## **DELIVERED FOR YOU LLC – DRIVER AGREEMENT**

I	understand and agree to the terms in this agreement,
1.	I understand that I am an Independent Contract Driver. This agreement shall
	remain in full force and effective for a 1 year period beginning on the date first
	written above and continuing thereafter on a year to year basis. Either Party may
	terminate this Agreement at any time, with or without causeDriver
	initials
2.	I understand that additions or deletions can be made at any time to this
	agreement by Delivered For You LLC and I will be provided with a new copy to
	review and understand in a timely manner before signing to determine if I wish to
	continue with contract or declineDriver initials
3.	I agree that I will get paid USD cents per mile Driver initials
4	Lagrage that I will got paid LISD 20 starting the third step for any additional step.
4.	I agree that I will get paid USD 20 starting the third stop for any additional stop
	during the duration of a single trip Driver initials
5.	I understand that Delivered For You LLC will pay me a layover fee after 10 hours of
	waiting for USD 60 Driver initials
6.	I understand that I am responsible for filing my own taxes with the Internal
	Revenue Service and Resident State Revenue Department. Delivered For You LLC
	will provide me with a 1099 formDriver initials

7.	I understand that my rate of pay will be based on USD per miles and/or plus
	detention pay, and/or plus multiple stops less Fuel Surcharge, when applicable,
	cash advances and/or for applicable fees for liabilities caused by my negligence.
	Driver initials
8.	I understand it is not the responsibility of Delivered For You LLC to reimburse me
	for personal expenses. I will not be compensated for personal expenses incurred
	during job hauls such as and not limited to: meals, cellular phone usage, motor
	vehicle violation tickets due to negligence plus those described but not limited to
	those detailed in term number 20 of this agreement, etcDriver initials
9.	I understand that Delivered For You LLC does not guarantee, nor am I obligated to
	haul a specific amount of loads, or earn a specific amount of revenue, or work a
	specific amount of hours, or work specific days of the week. Any revenue I
	generate or pay I receive from Delivered For You LLC will be solely for individual
	job hauls I accept to complete and have completedDriver initials
10.	I understand that Delivered For You LLC does not guarantee a specific or average
	amount of revenue/payDriver initials
11.	I understand that Delivered For You LLC does not guarantee a profit. I understand
	that I may even incur losses due to unforeseeable complications with the hauling
	job or due to damages or penalties caused to the motor vehicle or to Delivered For
	You LLC as a result of my negligence or failure to adhere to DOT/FMCSA regulatory
	requirementsDriver initials
12	I understand that I have to email/fax all the invoices to Delivered For You LLC
14.	headquarters within 24 hours of unloading <b>Driver initials</b>
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13.1 agree to follow and uphold all regulations set by the Department of							
Transportation and Federal Motor Carrier Safety AdministrationDriver							
initials							
4. I understand that Delivered For You LLC has a zero tolerance policy and does not							
permit anything that is deemed contraband or illegal by the laws of the United							
States of America and accept full responsibility and penalties due to my own							
actions regarding this policyDriver initials							
15. I understand that taking the tractor and trailer anywhere other than agreed upon							
trip origin route and destination for my personal use or place of residence requires							
verbal notification/disclosure to Delivered For You LLC and that the company will							
not cover any expenses including fuel if this happensDriver initials							
16. I understand that the truck must be serviced every 12,000 miles, so if I'm on the							
road I have to advise my superiors in order to do so and receipts will be required							
once is doneDriver initials							
17. I understand that Delivered For You LLC at any time can request a random viewing							
of the truck and or trailerDriver initials							
18. I understand that the truck and or trailer assigned to me must be returned in a							
timely manner and in clean operation conditions at the request of Delivered For							
You LLC for any reasonDriver initials							
19.1 understand that if I do not return the truck and trailer assigned to me to							
Delivered For You LLC upon their request will be considered abandonment and I							
will be liable for any and all recovery expenses that Delivered For You LLC incurs							
getting the truck returned to themDriver initials							

20.	I understand that no load will be paid in advance Driver initials
	I understand that due to my abandoning truck and or trailer or both I waive the right to use the trucking phrase "abandonment" as my defense if the unit(s) is/are stolen as a result of abandonment. I understand that it is my responsibility to return the assigned truck and trailer to Delivered For You LLC and that criminal charges can and will be brought against me for commercial vehicle theft by the city
	for which jurisdiction falls under, if I fail to do soDriver initials
	It is my responsibility to make and keep copies of the Vehicle Trip Report, Vehicle Expense Report, Bill of Lading and all receipts of each trip until Delivered For You LLC has been paid by the broker or shipper and I have been paid by Delivered For You LLC. If the original copies are lost in the mail or due to my negligence and I cannot provide copies, I will be responsible for all expenses and lost earnings to Delivered For You LLC as well as my loss of pay for said loadDriver initials.
	I understand that the minimum time on the road will be of 15 days unless the company and the driver agreed otherwise before, this time might be required to be extended to 21 days Driver initials
	I understand, acknowledge and give Delivered For You LLC permission to withdraw and/or deduct monies from my net revenue/pay for the following conditions:
•	Cash AdvancesDriver initials  Not sending a text at 9 am, 3 pm and 9 pm with my location (city, state) with a penalty of USD 50 per dayDriver initials

