

Tel: 877-208-5645 AR@EXFREIGHT.COM

ACCOUNT APPLICATION

BUSINESS CONTACT INFORMATION			
Company name:			
Tel:	Email:		
Business address:			
City:	State / Province / Region:		
ZIP / Postal Code:	Country:		
Tax ID#:	D-U-N-S#:		

NAMES OF OWNERS, PARTNERS OR PRINCIPAL STOCK HOLDERS			
Name:	Title:		
Address:	City:	State:	Zip:
Name:	Title:		
Address:	City:	State:	Zip:

BANKING REFERENCE			
Name of Bank:	Banking Official:		
Branch Address:	City: State: Zip:		Zip:
Bank Tel: Bank Fax:			
Account type: Savings, Checking, Other	Account #:		

BUSINESS TRADE REFERENCES	
Company name:	Contact:
Tel:	Email:
Company name:	Contact:
Tel:	Email:
Company name:	Contact:
Tel:	Email:

INITIAL	L AGREEMENT			
	The above information is for the purpose of opening an account and/or obtaining credit and is warranted to be true and that the person executing this agreement has the authority to bind the customer and is authorized by the customer to enter into credit application terms a conditions.			
	I/we certify that I/we have read and agree to the ExFreight Terms & Conditions as published at www.exfreight.com that govern all transactions made between us including the use of services and content on our Exfresso operating platform or via API connection to the platform of our choice. I/we understand that Exfreight may make future changes or modifications to such Terms & Conditions at any time and without notice, and subsequent use of Exfresso and ExFreight Zeta LLC's services will constitute agreement to the changes and modifications.			
	I/we authorize ExFreight Zeta LLC to investigate references and history pertaining to my/our credit as well as grant permission to the mentioned bank to provide ExFreight Zeta LLC the credit information necessary in order to establish a credit account.			
	In return for the extension of credit, it is hereby agreed payments will be made to Exfreight Zeta, LLC within 30 days of invoicing. This shall be an open and continuing guarantee, notwithstanding any changes, removals, extensions of the like, granted by ExFreight Zeta, LLC. This guarantee shall continue in effect until ExFreight Zeta LLC is notified in writing by certified return receipt mail of its cancellation. The undersigned hereby waives notice of default or nonpayment. ExFreight Zeta LLC shall be entitled to look to undersigned for full payment without prior demand or seeking resource against any other party.			
	This agreement and the interpretation and enforcement thereof shall be governed by and in accordance with the state of Florida, County of Palm Beach and, without prejudice the ability of the creditor to enforce this agreement in any other proper jurisdiction, the parties hereto irrevocably submit to the jurisdiction of the Courts of Palm Beach Country.			
Title:		Date:	Signature	



CONTACT INFORMATION FOR AUTOMATED SYSTEM MESSAGES

- Please be advised that ExFreight will not mail you an invoice.
- Invoices are EMAILED each time they are generated and weekly statements are also emailed.
- IN SOME CASES additional invoices are generated for shipments that are reweighed or re-classed or if additional services are rendered. These additional invoices will be separate from the original invoice.
- All accounting notices will be sent to the below email address
- Each shipment will have daily updates sent to the email address provided below. If you have multiple shipments constantly moving, this can amount to many emails every day. We, therefore ask that you please advise which email addresses you want to receive the shipment alerts to.

Invoicing Email:

Status Alert Email:

TSA INSPECTION AUTHORIZATION REQUIREMENT *Required for air freight accounts

Please be advised that due to security regulations all air shipments will be screened prior to export. By signing this for you are aware and you are granting permission for all your air shipments to opened and searched or x-rayed in a secure location by ExFreight or one of its assigned agents

I AGREE TO THE ABOVE STATEMENT AND ALLOW MY SHIPMENTS TO BE SCREENED

Name:	
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Date: Title: Signature:

POWER OF ATTORNEY **Required for international export and import accounts*

I hereby constitutes and appoints EXFREIGHT ZETA LLC. (Grantee) a wholly owned subsidiary of EXFREIGHT ZETA LLC., its successors or assigns, through their officers, employees, and/or specifically authorized agents specifically authorized to act for such corporation by power of attorney, as a true and lawful agent and attorney of the Grantor named above for and in the name, place and stead of said Grantor from this day and in all Customs Districts and in no other name, whether as customs broker, forwarding agent or for any other related activity, to make, (either in writing, electronically, or by other authorized means) endorse, sign, declare, or swear to any entry, withdrawal, declaration, certificate, bill of lading, shipper's export declaration, automated export system ("AES") record, manifest, carnet, or any other document required by law, regulation or commercial practice in connection with the importation, transportation, or exportation of any merchandise shipped or consigned by or to Grantor; to perform any act or condition which may be required by law, regulation, or commercial practice in connection with such merchandise; to receive any merchandise deliverable to Grantor; To make endorsement on bills of lading conferring authority to transfer title; to make entry and collect drawback; and to make, sign, declare or swear to any statement, supplemental statement, schedule, supplemental schedule, certificate of delivery, certificate of manufacture, certificate of manufacture and delivery, abstract of manufacturing records, declaration of proprietor on drawback entry, declaration of exporter on drawback entry, or any other affidavit or document which may be required by law or regulation for drawback purposes regardless of whether such, sworn statement, schedule, certificate, abstract, declaration, or other affidavit or document is intended for filing in any Customs District; To sign, seal and deliver for and as the act of Grantor any bond required by law or regulation in connection with the entry or withdrawal of imported merchandise or merchandise exported with or without benefit of drawback, or in connection with the entry, clearance, lading, unlading or navigation of any vessel or other means of conveyance owned or operated by Grantor, and any and all bonds which may be voluntarily given and accepted under applicable laws and regulations, consignee's and owner's declarations provided for in section 485, Tariff Act of 1930, as amended, or affidavits in connection with the entry of merchandise; To sign and swear to any document and to perform any act that may be necessary or required by law or regulation in connection with the entering, clearing, lading, unlading, or operation of any vessel or other means of conveyance owned or operated by Grantor; To issue powers of attorney on behalf of Grantor of this power of attorney to other customs brokers or freight forwarders to transact Customs and/or freight forwarding business on behalf of Grantor; to receive, endorse and collect checks issued for customs duty refunds in Grantor's name drawn on the Treasurer of the United States; if Grantor is a nonresident of the United States, to accept service of process on behalf of Grantor; And generally to transact customs business at the customhouses in any district, including, pursuant to grantor's request, making, signing, and filing of protests under section 514 of the Tariff Act of 1930, in which Grantor is or may be concerned or interested and which may properly be transacted or performed by an agent and attorney, giving to said agent and attorney full power and authority to do anything whatever requisite and necessary to be done in the premises as fully as Grantor could do if present and acting, hereby ratifying and confirming all that the said agent and attorney shall lawfully do by virtue of these presents; the foregoing power of attorney to remain in full force and effect until the earlier of the date mentioned below or the date revocation in writing is duly given to and received by Grantee. If Grantor is a Principal Party in Interest ("PPI") in an export transaction then the Grantor/PPI hereby certifies that all statements and information contained in the documentation provided to Grantee relating to exportation are true and correct. Furthermore, Grantor/PPI understands that civil and criminal penalties may be imposed for making false or fraudulent statements or for the violation of any United States laws or regulation on exportation. Grantor/PPI undertakes to determine any export license requirements and to obtain, for export purposes, any export License or other official authorization. In the execution of this document, it is expressly understood that Grantee limits its liability to the extent provided for under law and in accordance with ExFreight Zeta LLC. Terms and Conditions of Service, a written copy which Grantor hereby acknowledges having received. If Grantor is a Limited Liability Company, the signatory certifies that he/she has full authority to execute this instrument on behalf of Grantor and shall state the names of all members and/or directors on a separate addendum to this document. If Grantor is a General Partnership, the signatory certifies that he/she has full authority to execute this instrument on behalf of Grantor and shall state the names of all members of the partnership on a separate addendum to this document. If Grantor is a Limited Partnership, the signatory certifies that he/she has full authority to execute this instrument on behalf of Grantor and shall state the names of the general partners who have authority to execute this instrument on behalf of Grantor on a separate addendum to this document. The signatory shall also provide a copy of the limited partnership agreement with this instrument. Name: Date: Signature:

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