

TRAILER LEASE AGREEMENT

This Agreement is dated as of _____ Day of _____ by and between **SUNSET PACIFIC TRANSPORTATION, Inc.** and

_____ whose address is
_____ (“**You/Yours**” or “**Lessee**”).

1. EQUIPMENT COVERED AND TERM

A. Agreement. SUNSET PACIFIC TRANSPORTATION Inc. agrees to lease to you and you agree to lease from SUNSET PACIFIC TRANSPORTATION Inc. the trailer listed at the bottom of this agreement. When you sign this lease, you authorize SUNSET PACIFIC TRANSPORTATION Inc. to obtain the trailer and you agree to take delivery of each. Failure to take delivery of a Trailer for any reason is a material breach of this Agreement. Each time an individual or entity (“Lessee”) signs or otherwise enters into a Lease, any addenda, schedules, or exhibits related to the foregoing, takes possession of Equipment, makes payment of any invoice, or completes any other transaction with SUNSET PACIFIC TRANSPORTATION, Lessee and Lessee’s Agents represent and warrant that they are authorized on behalf of Lessee to enter such agreements and transactions with SUNSET PACIFIC TRANSPORTATION and expressly acknowledge receipt and on-going acceptance of this agreement, as may be amended from time to time upon thirty (30) days’ prior written notice to Lessee at Lessee’s last known address.

B. Lease Term. The lease term for each Trailer begins when SUNSET PACIFIC TRANSPORTATION Inc. tenders that Trailer to you and lasts for the period specified herein, unless the lease term is terminated earlier as permitted herein. If you operate any Trailer after its lease term has ended, the terms of this Agreement will apply to the hold over lease, but either party shall have the right to terminate the hold-over lease upon 15 days prior written notice to the other party. The lease will start on _____ (begin date) and will end on _____ (end date) (Lease Term).

C. Lease Payments: You agree to pay to SUNSET PACIFIC TRANSPORTATION, Inc. as rent for the Equipment the amount of \$__95_per trailer__ (“Rent”) each month in advance on the first day of each month at: _13875 Norton Ave., Chino CA 91710_ (address for rent payment) or at any other address designated by SUNSET PACIFIC TRANSPORTATION, Inc.. If the Lease Term does not start on the first day of the month or end on the last day of a month, the rent will be prorated accordingly.

D. Late Charges: If any amount under this Agreement is more than __5__ days late, You agrees to pay a late fee of \$__50_per trailer__.

E. Tire Wear: the Lessee will notify SUNSET PACIFIC TRANSPORTATION when a tire reaches four thirty-seconds (4/32) of an inch of tread depth and/or when the brake lining for a wheel end reaches three-eighths (3/8) of an inch of wear remaining so maintenance

can be performed at a SUNSET PACIFIC TRANSPORTATION location.

F. Trailer Specification, Alteration, and Equipment. When you place a Trailer in service, you acknowledge that it conforms to the Trailer specifications and is in good working order. You agree not to alter the structure of any Trailer without SUNSET PACIFIC TRANSPORTATION INC.'s written consent. You agree to pay for all structural alterations, special equipment and all changes in painting, lettering, and art work that you make or request SUNSET PACIFIC TRANSPORTATION Inc.to make after you sign this agreement. If a law or regulation changes, after you sign this agreement, that requires SUNSET PACIFIC TRANSPORTATION Inc.to install new or additional equipment on the Trailer or to otherwise alter the Trailer, SUNSET PACIFIC TRANSPORTATION Inc. will perform the installation or alteration at your expense. If you use a Trailer while it is connected to a trailer or other equipment that SUNSET PACIFIC TRANSPORTATION Inc. does not lease to you or maintain for you, you agree to keep that trailer and equipment in good operating condition.

