDER and CARRIER have executed this agreement as of the day and year first above written.

Ву:		By:	
	LOAD FINDER		CARRIEI
Phone:	=	Phone:	
Fax:	-	Fax:	
		Email:	
Mohsita		Website:	

#### COMPANY PROFILE FORM

Instructions: Please complete this form giving us all the information that pertains to you and your Company. 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.

#### PART 1: CARRIER INFORMATION SECTION

	ANY:										
PHYSI	CAL ADDF	RESS:				CITY:			STATE:	ZIP	
MAILIN	IG ADDRE	SS:				CITY:_			STATE:	ZIP	
MAIN (	CONTACT			226		E-MAI	L:				
EMER	GENCY C	ONTACT:				EM	ERGENC'	Y PHONE:	<u></u>		
MC NL	MBER:			_DOT NU	MBER:			EIN/	SS:		
	2: EQUI										
NUMBI	ER OF TR	UCKS:	C	OMPANY,		OWNER C	PERATO	RS	NUMBE	ER OF TEA	AMS:
								_RGN:			
NUMBI	ER OF TR	AILERS:	VAN.	REEF	- FS-32.	C 1.25 1 130					
OTHER	RTYPES:					BED:					
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DETAIL	R TYPES: ER SIZES: LED DES	VAN:	REE	FER:	FLATI	BED	RGN:	S	TEP DEC	K:	_DD:
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