



DISPATCH AGREEMENT

Date: _____

Company name _____

Carrier's MC # _____

Phone: _____

Company email to receive invoices: _____
and

Dispatching Company Name: **LIGHT FREIGHT LLC** further below called as **LIGHT FREIGHT**
Address: 8530 Fruitridge RD STE 8 Sacramento CA 95826

1. Services to be Provided

The Dispatching Company agrees to provide dispatch services to the Carrier. These services include but are not limited to:

- Finding and negotiating freight contracts
- Coordinating and scheduling pickups and deliveries
- Monitoring and tracking shipments
- Providing administrative support related to dispatching

2. Payment

In consideration for the services provided by the LIGHT FREIGHT, the Carrier agrees to pay a **fee of 6%** of the total rate for each load dispatched, beginning from the day the agreement was signed. Payment shall be made within four days of receipt of the invoice.

2.1 Evaluation of Dispatch Fees: Every rate confirmation in possession of LIGHT FREIGHT LLC will serve as proof that the freight was negotiated by LIGHT FREIGHT LLC, and fees will be applied according to the aforementioned fee.

2.2 Failure to Pay: In the event that the Carrier fails to pay the dispatching invoice within four days after invoice was sent to a carrier (each invoice will be emailed to a carrier every Saturday to the email provided by the Carrier), LIGHT FREIGHT has the right to stop the services immediately if Carrier fails to pay the invoice within the time frame given in this agreement. The Carrier will be subject to legal actions, such as court proceedings and collections, to recover the outstanding amount.

3. Responsibilities of the Carrier

The Carrier agrees to:

- Provide accurate and up-to-date information regarding available equipment and drivers
- Notify the Dispatching Company of any changes in availability or status
- Follow all applicable laws and regulations related to transportation

4. Responsibilities of the Dispatching Company.

LIGHT FREIGHT is only a service provider and not a freight broker or a customer.

LIGHT FREIGHT agrees to:

- To secure freights/loads for the Carrier (Final decision is made by the Carrier)
- Communicate all relevant information regarding loads, schedules, and requirements to the Carrier
- Provide timely support and assistance to the Carrier as needed
- Billing invoices to brokers and shippers

LIGHT FREIGHT LLC will not be responsible if:

- Freight was canceled
- Delivery or pick up time was rescheduled
- Carrier's equipment was damaged or wrecked
- Carrier was late for appointment

5. Confidentiality

Both parties agree to keep all information exchanged during the course of this Agreement confidential. This includes but is not limited to business plans, customer lists, and financial information.

6. Termination

Either party may terminate this Agreement with a notice. In the event of termination, the Carrier agrees to send a written notice to support@lightdispatch.com. After the Dispatching Company has received the written notice of termination, the Carrier will no longer receive services from Light Freight LLC. The Carrier agrees to pay any outstanding fees owed to the Dispatching Company.

7. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of State of California

8. Entire Agreement

This Agreement constitutes the entire agreement between the parties concerning the subject matter hereof and supersedes all prior and contemporaneous agreements and understandings, whether oral or written.

*By signing this agreement Carrier confirms the accuracy of all information provided above and accept the legal consequences associated with this agreement.
Carrier is aware that providing false information may lead to punitive measures.*

IN WITNESS WHEREOF

the parties here to have executed this Agreement as of the date first above written.

Carrier's name _____

LIGHT FREIGHT LLC
General Manager

Signature: _____

