

Dispatch + Garrier AGREEMENT

(800) 484-0212 dispatch@theinterstatechief.com

WWW.THEINTERSTATECHIEF.COM

Welcome to the team of The Interstate Chief!

We are pleased that you have decided to grant us the permission to act as your dispatching service. We understand how important your business is to you and as such, we will represent your company with integrity, professionalism and pride in all that we do.

Prior to the implementation of this agreement, please complete, sign and return the following documents either by email to dispatch@theinterstatechief.com, or via fax at 800-484-0212. Returning all of the requested information will grant us the permissions that we need to keep your truck(s) loaded with top dollar freight.

DOCUMENT	
//	Dispatch+Carrier Agreement
	Limited Power of Attorney form
	Carrier Profile Sheet
	Truck Operation Form
	Copy of Carrier's MC (Authority)
	Copy of CDL license for each driver being dispatched
	A signed W-9 form
=	Copy of insurance certificate
*** We requi	re at least \$100,000 in cargo coverage and \$1,000,000 in liability
insurance. *	

Once your paperwork is received and processed, your personalized dispatcher will begin to locate loads for you and will have a route planned out within 24-48 hours. You will also receive the log-in information to your very own carrier portal which will give you a streamlined and efficient way of keeping track of your load information for each week. The InnoPortal software can be accessed from any mobile or PC device.

For questions or concerns regarding this agreement, please send an email to: dispatch@theinterstatechief.com.

Thank you for choosing The Interstate Chief as your freight dispatching and logistics service. We are excited to start this journey with you!

Dispatch + Carrier AGREEMENT

1. RECITALS

This agreement is made as of this	day of	20
by and between The Interstate Chief, LLC	, hereinafter referred t	o as "DISPATCHER",
and Motor Carrier,		, licensed by
the FMCSA as an interstate carrier of prop	perty holding authority	y, MC #
and/or DOT#	, herei	nafter referred to as
"CARRIER". CARRIER desires to retain D	ISPATCHER by way o	f executing a Limited
Power of Attorney form to find, secure an	d dispatch freight for	CARRIER's
equipment. DISPATCHER and CARRIER h	ave, upon due consid	leration, determined
that an agreement to their mutual advanta	ge and best interest h	nas been formed, and
thereby agrees to the terms and condition	s listed within this Ag	greement.

2. RELATIONSHIP

The relationship of CARRIER and DISPATCHER shall, at all times, be that of an independent contractor. DISPATCHER shall be the agent working on behalf of CARRIER to: search for loads, book/dispatch loads, and handle all paperwork that is required to be completed with brokers and/or shippers. DISPATCHER is not a freight broker and is not acting in the capacity of a freight broker for the CARRIER.

3. TERM AGREEEMENT

The term of this Agreement shall be effective upon the date signed by both parties to this Agreement and shall continue thereafter for a term of seven (7) days of such date, and automatically from week to week thereafter, subject to the right of either party hereto to cancel the Agreement at any time upon not less than seven (7) days written notice by one party to another. CARRIER must send notification of intent to discontinue services with DISPATCHER either via email at dispatch@theinterstatechief.com or via a letter faxed to (800) 484-0212.

4. RATE AGREEMENT

⊠10%

Flat fee of 10% of the gross rate of each load

5. DEDICATED LANES

All dedicated lanes obtained by DISPATCHER are subject to the flat rate of 10% for the duration of the length of this contract between DISPATCHER and CARRIER.

6. DISPATCH SERVICE AGREEMENT

DISPATCHER's objective is to design a proactive logistics plan based on the CARRIER's individualized preference(s). The logistics plan is influenced by the current situation on the market and/or region, in order to take advantage of the most profitable loads. DISPATCHER will find loads that best match the CARRIER's

preferences and will communicate such options with the CARRIER and/or its driver(s). Once the CARRIER agrees to accept the load, DISPATCHER will send all necessary and required supporting documents to the broker or shipper. Once the rate confirmation is received, it will be forwarded to the CARRIER for their records.

DISPATCHER agrees to:

- Find freight that best matches profile for CARRIER.
- Contact CARRIER with load matches and go over options.
- Fax to broker/shipper the CARRIER's Authority, W-9, proof of insurance, and order insurance certificates if required, along with any other required supporting documentation upon the CARRIER agreeing to take a load.
- Provide the driver with all dispatch instructions for pickup, transit and delivery. This information will be available on the InnoPortal app.
- Assist with any problems that arise in the transit of the load within our capabilities. The CARRIER is responsible for its own equipment. We will put forth our best effort to direct CARRIER to a service that might be of help.
- Hold on to all documentation until the load is completed. Once the load is completed, DISPATCHER will email or fax all documents to the CARRIER.
- Complete invoicing to factoring company on behalf of CARRIER, if applicable.

