



Service Agreement For Tariff Publishing

This Agreement between Moving Pros Network LLC (supplier), a publisher of household goods tariffs and related services, and _____, MC# _____, a moving company located at _____, (client) is for the purpose of client moving company to engage the services of Moving Pros Network to publish its household goods tariff(s) based on client instructions.

The client moving company understands and agrees to provide the supplier with detailed written pricing instructions and other written information sufficient to allow the supplier to publish its household goods tariff(s). The client further understands and agrees not to share, sell or otherwise provide information on how its tariff(s) was developed or other tariff information with anyone outside its own company nor will client provide its individual tariff (software) to anyone outside its own company, for example a broker, unless agreed to by the supplier.

Supplier will not discuss, furnish or reveal in any manner the tariff provisions or rates of its other moving company clients to the client named in this agreement.

This agreement will remain in place on a continuing annual basis unless canceled by one or both of the parties or upon non-payment of outstanding supplier invoices by the client. The agreement is for initial publishing of the client tariff and annually thereafter licensing and maintenance of the software. See pricing sheet for information. A server version of your published tariff is available, please call for pricing. The license and maintenance fee includes updates or changes we make to satisfy new regulatory or consumer protection rules, and additional consulting time. You will never be charged for consulting, expert advice or assistance in the event of a DOT audit.

Payment will be made by the client prior to the supplier starting the work, and an annual license/maintenance fee will be billed and paid each subsequent year according.

Supplier will keep all written information provided by the client confidential and will maintain records of work done for the client. Supplier warrants services will be performed in a professional manner consistent with industry standards. Supplier is not responsible for errors or omissions or for errors in software programming, or for errors in rules or application of rates supplied by the client. Supplier will make every effort to ensure client's product is produced error-free. However, in the event of any defective performance or error the supplier will make a reasonable effort to correct any error or problem on an urgent basis. No refunds or penalties will be paid by the supplier nor is

the supplier liable for any loss incurred by the client in the event of defective service or product.

Neither party will be liable for any failure of delay in its performance under the agreement due to reasons beyond its reasonable control, including acts of war, government act, failure of the internet, etc

Ownership of the software program itself belongs to Moving Pros Network LLC; ownership of the published individual tariff using the software belongs to the client. Carrier agrees to pay the tariff publishing fee as well as an annual fee for use of the software program and maintenance of its custom tariff.

Note: The MPN tariff software will be converted to an online application beginning October 1, 2017. Clients may opt to use the computer/laptop version until the end of 2018 when all tariffs must be online. The computer/laptop versions will not contain new options and features available in the online software.

Signed by: _____; print name: _____

Title: _____

Carrier name: _____; date: _____

carrier address: _____

city: _____ State: _____ Zip: _____

MC# _____; email: _____

Phone# (include 800#) _____

Payment by credit card:

Card type _____ card number _____

Expiration date _____ name on card _____

Moving Pros Network LLC 571-236-8746 info@movingprosnetwork
www.movingprosnetwork.com