•	The driver accepts that Delivered For You LLC will hold, in two parts, USD 500 for a
	fund in case of any situation that requires his payment, also, the driver that wants
	to quit will be obligated to notice the company 2 weeks before doing it or the
	company will deduct all the money from his fund as a penalty. If the driver decide
	to quit and complete his notice and has no payments pending this USD 500 will be
	reinbursed Driver initials
•	Not doing the DOT required inspection for every shift change. This inspection
	needs to be to the whole truck and trailer and needs to be registered in the log
	book, the trip sheet and the On Board Computer. The non-completion of this task
	will conduct a deduction of USD 100 per driver, per day Driver initials
•	Not making the notification on the ETA based on the GPS. Not doing so might
	affect the appointment time scheduled and I might be charged with the penalty
	that the receiver establish Driver initials
•	Shortages in trip funds by my failure to provide receipts for maintenance, fuel,
	supplies, or other items and services that I have been advanced monies to
	purchase on behalf of Delivered For You LLCDriver initials
•	My Failure to provide copies of Bill of Lading, Trip Sheet, Expense Report and all
	receipts for any loadDriver initials
•	Damaged Cargo due to my negligence. I must document all bills of lading if I was
	not present or allowed to watch the loading or unloading of freight
	Driver initials
•	Any charges or penalties assessed for my failure to deliver load on time due to my
	negligenceDriver initials
•	Any damage to the truck or the trailer due to my negligence or due to any reason
	that cannot be demonstrated as not my responsibility <b>Driver initials</b>
•	Any physical damage on the tractor and trailer assigned to me if I am found at fault
	in an accident or incident due to my negligenceDriver initials
•	Any Towing charges for vehicles assigned to me if I am found at fault in an accident
	or incident due to my negligenceDriver initials

•	Liability damages to another party or parties personal property if I am found at
	fault in an accident or due to my negligenceDriver initials
•	Transportation expenses for failure to deliver the assigned tractor and trailer to
	the care of Delivered For You LLC where so ever Delivered For You LLC deems
	acceptable due to termination of contractDriver initials
•	Expenses accrued for failure to return the truck and trailer assigned to me in a
	clean and well maintained mannerDriver initials
•	Fees and penalties assessed by the US DOT due to driver qualification violations.
	Driver initials
•	Toll and fuel costs for undisclosed routes of travel or undisclosed use of vehicle.
	Driver initials
•	Any expenses if I fail to set the reefer unit in the temperature and cycle required
	for the load I'm hauling Driver initials
•	Not providing all my log books to Delivered For You LLC every 11 days even though
	I'm not in duty. I also understand that is my obligation to send all the paperwork
	through any courier service if I can't take it to the office or give so to a Delivered
	For You LLC representativeDriver initials
•	I understand that this is not a complete list of items that may arise that could
	affect deductions from my revenue/pay and that I have the right to submit a
	written rebuttal to Delivered For You LLC for consideration of reversal of
	deductions from wages for items listed and not listedDriver initials
25.	I understand that Delivered For You LLC within 7 days of delivery of load should
	receive the following forms:Driver initials
•	Completed and Signed FL Truck Mile and Fuel Report
•	Completed and Signed FL Trip Expense Report with all fuel and expense receipts

• Copy of Bill of Lading

attached.

- Copy of Invoice
- Copy of All Driver Log Sheets and Daily Maintenance Sheet for the trip
- Copy of All Inspections, tickets, or other DOT forms if received on the trip

I understand that some loads may take up to 30, 60 or even 90 days for the broker or shipper to pay Delivered For You LLC. I understand that if I don't send the required paperwork within 7 days of load Delivered For You LLC could retain the payment of that specific load until I send the full paperwork

26. I understand that it is my responsibility to maintain copies of the above forms and					
receipts until I am paid for said trip and if cannot produce a form or receipt, I may					
be subject to forfeiting my part or my entire contract pays for that specific					
load/haul job <b>Driver initials</b>					
27. I understand that any training or procedural instructions I receive from Delivered					
For You LLC will be strictly related to DOT/FMCSA regulatory requirements in order					
to comply and adhere to DOT/FMCSA regulatory requirements Driver					
initials					
28. I understand that Delivered For You LLC will pay me every Friday the number of					
miles hauled if I finished the trip before Thursdays Driver initials					
29. I understand that if by any reason I ask Delivered for You LLC to change my					
payment method I will be charged with the necessary commissions to attend the					
requirement Driver initials					
30. I understand that Delivered For You LLC is not responsible for the delays that your					
bank may take to process the payment and that Delivered For You LLC will be only					
responsible on doing the navment Driver initials					

31.	Fach driver	r will receive	a compensation	of USD 75 if:
-	Lacii aiivci	WILL LCCCIVC	a compensation	01 000 70 111

- Complete all the inspections during his 2-3 weeks, on the road period, on time and has no DOT violations.
- Complete, in a correct way, the trip sheet for every trip done.

I			certify	that	I have	read
understand and agree to the provision	on of this contr	act and ha	ave recei	ved a c	opy of i	t.
Driver Signature:						
Name:						
Date:						
Delivered For You LLC						
Name:						
Date:						