445 Broadhollow Rd., Suite 25, N.Y. 11747 Ph: (631) 494-2550 FAX: (631) 494-2719

Dispatch Agreement

1.	RECITALS					
	This agreement made as of theday of, 20, by and					
	between Arthur Transport Services LLC hereinafter referred to as ATS LLC, and					
		of				
		, hereinafter referred to as Carrier,				
	desirir	ng to retain ATS LLC by executing a Limited Power of Attorney form to find and				
	secure	e freight and dispatch Carrier's equipment. The Carrier must prior to the				
	imple	mentation of this agreement furnish to ATS LLC, the following:				
	•	Signed Limited Power of Attorney form.				
	•	Copy of Carrier's Authority & USDOT# (NOA - Notice Of Authority)				
	•	Proof of Insurance Certificate (COA - Certificate Of Insurance)				
		We require at least \$1,000,000 in Liability and at least \$100,000 in Cargo coverage				
	•	A completed W-9 form				
	•	Copy of Owner Operator's driver's license				
	•	Contact info. of main representative of Carrier.				
	•	This Agreement form completed, dated, initialed, and signed.				
2.	. SE	RVICE PLAN REQUESTED (Please check which plan you prefer)				
	[]-	Bronze Service Plan (1-month trial period/non-invoicing)				
		Dispatch Service for% of Load confirmation, as stated in attachment A.				
		NOTE: After 1 month trial period the rate upgrades to Silver Service Plan for 8%				
		for remainder of agreement unless specific provisions made.				
	[]-	Silver Service Plan (non-invoicing)				
		Dispatch Service for 8% of Load confirmation, as stated in attachment A.				
	[]-	Gold Service Plan (with per load invoicing)				
		Dispatch Service for 10% of Load confirmation, as stated in attachment A.				
	[]-	Platinum Service Plan (Full Back Office)				
		Dispatch Service for 12% of Load confirmation plus Invoicing, Oversize Permits &				
		Quarterly IFTA Filing, as stated in attachment A.				
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3. EFFECTIVE DATE AND DURATION

This agreement shall be in effect upon the date signed by both parties to this Agreement and shall be in effect until the revocation of the Limited Power of Attorney or until notice is given by *ATS LLC*. Carrier will by emailing said Revocation Notice to: info.freighttransport@gmail.com or faxing said Revocation Notice to: FAX (631) 494-2719.

4. STATEMENT OF THE WORK

ATS LLC will:

- Find freight that best matches the profile for the Carrier.
- Will contact Carrier with load matches and go over options.
- Upon Carrier agreeing to take a load, ATS LLC will fax to shipper/broker the Carrier's Authority, W-9, proof of insurance, and order insurance certificate if required, along with any other required supporting documentation.
- All load information is always available to the Carrier. *ATS LLC* will hold on to the dispatch, accessorial information, etc. until the load is completed.
- Upon forwarding the final load confirmation, and emailing or mailing all documentation to the Carrier, the services of ATS LLC have been fully performed.

5. CONSIDERATION

The Carrier agrees to pay ATS LLC for services per service plan requested and stated on attachment (A) of this agreement. The agreed term rates will be required to be paid to ATS LLC as per the conditions of the agreement. ATS LLC will invoice the Carrier as per billing terms in Attachment A of the agreement via Email, U.S Mail or faxing said invoice by PayPal. Payment for each invoice will be required within 3 days of the invoice being received. At 5 days the account will be suspended and a reactivation fee of \$100 will apply in addition to any overdue fees. After 10 days the account may be placed for collection.

Payment can be made to *ATS LLC* by PayPal, Factoring Service, Debit/Credit Card, Zelle, Comchek or Bank Transfer. Once the payment is processed the Carrier will be sent a confirmation receipt via email or fax. Any other provisions must be approved in advance. Please refer to Attachment (A) for additional information. Note: any process fee will be paid by carrier.

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6. ADDITIONAL PROVISIONS

Once a load has been set up for the Carrier and all information given, it will be the responsibility of the Carrier to handle directly with the shipping party any problems, issues, delays, overages, shortages, damages, or billing and collection issues, unless, you have made arrangements for additional services from *ATS LLC*.

In no event will *ATS LLC* be liable for any incidental, consequential, or indirect damages for loss of profits, or business interruption arising out of the use of the service.

Carrier agrees to hold harmless before, during, and after the contract, all direct or indirect damages resulting from Carrier hauling of shippers' freight. This includes but is not limited to loading problems or issues, delays, overages, shortages, damages, and billing and collection issues and hours of services.