G. Possession and Surrender Of Equipment: You shall be entitled to possession of the Equipment on the first day of the Lease Term. At the expiration of the Lease Term, you shall surrender the Equipment to SUNSET PACIFIC TRANSPORTATION, Inc. by delivering the Equipment to SUNSET PACIFIC TRANSPORTATION, Inc or SUNSET PACIFIC TRANSPORTATION, Inc's agent in good condition and working order, ordinary wear and tear excepted, as it was at the commencement of the Agreement. Lessee acknowledges that title to the Equipment will at all times be vested in SUNSET PACIFIC TRANSPORTATION, and no right, title, or interest in the Equipment will pass to Lessee other than, conditioned upon Lessee's compliance with the Lease, the right to possess and use the Equipment as provided in the Lease. Lessee agrees not to sell, assign, sublet, pledge, or otherwise encumber any interest in the Lease or the Equipment and agrees to keep the same free from any lien, encumbrance, right of distraint or any other claim that may be asserted by any third party. Lessee will immediately notify SUNSET PACIFIC TRANSPORTATION in writing of any tax or other liens attaching to the Equipment. SUNSET PACIFIC TRANSPORTATION may require plates or markings to be affixed to or placed on the Equipment indicating SUNSET PACIFIC TRANSPORTATION's interest. SUNSET PACIFIC TRANSPORTATION and Lessee hereby confirm their intent that the Equipment always remain and be deemed personal property even though the Equipment may hereafter become attached or affixed to realty. Lessee will obtain all such waivers as SUNSET PACIFIC TRANSPORTATION may reasonably require to acknowledge SUNSET PACIFIC TRANSPORTATION's title to and assure SUNSET PACIFIC TRANSPORTATION's right to remove the Equipment, including any landlord and mortgagee waivers. In the event a court of competent jurisdiction determines that the Lease represents a conditional sale or financing arrangement, Lessee grants SUNSET PACIFIC TRANSPORTATION a continuing first priority security interest in the Equipment and all proceeds thereof to secure Lessee's obligations under the Lease.

2. SERVICES THAT SUNSET PACIFIC TRANSPORTATION INC. PROVIDES

- A. Maintenance and Repairs to Trailers.** For each Trailer, you will provide lubricants, tires, tubes, and all other operating supplies, perform all maintenance and repairs, and supply all labor and parts required to keep the Trailer in service.
- (1) *Maintenance and Repair Schedule.* You agree to return each Trailer to a SUNSET PACIFIC TRANSPORTATION Inc. approved maintenance facility location (the "Maintenance Facility") of your choice for at least 8 hours per month for preventive maintenance at mutually agreeable times. You agree to notify SUNSET PACIFIC TRANSPORTATION Inc. immediately when any repairs are necessary and return the Trailer to the Maintenance Facility for performance of those repairs.
- (2) *Repairs Performed by Third Parties.* Only SUNSET PACIFIC TRANSPORTATION Inc. and parties expressly authorized by SUNSET PACIFIC TRANSPORTATION Inc. may repair, maintain, or adjust a Trailer. You agree not to have a third-party repair or make adjustments to a Trailer, without SUNSET PACIFIC TRANSPORTATION INC.'s consent. You must pay for properly authorized and documented repairs.
- B. Security Deposit:** Prior to taking possession of the Equipment, you shall deposit with SUNSET PACIFIC TRANSPORTATION Inc., in trust, a security deposit of \$_500_per trailer___ as security for the performance by You of the terms under this Agreement and for any damages caused by You or Your agents to the Equipment during the Lease Term. SUNSET PACIFIC TRANSPORTATION Inc. may use part or all of the security deposit to repair any damage to Equipment caused by You or your agents. However, SUNSET PACIFIC TRANSPORTATION Inc. is not just limited to the security deposit amount and You remain liable for any balance. You shall not apply or deduct any portion of any security deposit from the last or any month's rent. You shall not use or apply any such security deposit at any time in lieu of payment of rent. If You breach any terms or conditions of this Agreement, you shall forfeit any deposit, as permitted by law.
- C. Additional Repairs.** Regardless of any other provision of this Agreement, you agree to pay for all damage, repairs, maintenance, and related expenses resulting from your operation of a Trailer in violation of this Agreement.