7. COMPENSATION

CARRIER agrees to pay a total of 10% of the loads gross revenue booked by DISPATCHER on a weekly basis. DISPATCHER uses a calendar week of Sunday through Saturday for invoicing purposes. The amount due to DISPATCHER will be invoiced via email at 9:00am EST every Sunday after all loads have been performed for the week. The payment is due by 9:00am EST every Monday. Payments may be submitted through invoice itself using a credit or debit card, or via Zelle or PayPal using the following email: dispatch@theinterstatechief.com. Payments made after 9:00am EST on any given Monday are subject to a \$100.00 late fee, which must be paid in addition to the original invoice amount. After 30 days the account may be placed for collection. All payment terms set forth by DISPATCHER are final.

8. REFERRALS

DISPATCHER agrees to offer CARRIER the incentive of a \$250.00 referral fee for each additional carrier that is referred for dispatching services. The referred client must retain dispatching services for four (4) full calendar weeks, at which point the \$250.00 referral fee will be applied as a deduction from CARRIER's standard weekly invoice on the fifth (5th) calendar week.

9. BILL OF LADING

Each shipment will be evidenced by a bill of lading issued by the receiving facility. CARRIER is responsible for submitting Bill of Lading to DISPATCHER immediately upon request. Bill of Lading can be submitted through the InnoPortal app.

10. EQUIPMENT

CARRIER agrees to provide, operate and maintain in good working condition, motor vehicles and all allied equipment necessary to perform the transportation schedule in a safe, efficient and economical manner.

11. SUB-CONTRACT PROHIBITION

CARRIER specifically agrees that all freight booked by DISPATCHER shall be transported on equipment operated only under the authority of the 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 DISPATCHER.

12. DRIVERS

CARRIER agrees to provide properly qualified, trained, and licensed drivers to perform the transportation and related services under this Agreement and each transportation schedule in a safe, efficient, and economical manner. CARRIER's personnel are expected to conduct themselves in a professional manner at all times and shall ascertain and comply with all of customer's facility rules and regulations while on customer's premises.

13. FREIGHT LOSS, DAMAGE, OR DELAY

It will be the responsibility of the CARRIER to handle directly with the shipping party any: overages, shortages, damages, or billing and collections issues. In no event will DISPATCHER be liable for any incidental, consequential, or indirect damages for the loss of profits, or business interruption arising out of the use of the service. CARRIER will have the sole and exclusive care, custody and control of the shipper's property from the time it is picked up for transportation, until it is delivered to the destination. CARRIER assumes the liability of a common carrier for loss, delay, damage, or destruction of any and all of shipper's goods or property while under the CARRIER's care. This includes but is not limited to loading and unloading problems or issues, delays, overages, shortages, damages, and billing and collection issues and hours of services. Payments owed to DISPATCHER by CARRIER, pursuant to the provisions of this particular section, shall be made within thirty (30) days following receipt of customer's invoice and supporting documentation for the claim.

14. INDEMNIFICATION

CARRIER agrees to indemnify, defend, and hold DISPATCHER and its customer (including their officers, directors, employees, subcontractors, and agents) harmless from and against any and all liabilities, damage, fines, penalties, costs, claims, demands and expenses. CARRIER shall be responsible for and agrees to indemnify DISPATCHER from any and all: personal injury, property damage, loss, claim, injury, obligation, or liability arising from CARRIER's actions pursuant to this agreement.

15. DISCLAIMERS

DISPATCHER is **NOT** responsible for:

- 1. Billing Issues.
- 2. Load problems.
- 3. Advances.
 - All advances will have to be handled directly between CARRIER and shipper or broker.
- 4. Handling and storage of paperwork.
 - All documents will be sent to CARRIER unless other arrangements are made.
- 5. DOT compliance issues.
- 6. Spike insurance.

16. GOVERNING LAW, JURISDICTION AND VENUE

This agreement shall be governed by and construed in accordance with laws of the State of New York both as interpretation and performance. DISPATCHER and CARRIER hereby consent to and agree to submit to the jurisdiction of the federal and state courts located in Albany County, New York in connection with any claims or controversies arising out of this Agreement.