Carrier will be responsible for notifying *ATS LLC* of changes to authority, insurance, client profile or ownership.

ATS LLC will work within the establishment parameters of the Carriers Company Profile.

ATS LLC will notify Carrier of best-matched loads for approval prior to making haul commitment.

ATS LLC will fax or email all necessary documentation to the broker directly, along with final approval once Carrier has approved load or designated representative.

ATS LLC will notify Carrier if load required qualifications or additional insurance. ATS LLC will furnish to Carrier necessary information for qualification or insurance necessary.

In the event that *ATS LLC* books a load matching the Carriers truck posting, the Carrier agrees to pay *ATS LLC* as agreed to on Page 2 and Attachment (A) of the Agreement for services rendered.

(**NOTE:** To avoid charges for unavailable equipment, it is imperative to notify *ATS LLC* immediately if the truck is loaded from another source. No charge will result if *ATS LLC* is notified that the truck is no longer available for dispatch.)

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7. NON-SOLICITATION

Carrier agrees that it will not solicit traffic from any broker(s), shipper(s), consignor, or customers of *ATS LLC* where the Carrier transports loads, or is made aware of such traffic, as a result of *ATS LLC* efforts. It is further agreed that this non-solicitation provision shall be in force and effect during that term of this AGREEMENT and for a period of one (1) year from the date of termination of this AGREEMENT for any reason. In the event of non-compliance with the specific provisions of this paragraph, Carrier upon discovery of breach, be liable to *ATS LLC* for 100 percent (100%) of the gross transportation revenue received by Carrier from said broker(s), shipper(s) consignor, or customers with one (1) year after the date of termination of this AGREEMENT.

8. SUB-CONTRACT PROHIBITION

CARRIER specifically agrees that all freight tendered to it by *ATS LLC* shall be Transported on equipment operated only under the authority of CARRIER, and that CARRIER shall not in any manner sub-contract, broker, or in any other form arrange For the freight to be transported by a third party without the prior written consent of *ATS LLC*.

9. **DISCLAIMER**

ATS LLC IS NOT RESPONSIBLE FOR:

- Billing issues (Unless signed up for invoicing)
- Load problems of any nature
- Advances (All advances will have to be handled directly between Carrier and shipper/broker)
- Paperwork handling and/or storage (All documents will be sent to Carrier unless other arrangements are made)
- DOT compliance issues
- SPIKE insurance

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10. GOVERNING LAW

The agreement shall be governed by and construed in accordance with laws of the State of New York without giving effect to any choice of law or conflict of laws provision or rule (whether of the State of New York or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than those of the State of New York.

11. JURISDICTIONS and VENUE

ATS LLC and Carrier hereby consent to and agree to submit to the jurisdiction of the federal and state courts located in the SUFFOLK COUNTY, NEW YORK in connection with any claims or controversies arising out of the Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as the date first above written.

CARRIER:(Print Company Name)	Arthur Transport Services LLC		
Contact:(Print Name/Title)	Contact:	Sherwin Arthur (President/CEO)	
(Signature)		(Signature)	

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12. FACTORING INFORMATION

If you use factoring service, please provide the following information. This will ensure that we only use brokers approved by your factoring company.

	FACTORING	WEB			
	ADDRESS	CITY	ST ZIP		
	CONTACT	EMAIL			
	PHONE #	FAX #			
.3.	•	ON nsurance contact information, w pecific holders. (i.e. brokers and,	•		
	INSURANCE	WEB			
	ADDRESS	CITY	ST ZIP		
	CONTACT	EMAIL			
	PHONE #	FAX #			
14.	REFERAL Please refer us three (3) Owner Operators who you believe might benefit from our service.				
	NAME	CELL			
	NAME	CELL			
	NAME	CELL			
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COMPANY PROFILE

Instructions: Please complete this form giving us all the information. 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.

15. CARRIER INFOR	MATION	
COMPANY (DBA)		
ADDRESS:		
CITY:		ST ZIP
CONTACT:		PHONE:
E-MAIL:		FAX:
MC #	DOT #	EIN/SS #
SCAC #	TWIC #	HAZMAT #
	RS:VANREEF	
ADDITIONAL INF		THE BLEOW

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ATTACHMENT (A)

This attachment pertains to the selected level of service noted on Page 1 Section 2 of					
this agreement for		(Carrier), and will			
remain in effect unt	til either Carrier requests to have a change in serv	ice, wishes to terminate			
this Service Agreem	nent, or Carrier is cancelled by ATC LLC for cause.				