3. TRAILER OPERATING CREDENTIALS AND TAXES

- A. All Other Taxes.** Unless otherwise specified in this Agreement, you agree to pay for all taxes, fees, special licenses and tolls (whether in effect now or imposed after the date of this Agreement) relating to any Trailer(s) or to the lease, rental, or other charges under this Agreement (excluding any taxes based on SUNSET PACIFIC TRANSPORTATION INC.'s net income). If your failure to pay any taxes, fees or tolls results in a claim or lien involving any Trailer, then SUNSET PACIFIC TRANSPORTATION Inc. may settle the claim or lien, and you will promptly pay SUNSET PACIFIC TRANSPORTATION Inc. the full amount of such settlement.
- B. Encumbrances, Taxes and Other Laws:** You shall keep the Equipment free and clear of any liens or other encumbrances, and shall not permit any act where SUNSET

PACIFIC TRANSPORTATION Inc.'s title or rights may be negatively affected. You shall be responsible for complying with and conforming to all laws and regulations relating to the possession, use or maintenance of the Equipment. Furthermore, you shall promptly pay all taxes, fees licenses and governmental charges, together with any penalties or interest thereon, relating to the possession, use or maintenance of the Equipment.

4. OPERATION OF TRAILERS; DRIVERS.

- A. Operation of Trailers; Drivers.** Each Trailer shall be operated only in the ordinary course of business by properly licensed drivers that are. (i) at least 23 years old; and (ii) your employees or agents and subject to your exclusive direction and control. You will not operate any Trailer: (i) in violation of any federal, state, or local rules, laws or regulations (including weight and size limits); (ii) in a reckless or abusive manner. Nor will you operate any Trailer in violation of the manufacturer's recommendations, off an improved road, on a flat tire, with warning lights on, with gauges showing dangerous or excessive readings, or improperly loaded. You are not permitted to use any Trailer to carry passengers, except as required in the ordinary course of your business.
- B. Driver Removal.** If a driver operates a Trailer in violation of this Agreement, upon written notice from SUNSET PACIFIC TRANSPORTATION INC.'s, you will immediately remove that driver as an operator of any Trailer. If you fail to do so or are prevented from doing so by contract, then you agree to reimburse SUNSET PACIFIC TRANSPORTATION INC.'s for any damage to any Trailer that occurs while being driven by that driver, even if SUNSET PACIFIC TRANSPORTATION INC.'s would otherwise be responsible for payment of Physical Damage, and to defend, release, indemnify, and hold SUNSET PACIFIC TRANSPORTATION INC.'s harmless for all resulting Damages and Defense Costs.

5. INDEMNIFICATION

- A. Indemnification for Damages and Defense Costs.** You agree to defend, release, indemnify and hold SUNSET PACIFIC TRANSPORTATION INC. harmless for all Damages and Defense Costs: (1) in excess of or not covered by Liability Insurance (whether provided by you or SUNSET PACIFIC TRANSPORTATION INC.'s) arising out of or related to the ownership, maintenance, use or operation of each Trailer; (2) arising out of or related to death or injury to you, your drivers, employees, and agents caused by or related to the ownership, maintenance, use or operation of each Trailer; (3) arising out of or related to you violation of this Agreement; or (4) arising out of your failure to procure and maintain Liability Insurance.
- B. Insurance:** You shall be responsible to maintain insurance on the Equipment with losses payable to SUNSET PACIFIC TRANSPORTATION Inc. against fire, theft, collision, and other such risks as are appropriate and specified by SUNSET PACIFIC TRANSPORTATION, Inc. Upon request by SUNSET PACIFIC TRANSPORTATION, Inc, you shall provide proof of such insurance.

6. PHYSICAL DAMAGE

- A. Payment of Physical Damage.** The party designated on Schedule A (the “Responsible Party”) will pay for all loss, theft or damage (“Physical Damage”) to any Trailer.
- B. Trailer Loss, Theft or Destruction.** If a Trailer is lost, stolen or in an accident, you agree to immediately notify SUNSET PACIFIC TRANSPORTATION INC.’s and cause your driver to make a report to SUNSET PACIFIC TRANSPORTATION INC.’s as soon as practicable. If a Trailer is involved in a collision or accident, SUNSET PACIFIC TRANSPORTATION INC.’s will decide within 30 days of being notified whether that Trailer is damaged beyond economic repair. If a lost or stolen Trailer is still missing 30 days after you notify SUNSET PACIFIC TRANSPORTATION INC.’s, or if a Trailer is damaged beyond economic repair, then the lease on that Trailer will terminate once you have paid SUNSET PACIFIC TRANSPORTATION INC.’s all amounts owed under this Paragraph 6 and any other outstanding charges. You agree to also provide SUNSET PACIFIC TRANSPORTATION INC.’s with copies of any reports that you have provided to your insurer or any government agency and assist SUNSET PACIFIC TRANSPORTATION INC.’s and the insurer in the investigation, defense, or prosecution of any claims or suits. Regardless of who is the Responsible Party, you will pay for the loss of tools, tarpaulins, accessories, spare tires, or other similar equipment furnished by SUNSET PACIFIC TRANSPORTATION INC.’s.
- C. Insurance:** You shall be responsible to maintain insurance on the Equipment with losses payable to SUNSET PACIFIC TRANSPORTATION, Inc. against fire, theft, collision, and other such risks as are appropriate and specified by SUNSET PACIFIC TRANSPORTATION, Inc.. Upon request by SUNSET PACIFIC TRANSPORTATION, Inc., You shall provide proof of such insurance.

