

SEV7NTY TRUCKING LLC

Sev7ntytrucking@gmail.com

Carrier Dispatch Set-up Requirements

Welcome to Sev7nty Trucking LLC We are pleased that you have decided to grant us the permission to act as your dispatching service provider representing your company, delivering the administrative functions.

We understand how important your business is to you. You have made a wise decision. We will represent you with integrity, professionalism and pride in all that we do!

To get enrolled in our program, please complete, sign and return the following items by email to Sev7ntytrucking@gmail.com

- **Business Service Agreement**
- **Limited Power of Attorney**
- **Copy of Carrier's MC Authority**
 - **Copy of your DOT#**
 - **Copy of your W-9**
- **Copy of insurance certificate**
- **Payment Authorization forms**

Once your paperwork is processed you will be contacted promptly with all pertinent information and your Customer ID.

For questions/concerns regarding Sev7nty trucking requirements please contact us at:

Sev7ntytrucking@gmail.com

Thank you for choosing us !

AGREEMENT FOR Sev7nty Trucking LLC

1. Recitals

This agreement made as of this _____ of _____ by and between Sev7nty Trucking LLC and _____

Hereinafter referred to as '**Client**', desires to retain Sev7nty trucking LLC by executing a Limited Power of Attorney form to find and secure freight for Client and provide third party business/administrative services. Prior to the implementation of this agreement, Client must furnish to Sev7nty Trucking LLC the following documents:

1. This Agreement form completed, dated and signed
2. A signed Limited Power of Attorney form.
3. Copy of Client's MC Authority.
4. Copy of DOT#.
5. A signed W-9.
6. Proof of Insurance Certificates
7. Payment Authorization forms

2. Pricing

7% of the total rate as mention on the rate confirmation for each load

3. Effective Date

The 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 Sev7nty Trucking LLC Client must send notification by mailing said Revocation Notice to: sev7nty trucking LLC at Sev7ntytrucking@gmail.com

4. Statement of the Work

Sev7nty Trucking will:

1. Looking for the best loads available in the market
2. Negotiate with the broker for the best rates
3. Fax to shipper/broker the Client's MC Authority, W-9, proof of insurance, and order insurance certificates, if required, along with any other required supporting documentation upon the Client agreeing to take a load.
4. Provide the driver with all dispatch instructions for pickup, transit and delivery.
5. Assist with any problems that arise in the transit of the load when necessary if within our capabilities. The Client is responsible for own equipment. We can try to direct Client to a service that might be of help.
6. Hold on to the dispatch, access information, etc. until the load is completed. Once completed
7. Forward the final load confirmation and mail all documentation to the Client, concluding that all services have been performed in full.

5. Consideration

The Client agrees to pay Sev7nty Trucking LLC as per the agreed quotes and terms, as stated in Section 2 of this agreement. This agreed term rates will be required to be paid to SEV7NTY TRUCKING LLC as per the conditions of the Agreement. Sev7nty Trucking LLC will invoice Client as per the terms of the agreement via Email. Payment can be made to: SEV7NTY TRUCKING LLC by Credit Card, ACH payments, PayPal, Square, Cash App, Apple Pay and/or bank transfer. It can be charged directly by SEV7NTY TRUCKING LLC on the client's credit card or bank depending upon the terms of the agreement.

6. Additional Provisions

Once load has concluded per Page 2 of Section 4, line 8 it will be the responsibility of the Client to handle directly with the shipping party any overages, shortages, damages, or billing and collections issues. In no event will SEV7NTY TRUCKING 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. Client agrees to hold harmless, before, during and after the contract, all direct or indirect damages resulting from Client hauling of shipper's freight. This includes, but is not limited to loading and unloading problems or issues, delays, overages, shortages, damages, and billing and collection issues as well as hours of services.

Client will be responsible for notifying SEV7NTYTRUCKING LLC of changes to authority, insurance, client profile or ownership.

Sev7nty trucking will work within the established parameters of the Clients Company/Carrier Profile.

SEV7NTY TRUCKING LLC will notify Client of best-matched loads for approval prior to making haul commitment.

Sev7nty trucking will email/fax all necessary documentation to the broker/shipper directly, along with final approval once Client or designated representative has approved load.

Sev7nty trucking LLC will notify Client of load required qualifications or additional insurance necessary.

Sev7nty Trucking LLC will furnish to Client necessary information for qualification of insurance required. In the event SEV7NTY

TRUCKING LLC books a load with the Client's approval and/or matching the Client's truck posting, the Client agrees to pay SEV7NTY TRUCKING LLC as agreed in Section 2 of this Agreement for services rendered.

Client agrees that if a higher line haul rate is needed for the shipment they will notify SEV7NTY TRUCKING LLC BEFORE the load is secured. Once the Client tells Sev7nty Trucking LLC they will accept the shipment at a specific rate, this is verbal acceptance and the load is secured.

Client agrees that they will advise Sev7nty trucking LLC a timely fashion should the client not be available for dispatch more than one (1) day at a time. (If Client is not working for any amount of time, please let us know ASAP so that we do not plan any loads for Client's truck.)

SEV7NTY TRUCKING LLC is NOT responsible

for:

1. Load Cancellation.
2. Advances. (All advances will have to be handled directly between Client and shipper/broker unless requested by Client.)
3. Handling and storage of paperwork. (All documents will be sent to Client unless other arrangements are made)
4. DOT compliance issues.
5. SPIKE INSURANCE

7. Governing Law

This agreement shall be governed by and construed in accordance with the 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.

8. Jurisdictions and Venue

Sev7nty trucking llc and Client hereby consent to and agree to submit to the jurisdiction of the Federal and state courts located in Brookfield, CT 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.

(Print Company Name)

(Signature of Company Representative)

(Print Company Representative's Name)

Owner

(Company Representative's Title)

(Date)

(Print Company Name)

**SEV7NTY
TRUCKING LLC**

(Signature)

(Print Representative Name)

Business Development Officer

(Company Officer's Title)

(Date)

Limited Power of Attorney Form

BE IT KNOWN, that _____ with an **MC or DOT** number of _____ has made and appointed, and by these presents does make and appoint SEV7NTY TRUCKING LLC, true and lawful attorney for, place and stead, for the limited and specific purpose of contracting loads of freight to be hauled by, giving and granting said SEV7NTY TRUCKING LLC, full power and authority to do and perform all and every act and thing whatsoever necessary to be done in and about the specific and limited terms (set out herein) as fully, to all intents and purposes, as might or could be done if personally present, with full power of substitution and revocation, hereby ratifying and confirming all that said attorney shall lawfully do or cause to be done by virtue thereof.

This power of attorney is to remain in full force and effect until revoked by me in writing. Such revocation is to be emailed to:

Sev7ntytrucking@gmail.com

COMPANY NAME _____

Signature: _____

Title: Owner

Date