

**Carrier/Broker Agreement**

This agreement is entered into between Supply Chain Management, Inc., hereinafter referred to as "Broker", and \_\_\_\_\_ hereinafter referred to as "Carrier."

Whereas, Broker is transportation broker engaged in the business of selling or negotiating transportation with ICC Authority MC#521175, and whereas Carrier is a motor carrier operating in intrastate and interstate commerce, with contract authority MC# \_\_\_\_\_.

1. The terms of the agreement shall be continuous from signing date.
2. Freight and rate shall be set and agreed upon at the time of each transaction.
3. Either party can institute termination of this agreement by providing thirty (30) days written notice to the other party.
4. The carrier shall be liable for all loss, damage or liability incurred by transportation of property arranged for by the broker while being transported by the carrier.
5. The carrier shall provide current cargo and liability insurances listing broker is an additional certificate holder.
6. The carrier shall hold harmless all customers of the broker. The carrier shall also work through the broker for business. If there is direct solicitation from the carrier to the customer, the broker shall be paid a 15% agency fee on gross revenue billed for 18 months from the date of this document.
7. In the event of disagreement or dispute and if legal action is taken, the prevailing party will be entitled to legal fees.
8. Carrier will be paid within thirty (30) days of receipt of invoice, signed clean bills of lading and load confirmation.
9. This agreement contains the entire contract agreement and no additions can be made unless in writing or initialing by both parties.

In witness whereof, the parties hereto have signed their names on

this \_\_\_\_\_ day of \_\_\_\_\_, 2006

Company: Supply Chain Management, Inc.      Company: \_\_\_\_\_

By: 

By: \_\_\_\_\_

Title: President

Title: \_\_\_\_\_