



Renegade Transportation, Inc.

2208 South East 21st Terrace - Topeka, Kansas 66605
(785) 250-6777 - (785) 221-0010

AGREEMENT

This agreement is made this ___ day of _____ by and between Renegade Transportation Inc. Brokerage, hereinafter referred to as BROKER and _____ hereinafter referred to as COMMISSION AGENT or AGENT.

1. PREMISES

- A. Renegade Transportation Inc is a contract Broker engaged in the interstate transportation of commodities pursuant to the operating authority issued in MC 550730 as well as other regulatory agencies responsible for intrastate authorities.
- B. COMMISSION AGENT is desirous of representing BROKER and does so solely as an independent contractor.
- C. BROKER and COMMISSION AGENT believe it to be in their mutual interest to set forth in writing their agreement. It is understood that both parties will respect the integrity of this agreement and any agreed upon changes or modifications set forth in writing,

II. TERMS AND CONDITIONS

In consideration of their mutual act of the parties hereunder, it is agreed as follows.

1.0 Relationship of BROKER and AGENT. AGENT is an independent contractor and is not the servant or employee of BROKER.

1.1. Term. The term of this agreement shall be effective on the day and year first stated above and shall continue in effect until termination in accordance with the provisions of this agreement.

1.2. Termination by Broker for Good Cause. BROKER shall have the rights to terminate this agreement by giving seven (7) days upon the occurrence of the following:

The BROKER terminates this agreement if the following causes occur:

(A). COMMISSION AGENT and all individuals under his or her directions fail to adhere to the established policies and procedures of the carrier.

(B). Engaging in illegal activities in connection with the performance of services hereunder.

(C). Dishonesty of COMMISSION AGENT in connection with the performance of services hereunder.

1.3. The COMMISSION AGENT shall also have the right at its option to resign and to terminate this agreement due to the BROKER'S gross negligence in the performance of BROKER'S duties and for material breach of BROKER'S obligation as set forth in this agreement by giving Thirty (30) days written notice.

1.4. Notwithstanding any other provision hereof either BROKER or COMMISSION AGENT, may terminate this agreement whether for cause or otherwise by giving (7) days written notice.

1.5. In the event of termination as a COMMISSION AGENT of the BROKER, the COMMISSION AGENT shall return promptly to BROKER all BROKER'S furnished documents, forms, drafts, checks, equipment, computer software, procedure manuals and any other properties relating to the BROKER'S business that were issued to the COMMISSION AGENT and in the COMMISSION AGENT'S possession.

2.0 COMMISSION AGENT covenants and agrees.

2.1. Representation - To represent BROKER for the purpose within the scope of the limitations set forth in the agreement.

2.2. Compliance - COMMISSION AGENT agrees to comply with all rules, regulations, policies and procedures now existing or hereafter established by CARRIER.

2.3. Indemnification - In consideration of the compensation provided for under this agreement, COMMISSION AGENT, together with such other as COMMISSION AGENT may engage to assist him in the performance of his responsibilities hereunder, agrees to indemnify and save harmless BROKER from any and all losses, claims, expenses, fines, charges, grievance decisions, judgments, actions, causes of action or other obligations or liabilities arising out of the failure of COMMISSION AGENT TO FULFILL COMMISSION AGENT'S duties and obligations under this agreement.

2.4. Expenses - COMMISSION AGENT shall be responsible for all expenses and costs incurred in operating his or her facility as they relate to the terms of this agreement.

2.5. Credit/Collection - COMMISSION AGENT must adhere to and abide by established credit policies and procedures of the BROKER. Any deviation from credit guidelines could result in the COMMISSION AGENT being held responsible for collection of any past due monies (in excess of 90 days). The BROKER may deduct from the COMMISSION AGENT any outstanding monies owed the BROKER plus legal expenses incurred due to collection proceedings. The provisions of this paragraph shall survive any termination of this agreement,

3.0 BROKER covenants and agrees,

3.1. Compensation - BROKER shall pay COMMISSION AGENT a commission which shall be a percentage of the gross freight revenue invoiced and derived/collected by BROKER. Gross freight revenue is understood as revenue from a rated line haul move plus over dimensional charges and detention. No commission/percentage will be paid for charges relating to but not limited to permits, escorts, tolls, stop-offs, etc. The agreed commission percentage is 50% and will be paid on a bi-weekly basis unless otherwise negotiated.

3.2. Exclusions- COMMISSION AGENT is not entitled to any commission on any freight not arranged by COMMISSION AGENT.

3.3. Forms/Documents - BROKER will furnish COMMISSION AGENT with appropriate forms and documentation utilized by BROKER.

3.4. Assignment - This agreement may not be assigned or otherwise transferred by COMMISSION AGENT without securing prior written consent from the BROKER.

3.5. No Authority to Bind BROKER - Notwithstanding any other provisions in this agreement. COMMISSION AGENT shall not have the authority to bind or commit BROKER to any obligations contractual agreements or liabilities.

Construction - This agreement shall be constructed in accordance with the laws of the State of KANSAS.

In witness whereof, this agreement has been duly expected by or on behalf of BROKER and AGENT hereto as of the date written above.

BROKER - RENEGADE TRANSPORTATION INC.

Name/Title: _____

Signature: _____

Witness: _____

Date: _____

COMMISSION AGENT

Name/Title: _____

Signature: _____

Witness: _____

Date: _____

ADDENDUM A

**RENEGADE TRANSPORTATION, INC.
RENEGADE TRANSPORTATION, INC. / BROKERAGE**

COMPENSATION AGREEMENT

Effective Date - _____

Compensation due to agent for loads tendered to Renegade Transportation, Inc Brokerage will be as follows:

When agent secures the load:
50/50 split - The amount or dollar balance after carrier payment is divided equally between Agent and Renegade Transportation, Inc / Brokerage.

All terms and conditions above require agents full compliance with Brokers established policies and procedures as outlined to agent.

Signature: _____
Renegade Transportation, Inc.

Witness

Agent Signature

Date: