

- 160-50 Crossbay Blvd Howard Beach **○** NY 11414 P.O.Box #140089
 - +1-888-813-4852
 - info@legitlegacydispatching.com ≥
 - legitlegacydispatching.com (\$\mathbb{O}\$)

1. RECITALS

This agreement made as of this	day of	between Legit Legacy Dispatching
LLC and the Client/Carrier		, licensed by the
FMCSA as an interstate carrier of pro	perty holding a	uthority, MC#
and/or DOT#	Legit	Legacy Dispatching, LLC and the Client
upon due consideration, hereby agre	e to the followi	ng terms and conditions:

THE CLIENT MUST PRIOR TO THE IMPLEMENTATION OF THIS AGREEMENT FURNISH TO LEGIT LEGACY DISPATCHING, LLC THE FOLLOWING:

- Dispatch Carrier Agreement
- Copy of Client's Authority (MC Permit)
- Signed W-9 form
- Copy of Owner Ops CDL and Drivers CDL License
- Power of Attorney form
- Certificate of Insurance

2. STATEMENT OF WORK

- 1. Book loads on the Client's behalf.
- 2. Send rate confirmation to Clients by 6pm.
- 3. Find freight that best matches profile for the Client.
- 4. Upon the Client agreeing to the load, Legit Legacy Dispatching, LLC will fax to shipper/broker the Clients, Authority, W-9, proof of insurance, and other insurancecertificates if required, along with any other required supporting documentation.
- 5. Handle the setting of appointments if necessary.
- 6. Prepare directions to shipper/consignee, if necessary.
- 7. Provide access to our rates and shippers depending on the location of the truck.
- **8**. Assist with any problems that arise in the transit of the load when necessary, within our capabilities. Client is responsible for their own equipment; we can direct you to a service that may be helpful.
- **9.** All load information is available to the Client at all times. Legit Legacy Dispatching, LLC will hold on to the dispatch, accessorial information, etc. until the load is completed.



- 160-50 Crossbay Blvd Howard Beach **○** NY 11414 P.O.Box #140089
 - +1-888-813-4852
 - info@legitlegacydispatching.com ≥
 - legitlegacydispatching.com <a>©
- **10**. Upon forwarding the final load confirmation, and mailing all documentation to the Client, the services of Legit Legacy Dispatching, LLC have been fully performed.
- **11**. Book and communicate load information to drivers between 8am and 7pm Monday Friday. Client will reach out to the broker for any issues regarding the load after 7pm.

A. OBLIGATIONS OF DISPATCHER

- 1. Dispatcher agrees to handle paperwork, phone, and fax to and from the Broker or Shipper to tender commodities or shipments to Clients for transportation in interstate commerce by Client between points and places within the scope of Client's operating authority.
- 2. Dispatcher bears no financial or legal responsibility in the transaction between the Shipper, Client agreement.
- 3. Dispatcher will: Legit Legacy Dispatching, LLC
- a. Make a 100% effort to keep Clients truck(s) loaded.
- **b.** Client will be contacted about every load we find/offer, and the driver will Accept or Reject the load. Client cannot cancel once the load is booked.
- c. Invoice the Client at time of service, also provide a copy of each load Confirmation Sheet, Client is being billed for.

B. OBLIGATIONS OF CLIENT AND DRIVER

- 1. Client gives Legit Legacy Dispatching, LLC power of attorney and authority to provide his/her signature for rate confirmation sheets, invoices and associated paperwork necessary for securing cargo and billing purposes.
- 2. Client agrees to collect payment from the Shipper promptly, following receipt of a freight bill and proof of delivery of each shipment to its assigned destination, free of damage or shortage. The amount to be paid by Shipper to Client shall be established between the parties on a per shipment basis prior to commencement of each individual shipment. A load confirmation including details of shipment and revenue to be paid will be supplied via FAX or EMAIL to Shipper.
- **3.** In the event of a breakdown, client is responsible for contacting roadside assistance. We offer roadside assistance through our referral program. Client is responsible for payment of any needed repairs.
- 4. Client nor driver is allowed to cancel once a load is booked.
- 5. Client is responsible for obtaining all permits.



160-50 Crossbay Blvd Howard Beach • NY 11414 P.O.Box #140089

+1-888-813-4852

info@legitlegacydispatching.com ≥

legitlegacydispatching.com <a>©

C. DEDICATED LANES

All dedicated lanes obtained by Legit Legacy Dispatching, LLC are subject to the flat rate of 10% for the duration of the length of this contract between Legit Legacy Dispatching, LLC and Client.

4. ADDITIONAL PROVISIONS

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

In no event will Legit Legacy Dispatching, LLC 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.

We do not guarantee a minimum gross amount for trucks under out dispatch service, but our weekly gross quota is \$5000. Each truck, however, is able to gross up more depending on how hard the driver is willing to work.