- 7. CARGO LOSS OR DAMAGE.** SUNSET PACIFIC TRANSPORTATION INC.’s will not be liable for loss of or damage to any cargo, goods or property in, carried on, or towed by any Trailer (“Cargo”). You agree to defend, release, indemnify, and hold SUNSET PACIFIC TRANSPORTATION INC.’s harmless for all Damages and Defense Costs arising out of or related to loss or damage to Cargo.

8. TERMINATION

- A. Annual Termination Rights.** Either party may terminate the lease on any Trailer on any Monthly Interval of its Date of Delivery listed on Schedule A before its full lease term expires by giving the other party at least 15 days prior written notice.
- B. Expiration of Lease.** Upon expiration of its lease term (or upon termination), you agree to return each Trailer to SUNSET PACIFIC TRANSPORTATION INC.’s at the Maintenance Facility in good and working order without Physical Damage. If you have made any structural alteration to a Trailer, you agree, at SUNSET PACIFIC TRANSPORTATION INC.’s option, to restore that Trailer to its original condition before you return it to SUNSET

PACIFIC TRANSPORTATION. You will have no right or obligation to purchase the Trailer when its full lease term expires.

9. BREACH OR DEFAULT

A. Breach or Default.

- (1) *Default Procedure.* If you breach this Agreement, then SUNSET PACIFIC TRANSPORTATION Inc. may send you a notice of default. You will have 7 days from the date that SUNSET PACIFIC TRANSPORTATION Inc. sends you the notice to cure the default. If you fail to cure a default as required by Paragraph 9A, then SUNSET PACIFIC TRANSPORTATION Inc. may, at its option, without prejudice to SUNSET PACIFIC TRANSPORTATION Inc. other remedies under this Agreement, at law or in equity: (i) immediately responses any or all Trailers, Substitute Trailers wherever they may be located, without further demand or notice (unless required by law in the relevant jurisdiction); and/or (ii) terminate the Agreement as to any or all of the Trailers. Repossession of the Trailers will not automatically terminate the Agreement. You shall be liable for all charges that accrue during the period that SUNSET PACIFIC TRANSPORTATION Inc. retains the Trailers.
- (2) *Default under Other Agreements.* If you breach any other agreement between you and SUNSET PACIFIC TRANSPORTATION, including but not limited to any rental and/or maintenance agreements, then you will be in default of this Agreement. If you breach this Agreement, you will be in default of any other agreement between you and SUNSET PACIFIC TRANSPORTATION Inc.
- (3) *Default Remedies.* Upon the occurrence of any Default, SUNSET PACIFIC TRANSPORTATION may exercise any one or more of the following remedies (which remedies will be cumulative, and may be exercised simultaneously, in each case to the extent permitted by Applicable Law): (i) cancel or terminate the Lease provided that these T/C's will remain in effect until such time that the Equipment is returned to SUNSET PACIFIC TRANSPORTATION); (ii) secure peaceable repossession and removal of the Equipment by SUNSET PACIFIC TRANSPORTATION or its agent without judicial process at Lessee's expense, including, without limitation, reasonable attorneys' fees; (iii) demand and Lessee will return the Equipment to SUNSET PACIFIC TRANSPORTATION in accordance with the standards set forth in these T/C's; (iv) lease each unit of Equipment in such manner and upon such terms as SUNSET PACIFIC TRANSPORTATION may in its sole discretion determine; (v) demand and Lessee will pay all reasonable expenses in connection with the Equipment relating to its retaking, returning to required condition, leasing, or the like; and (vi) exercise any other right or remedy that may be available to it under the Uniform Commercial Code or any other Applicable Law. To the extent permitted by Applicable Law, Lessee waives all rights it may have to limit or modify any of SUNSET PACIFIC TRANSPORTATION's rights and remedies hereunder, including, without limitation, any right of Lessee to require SUNSET PACIFIC TRANSPORTATION to dispose of or marshal the Equipment or otherwise mitigate its damages hereunder. c) Upon the occurrence of any Default, SUNSET PACIFIC TRANSPORTATION may exercise one or more of the following remedies in addition to the remedies set forth in Section 9(b) above (which remedies will be cumulative, and may be exercised simultaneously, in each case to the extent permitted

by Applicable Law): (i) by notice to Lessee, as liquidated damages for loss of a bargain and not as a penalty, declare immediately due and payable (A) all past due but unpaid Lease Payments through such applicable Payment Period, and (B) all other amounts due under the Lease (including late charges), whereupon such will become immediately due and payable; (ii) declare all remaining Lease Payments for the balance of the Lease Term, such sum discounted at the Discount Rate, plus all other due but unpaid Lease Payments and all other amounts due under the Lease (including late charges), immediately due and payable in full, whereupon such will become immediately due and payable; (iii) to apply to SUNSET PACIFIC TRANSPORTATION's account any amounts owed by SUNSET PACIFIC TRANSPORTATION to or for the account of Lessee as setoff against any amounts owed by Lessee to SUNSET PACIFIC TRANSPORTATION; (iv) to draw down the full amount available under any LOC; and (v) exercise any other rights or remedies otherwise available to SUNSET PACIFIC TRANSPORTATION at law or in equity.

10. MISCELLANEOUS PROVISIONS

- A. Assignments of Lease.** This Agreement will be binding on both parties, and our respective successors, legal representatives, and permitted assigns. You do not have the right to sublease any Trailer, nor the right to assign this agreement or any interest hereunder.
- B. Limitation of Liability.** SUNSET PACIFIC TRANSPORTATION Inc.'s liability to you for any breach of this Agreement shall be limited to the actual value of the services that SUNSET PACIFIC TRANSPORTATION Inc. fails to provide. Notwithstanding the foregoing, neither party shall be liable to the other for indirect, special, incidental or consequential damages including, but not limited to, lost profits or punitive damages. Lessee agrees that the monitoring services and equipment leased under the lease is leased "as is" and that lessee is satisfied that the same is suitable for lessee's purposes, and that except as may otherwise be specifically provided herein or in the lease, SUNSET PACIFIC TRANSPORTATION has made no representation or warranty as to any matter whatsoever. SUNSET PACIFIC TRANSPORTATION disclaims, and lessee hereby expressly waives as to SUNSET PACIFIC TRANSPORTATION, all warranties with respect to the monitoring services and equipment including, without limitation, all expressed or implied warranties of merchantability and fitness for a particular purpose, quality, capacity, or workmanship, all expressed or implied warranties against patent infringements or defects, whether hidden or apparent, and all expressed or implied warranties with respect to compliance of the monitoring services or equipment with the requirements of any applicable law, specification, or contract relative thereto. In no event will SUNSET PACIFIC TRANSPORTATION be liable (including, without limitation, under any theory in torts) for any loss of use, revenue, anticipated profits or special, indirect, incidental, or consequential damages arising out of or in connection with the lease or the use, performance, or maintenance of the equipment or monitoring services, even if SUNSET PACIFIC TRANSPORTATION had knowledge of such. To the extent permitted by applicable law, lessee waives any and all rights and remedies conferred upon a lessee by article 2a of the uniform commercial code (including, without limitation, lessee's rights, claims, and defenses under article 2a of the uniform commercial code,

sections 401, 402, 508-522) and any rights now or hereafter conferred by statute or otherwise that may limit or modify SUNSET PACIFIC TRANSPORTATION'S rights as described in the lease. In no event will SUNSET PACIFIC TRANSPORTATION'S total liability to lessee exceed three (3) months of lease payments preceding the event giving rise to the claim.

- C. Savings Clause.** If a court rules that any provision of this Agreement is illegal, invalid, or unenforceable, all other provisions will remain binding, effective, and fully enforceable.
- D. Waiver.** Delay or failure to exercise, or partial exercise of any right under this Agreement will not operate to waive that or any other right hereunder. By failing to declare or act on a default, a party does not waive that default, a party does not waive that default.
- E. Arbitration.** The parties to this Agreement agree to arbitrate any and all disputes, claims, or controversies ("claims") they may have against each other, including their current and former agents, owners, officers, directors, or employees, which arise from this relationship. The parties understand and agree that they are waiving their right to bring such claims to court, including the right to a jury trial. The arbitrator will issue a detailed written decision and award, resolving the dispute. The arbitrator's written opinion and award shall decide all issues submitted and set forth the legal principle(s) supporting each part of the opinion.

All claims and disputes arising under or relating to this Agreement are to be settled by binding arbitration in the state of California, county of San Bernardino. The arbitration shall be conducted on a confidential basis pursuant to the Commercial Arbitration Rules of the American Arbitration Association. Any decision or award as a result of any such arbitration proceeding shall be in writing and shall provide an explanation for all conclusions of law and fact and shall include the assessment of costs, expenses, and reasonable attorneys' fees. Any such arbitration shall be conducted by an arbitrator experienced in Transportation Law and shall include a written record of the arbitration hearing. An award of arbitration may be confirmed in a court of competent jurisdiction.

The decision or award of the arbitrator shall be final and binding upon the parties. The arbitrator shall have the power to award any type of legal or equitable relief that would be available in a court of competent jurisdiction including, but not limited to attorneys' fees and punitive damages when such damages and fees are available under the applicable statute and/or judicial authority. Any arbitral award may be entered as a judgment or order in any court of competent jurisdiction. The parties agree that any relief or recovery to which they are entitled arising out of the business relationship or cessation thereof shall be limited to that awarded by the arbitrator

BOTH PARTIES WAIVE ANY RIGHT TO A TRIAL BY A JURY IN ANY LAWSUIT RELATING TO THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT.

- F. Content and Modification of Agreement.** Neither party will be bound by this

Agreement

G. Survivability All of the defense, release, indemnification, and hold harmless provisions of this Agreement shall survive its termination (for any reason) or expiration.

H. Governing Law and Jurisdiction. This Agreement shall be subject to, constructed and interpreted under the laws of the State of California without regard to its conflicts of law’s provisions. The parties agree that the exclusive venue for any action relating to this Agreement shall be in jurisdiction in San Bernardino County, California.

I. Attorneys’ Fees. If either party initiates litigation to enforce its rights under this Agreement, the prevailing party in such litigation will also be entitled to receive from the other party its reasonable attorney’s fees (pre-trial, trial and appellate) and costs (including those paid to a collection agency).

J. Third Party Invoices. If SUNSET PACIFIC TRANSPORTATION, Inc. engages a third party to perform repairs, maintenance or road services not covered by the fixed and variable charges (e.g. driver abuse, Physical Damage), you agree to pay the third party’s charges plus a reasonable mark-up to cover SUNSET PACIFIC TRANSPORTATION Inc.’s related administrative expenses.

11. DEFINED TERMS

A. Damages: All damages, claims, suits, causes of action, penalties, fees, costs, expenses and liabilities for death or injury to persons and loss or damages to property, including, but not limited to, damage to the environment and all environmental clean-up costs.

B. Defense Costs: All attorney’s fees, experts’ fees, and court costs at trial and on appeal.

C. T/Cs: Terms and Conditions.

12. ENTIRE AGREEMENT: This Agreement constitutes the entire agreement between the Parties and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Agreement. This Agreement may be modified in writing and must be signed by both SUNSET PACIFIC TRANSPORTATION, Inc. and you.

SUNSET PACIFIC TRANSPORTATION Inc.

Company Name: _____

By: _____

By: _____

Lessee's Initials: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

EQUIPMENT: SUNSET PACIFIC TRANSPORTATION, Inc. hereby leases to You the following equipment:

____ Any Sunset Pacific trailer made available to the carrier. _____

____ Any other trailer directed to the carrier by Sunset Pacific Transportation (XTRA Lease, etc.) _____

_____ (the "Equipment").

Carrier Truck VIN # (s) for agreement as follows:

1. _____

2. _____

3. _____

4. _____

5. _____

Lessee's Initials: _____