

Music Freight.

13016 Eastfield Road
Suite #200-269
Huntersville, NC 28078

T 866.647.6933 F 407.650.2889



Small Package Audit Service Agreement

Business Name: _____

Street Address: _____

City, State, Zip: _____

Telephone Number: _____ Fax Number: _____

Contact Names: (shipping) _____ (accounting) _____

Service Fee: _____ 50% of Recovered Savings _____

- 1) MUSIC FREIGHT agrees to provide Customer of audit services for shipments transported through FedEx, UPS, and/or DHL. Customer authorizes MUSIC FREIGHT to receive its invoices for the purpose of conducting an audit and related services provided by MUSIC FREIGHT. 50% of recovered savings are due to MUSIC FREIGHT 15 days after invoice date.
- 2) Customer is responsible for the payment of invoices for all shipments made under its account number(s) and for invoices received for services performed by MUSIC FREIGHT.
- 3) Either party may terminate this agreement upon thirty (30) days written notice to the other party. In the event of termination, all invoices and fees owed to MUSIC FREIGHT by the Customer shall be immediately due and payable.
- 4) MUSIC FREIGHT shall keep Customer's rates, discounts, costs, technical information, business records and plans and other proprietary information confidential. MUSIC FREIGHT agrees to hold in confidence and not disclose the confidential information to any person or entity without the prior written consent of Customer. In addition, MUSIC FREIGHT warrants all of its employees and agents having access to Customer's information be made aware of this agreement.
- 5) MUSIC FREIGHT is acting as Agent for Customer in the same manner and to the full extent as if Customer was requesting information from the carrier on its own shipments for the limited purpose of:
 - a) Using tacking systems and information to track shipments tendered by or for Customer to carrier for delivery;
 - b) Contacting and corresponding with carrier(s) regarding Customer's shipments and the transportation thereof, and
 - c) Accepting any information from carrier(s) involving Customer's shipments.
- 6) The parties shall not be liable to each other or to any other party under this Agreement for loss of profits, loss of business, loss of data or interruption of business, or for any indirect, special, incidental or consequential damages arising out of or in connection with this agreement.

-MUSIC FREIGHT

CUSTOMER

By: _____

By: _____

Date: _____

Date: _____