Bronze Service Plan: This plan is for <u>1 month Trial Basis Only</u>. The cost of this trial is as stated on Page 1 of this agreement of the load confirmation without any other service included. Rate will upgrade to Silver Service Plan after 1 month of signed agreement. Payment can be made according to Page 2 Section 5 of this agreement.

Silver Service Plan:

This plan is detailed as a per load plan. The cost of this plan is 8% of the load confirmation per truck enrolled without invoicing with *ATS LLC*. Payment can be made according to Page 2 Section 5 of this agreement.

Gold Service Plan:

This plan is detailed as a per load plan plus invoicing. The cost of this plan is 10% of the load confirmation per truck enrolled with *ATS LLC*. Payment can be made according to Page 2 Section 5 of this agreement.

Platinum Service Plan:

This plan is detailed as a per load plan including Invoicing, Oversize Permits and Quarterly IFTA (International Fuel Tax) Filing. The cost of this plan is 12% of the load confirmation per truck enrolled with *ATS LLC*. Payment can be made according to Page 2 Section 5 of this agreement.

Note: Any additional services ex. (Oversize Permits or IFTA Filing) can be added to either Bronze, Silver or Gold Service Plans for 2% each per load confirmation.

INVOICING:

This involves if you would like *ATS LLC* to bill shipper or receiver on your behalf. We will send out a detailed invoice prior to billing for your approval on all charges. At no time will *ATS LLC* collect any money; all monies to be received will be sent directly to the carrier.

BILLING TERMS:

The amount due to *ATS LLC* will be invoiced to Carrier by the end of the business day of receiving the load confirmation from the brokers/shippers.

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CREDIT CARD PAYMENT AUTHORIZATION FORM

	Card Holder's Email
Card Holder's Signature	Authorization Date
such time and in such a manner as to afford DISPATCH	a reasonable opportunity to act on it.
•	ting to cancel this automatic payment authorization, in
will be notified via email when DISPATCH debit my ac	until revocation of this agreement. I understand that I count. I understand that id the load is tendered and cARRIER, shipper or broker, the load gets reschedule
Expiration Date:/ CVN:	ZIP:
Credit Card Number:	
Please Check One: () VISA () MC	C () DISC () AMEX
Name on the Card:	
convenience of not having to produce these it	ems for impression at the time of service.
understand that my signature on this authorize front and the back of both my credit card, as we have the same transfer of the same tran	vell as my driver license, will allow me the
account indicated below, in consideration of the	he dispatching service provided to me. I
authorize ARTHUR TRANSPORT SERVICES LLC , weekly debit entry for the amount listed below	•
·	, hereinafter called CARRIER do hereby

LIMITED POWER OF ATTORNEY

This Limited Power	of Attorney (the AGREE	MENT) is made effective on	(date
	• •	LLC, hereinafter called DISPATCH	
established under t	he laws of the State of I	New York, and	
hereinafter called C	ARRIER, motor carrier o	company with MC #	
shall have full power authorize DISPATCH powers, including a	er and authority to act o	Attorney-in-Fact (AGENT). DISPAth on my behalf. This power and authout affairs and to exercise all my legent I may acquire in the future. DISFover to:	nority shall gal rights and
behalf t Certific	for cargo. Transfer of pap ates, Invoices and all nece	cluding contact drivers, shippers and erwork (Carrier Packet, Rate Confirm essary Paperwork) to shippers and bro eight and collect all payment dues or	nations, Insurance okers. Sign and
listing of specific por Power of Attorney is a judgement error to misconduct or the for Attorney. I author accepts and acts undimmediately and sharevocation is to be sinfo.freighttransport	wers is not intended to in any manner. DISPATO that was made in good failure to act in good failure DISPATCH to inder der this document. This is all remain in full force a sent via email 10 days in tagmail.com.	broadly as a General Power of Attorion limit or restrict the general powe CH shall not be liable for any loss traith. However, DISPATCH shall be th, while acting under the authorismify and hold harmless and third is Power of Attorney shall become and effect until revoked by me in what advance to DISPATCH to	rs granted in the chat results from e liable for willfu ty of the Power party who effective writing. Such
IN WITNESS WHERE	:OF, the parties hereto i	have executed the Agreement on	the date below.
DISPATCH:		CARRIER:	
NAME SHE	RWIN ARTHUR	NAME	
SIGNATURE		SIGNATURE	
TITLE		TITLE	
DATE/	'/	DATE/	/

Additional Notes:			
	_	_	