A. TERMINATION

The term of this agreement shall be effective as of the date hereof, and automatically from week to week thereafter, subject to the right of either party to cancel the agreement at any time upon not less than seven (7) days written notice from one party to another.

B. LOADING PROCEDURES

Commercial vehicles must be loaded in such a manner as to prevent its cargo from leaking, spilling, blowing or falling from the vehicle. The cargo must be immobilized or secured to prevent shifting to the extent that the vehicle's stability or maneuverability is affected. All vehicle structures, systems, parts and components used to secure cargo must be in proper working order with no damaged or weakened components that will adversely affect their performance. Cargo must be firmly immobilized or secured on or within a vehicle by structures of adequate strength, dunnage or dunnage bags, shoring bars, tie-downs or a combination of these. Articles of cargo that are likely to roll must be restrained by chocks, wedges, a cradle or equivalent means to prevent rolling. Federal regulations provide for specific means of securing logs, building products, metal coils, paper rolls, concrete pipes, intermodal containers, automobiles, heavy equipment, crushed vehicles, and boulders.



160-50 Crossbay Blvd Howard Beach **○** NY 11414 P.O.Box #140089

+1-888-813-4852

info@legitlegacydispatching.com ≥

legitlegacydispatching.com (§)

Cargo must be secured so that when a vehicle decelerates at a rate of 20 feet per second, the cargo will remain on the vehicle and will not pernitrate the vehicle's front-end structure. Any vehicle having a load or component which extends beyond the sides more than 4 inches or more than 4 feet beyond the rear must have the extremities marked with a red or orange fluorescent warning flag. If the projecting load is 2 feet in width or less, only one flag is required at the extreme rear of the load. If the projecting load is greater than 2 feet in width, two flags must be used at the extreme width and length on each side of the load.

C. RESPONSIBILITIES FOR PROPER LOADING

A driver cannot operate a commercial vehicle unless (1) the cargo is properly distributed and adequately secured, (2) the means of fastening the cargo is secured, and (3) the cargo does not obscure the driver's view or interfere with the movement of his arms or legs. A driver must assure himself that the load is adequately secured before he drives the vehicle and must examine the cargo and its load-securing devices within the first 50 miles after beginning a trip and adjust the load-securing devise as needed. The driver must also reexamine the cargo and its securing devices when he/she makes a change of duty status, after the vehicle has been driven for three hours, or after the vehicle has been driven 150 miles whichever comes first. The load inspection procedures do not apply to a sealed trailer when the driver has been ordered not to open it or to a trailer that has been loaded in a manner that makes inspection of the cargo impracticable.

If a member of the public is injured because of improperly loaded cargo, both the Shipper who loaded the cargo and the Client may be held liable for the injury. A Shipper that assumes responsibility for loading the vehicle can be held liable for improperly securing a load under a common law theory of negligence, and federal regulations will provide evidence of the proper standard of care to be utilized by the Shipper in loading the vehicle. When the Driver himself is injured in an accident, the Shipper cannot be held liable for the improper loading of the vehicle unless the loading defects are latent and concealed and cannot be discerned by ordinary observation by the agents of the Client. In determining if the defect in loading is patent and should have been discovered by the Driver, a court will take into consideration the experience of the Driver and whether the Driver is given assurances by the Shipper's employees that there is no defect in the loading of the cargo. A motor Client cannot be held liable for improperly loading a sealed trailer since the driver does not have the opportunity to inspect the load. When a person is injured during the loading or unloading process at the Shipper or Consignee's facility, the trucking company's liability will be determined according to the rules applicable to the facility owner, and the company will be subject to the same liability or freedom from liability as the owner.



- 160-50 Crossbay Blvd Howard Beach **○** NY 11414 P.O.Box #140089
 - +1-888-813-4852
 - info@legitlegacydispatching.com ≥
 - legitlegacydispatching.com (\$\exists)

5. DISCLAIMER

Legit Legacy Dispatching, LLC is NOT responsible for:

- 1. Billing Issues 2. Load problems
- 3. Advances (All advances will have to be handled directly between Client and Shipper / Broker)
- 4. Handling and storage of paperwork (All documents will be sent to Client unless other arrangements are made) 5. DOT compliance issues 6. Spike insurance

6. GOVERNING LAW

This 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.

7. JURISDICTIONS AND VENUES

Legit Legacy Dispatching, LLC and the Client hereby consent to and agree to submit to the jurisdiction of the Federal and State Courts located in Brooklyn, 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 written.

CLIENT'S ACCEPTANCE
Signature:
Print:
Date:
COMPANY'S ACCEPTANCE
Signature:
Print:
Date:
COMPANY'S ACCEPTANCE
Signature:
Print: