



WorldTrans Services, Inc.
Warehouse Agreement

This Warehouse Agreement (“Agreement”) is entered into between _____, located at _____ (“Merchant/Company/Depositor”), and WorldTrans Services, Inc., located at 7130 Miramar Road, Suite 100A, San Diego, California 92121 (“WorldTrans”), as of the effective date when signed by both parties.

WHEREAS, WorldTrans is in the business of providing logistic and transportation-related services, including warehousing services; Merchant/Company/Depositor desires that WorldTrans provide warehousing services for certain cargoes.

Based on the above, the parties agree as follows:

1. This Agreement sets forth the terms and conditions under which WorldTrans shall provide to Merchant/Company/Depositor certain warehousing services at certain rates, both of which are set forth in detail in Attachment “A” to this Agreement.
2. Any cargo that the Merchant/Company/Depositor, its agents, contractors, and/or representatives tender to WorldTrans for warehousing is subject to the terms and conditions set forth on the front and reverse pages of the WorldTrans warehouse receipt, copies of which are attached hereto as Attachment “B.” The parties agree that the terms and conditions of the WorldTrans warehouse receipt shall apply to any cargo tendered to WorldTrans for warehousing and that such terms and conditions shall prevail over any other document that purports to apply to any services arising out of or related to any tendered cargo, including, without limitation, any bills of lading, waybills, delivery orders, or delivery receipts, none of which shall have any legal effect on the application of the terms and conditions of the WorldTrans warehouse receipt to the tendered cargo or any warehousing services that WorldTrans performs for such cargo.
3. All services that WorldTrans provides to Merchant/Company/Depositor that are not governed by the terms and conditions of the WorldTrans warehouse receipt shall be governed by WorldTrans' Terms and Condition of Service, a copy of which is attached hereto as Attachment “C.”
4. Prior to tendering any cargoes, Merchant/Company/Depositor agrees to complete WorldTrans Credit Agreement if one is not already executed and on file.
5. Merchant/Company/Depositor acknowledges receipt of Warehouse Service Agreement – Attachment D.
6. This Agreement and Attachment “A-D,” which are specifically incorporated herein by reference, set forth the parties' entire understanding and agreement. Merchant/Company/Depositor may also view Attachment “A-D” online at www.worldtransinc.com. This Agreement is the parties' final expression as to the subject matter of this Agreement. This Agreement supersedes any and all prior or contemporaneous proposals, agreements, or understandings, whether written or oral, between the parties. No modification of, or amendment to, this Agreement shall be effective unless in writing and signed by each of the parties.
7. By signing below, each signatory warrants and represents that he or she has read and understood the terms and conditions of this Agreement. Each signatory warrants and represents that he or she is competent and authorized to enter into this Agreement on behalf of the party for which the signatory purports to sign.

WORLDTRANS SERVICES, INC.

MERCHANT/COMPANY/DEPOSITOR

Signature: _____

Signature: _____

Printed Name: _____

Printed Name: _____

Title: _____

Title: _____

Date: _____

Date: _____