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

00	The Interstate Chief, LLC
(Print Company Name)	(Print Company Name)
(Signature of Carrier)	(Signature of Dispatcher)
(Print Carrier's Name)	(Print Dispatcher Name)
CARRIER	OWNER/FREIGHT DISPATCHER
(Title)	(Title)

Limited Power of Attorney

This Limited Power of Attorney Agreement is made effective on	(date)
between The Interstate Chief, LLC, a company established under the laws New York and hereinafter referred to as DISPATCHER, and	
(Motor Carrier Company), with a MC# and/or, hereinafter referred to as CARRIER. CARRIER her	
DISPATCHER as Attorney-in-Fact. DISPATCHER's agents shall have full pauthority to act on CARRIER's behalf. This power and authority shall authority to act on CARRIER's behalf. This power and authority shall authority to manage and conduct affairs and to exercise all rights and the specific purpose of contracting loads of freight to be hauled by CARR is giving and granting said dispatcher of The Interstate Chief, LLC full po authority to do and perform every and all act that is necessary within the specific terms set out herein. DISPATCHER's powers shall include, but no the power to:	power and horize id powers for RIER. CARRIER wer and scope of the
 Provide professional dispatch services, including the power to corshippers, and brokers on CARRIER's behalf for cargo Transfer paperwork such as carrier packets, rate confirmations, in 	
certificates, invoices, and all other necessary paperwork to shippe Sign and execute rate confirmations and other related documents 	ers and brokers

DISPATCHER shall not be liable for any loss that results from a judgment error that was made in good faith, however, DISPATCHER shall be liable for willful misconduct or the failure to act in good faith, while acting under the authority of this Power of Attorney. I authorize DISPATCHER to indemnify and hold harmless any third party who accepts and acts under this document.

Submit invoicing to factoring on behalf of CARRIER

This Limited Power of Attorney shall become effective immediately and shall remain in full force until revoked by CARRIER in writing. CARRIER understands that such revocation is to be sent in writing, by emailing dispatch@theinterstatechief.com. CARRIER understands that should a written revocation be sent to dispatch@theinterstatechief.com, a confirmation/receipt of the email will be sent in response to CARRIER.

In witness whereof, the parties hereto have executed this Agreement as of the date first written.

	The Interstate Chief, LLC
(Print Company Name)	(Print Company Name)
(Signature of Carrier)	(Signature of Dispatcher)
(Print Carrier's Name)	(Print Dispatcher Name)
CARRIER	OWNER/FREGHT DISPATCHER
(Title)	(Title)

Carrier Profile Sheet

Completing this form will assist us in finding and securing loads and lanes that best suit the needs of your company. The better informed we are, the better we will be able to assist you. This form can be updated at any time. 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

COMPANY NAME:	_		
DBA (If Any):	THE	_	
PHYSICAL ADDRESS:	Ena		
CITY:	STATE:	ZIP:	
MAILING ADDRESS			
CITY:	STATE:	_ZIP:	
MAIN CONTACT NAME:			
E-MAIL:		_	
PHONE:	FAX #		
EMERGENCY CONTACT (OPTIC	DNAL):		
EMERGENCY PHONE:			
MC#:	DOT#:		
EIN#			
SCAC CODE	TWIC CERTIFIED	7-	
HAZMAT CERTIFIED			
PART 2: EQUIPMENT SECTION			
NUMBER OF TRUCKS:			
NUMBER OF TRAILERS:			
DRY VANS: REEFERS	S: FLATBED: _	OTHER:	
TRAILER SIZES: VAN:	REEFER: F	LATBED:	_
OTHER:			

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NC	ND		NE	0	NH		NJ		NM	7	NV		NY	ОН		ОК	OR		PA	
RI	sc		SD		TN		TX		UT		VA		VT	WA		WI	wv		WY	
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PART 5: FACTORING INFORMATION SECTION

If your trucking company utilizes a factoring service, please provide us the information listed below. This will ensure that we only use brokers that are approved by your factoring company.

FACTORING COMPANY NAME:			
ADDRESS:			
CITY	STATE	ZIP	
CONTACT NAME:			
PHONE:	FAX:		
WEBSITE:	EMAI	L:	
PART 6: INSURANCE INFORMATION SECTION			
INSURANCE CARRIER:			
ADDRESS:			
CITY	STATE	ZIP	
CONTACT NAME:			
PHONE:	FAX:		
WEBSITE:	EMAI	IL:	\
00			17 47.97
PART 7: REFERAL'S (OPTIONAL)	8		
Please list three (3) owner opera	ators who you believ	ve might benefit fr	om our
dispatching service.			
Name:	Cell		
Name:	Cell		
			-

PLEASE USE THE FOLLOWING SECTION TO BETTER DESCRIBE YOUR COMPANY. PLEASE INCLUDE SPECIAL TERMS AND CONDITIONS AND/OR ANYTHING WE SHOULD CONSIDER WHILE SEARCHING FOR AND BOOKING LOADS FOR YOUR COMPANY.

Truck Operation Form

Truck #	Trailer #	Trailer Type	Max Weight	Driver	Cell Phone
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	4111		SOT		
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00					Will a Will

DO THE ASSIGNED DRIVERS HAVE THE RIGHT TO MAKE LOAD DECISIONS FOR
You? Ghief
DO THE DRIVERS NEED TO HAVE A COPY OF THE RATE CONFIRMATIONS?