Felicia's Freight, LLC

Dispatcher-Carrier Agreement

	, and the authorized motor carrier, MC#,
located at	
a SC based LLC, also abbreviated as "FF-DD&L."	and Felicia's Freight, LLC- Diligent Dispatch & Logistics,
a 3C based LLC, also abbleviated as 11-bbac.	
Purpose of agreement is to establish consent where	by,
authorizes Felicia's Freight, LLC to act as dispatche	r to secure and/or locate loads for,
	ly or on a consistent basis. Felicia's Freight, LLC will send and
receive all necessary paperwork; including but not li documents on behalf of	mited to, accepting and signing all required forms and or upon receipt of Limited POA.
It is agreed and understood by both parties that	will process all
invoicing. Felicia's Freight, LLC will not invoice any	
	ess otherwise agreed upon on specific loads with possibility
of an additional logistics fee for invoicing. If carrie	r requires invoicing for load booked, carrier should advise.
It is agreed that	will compensate FF- DD&L for each load secured and
	that is successfully loaded on
	at a rate of 8% per load.
	nvoice directly
for dispatch services when BOL is received from carr	
	nvoice(s) or if a factoring company is involved, payment or or with submission of BOL/invoice to said factoring company,
to be paid by said factoring company, eliminating th	
to be paid by said factoring company, cirrimating th	ic need to directly invoice edificifutives.
Detention, Layover, Lumper & TONU will be negotia	ated and confirmed with broker upon receipt of rate
confirmation and paid to driver at top rate according	
	/ / / / / / / / / / / / / / / / / / / /
	a result of failure to remit payment to Felicia's Freight, LLC as
	will ceased and desist and
	so agreed that if Felicia's Freight, LLC must use collectionwill bear all collection costs, including
but not limited to reasonable attorney costs.	will bear all collection costs, incloding
both of minica to reason asic attorney costs.	
This agreement is a continuing agreement until cand	celled by either party upon written notification. This
	the other party and shall be governed by the laws of the state
of South Carolina.	
No amondments can be added not any item delete	d from this paragonant uplace in writing and paragot to by both
parties signified by notarized copy to each party.	d from this agreement unless in writing and agreed to by both
parties signified by flotarized copy to each party.	
Accepted on this day of, 20	<u></u> .
5:	C ID .
Dispatcher	Carrier/Driver

TELLES Treight