

PROFESSIONAL DRIVER TRAINING AGREEMENT

This Professional Driver Training Agreement ("**Agreement**") is made and entered into this ____ day of _____, 20____, and made effective as of ____ day of _____, 20____, by and between **Mast Trucking, Inc.**, an Ohio corporation ("**Mast**"), whose mailing address is 6471 County Road 625, Millersburg, Ohio 44654, and _____ ("**Driver**"), whose mailing address is _____

It is hereby agreed to as follows:

1. Mast provides an educational program for training (the "**Training Program**") commercial truck drivers in obtaining their commercial driver's license (the "**CDL**"), and obtaining necessary professional driver training.
2. The Training Program consists of the following training components:
 - a. Mast 1.0: Two to six weeks of comprehensive driver training, including classroom, range and road driving;
 - b. Mast 2.0: Over-the-road commercial driving training with a licensed CDL driver for a period of up to 11,000 miles; and
 - c. Solo driving and training in commercial vehicle for up to 100,000 miles in commercial vehicle provided by Mast.
3. Driver has decided to participate in the Training Program provided by Mast;
4. Driver and Mast hereby agree that the total cost of the Training Program provided to Driver is \$7,000.00.
5. In the event that Driver remains in the Training Program until completion of the 100,000-mile threshold including miles driven through the entirety of training, Driver shall have no liability to Mast for payment of the \$7,000.00.
6. In the event that Driver elects to exit the training program, or Driver's participation in the Training Program is terminated by Mast, for any reason, prior to completion of the 100,000-mile threshold, Driver shall be liable to Mast for payment of the \$7,000.00 cost of the Training Program in full.
7. Mast provides equipment for sale through its onsite store, which can be purchased on credit by Driver. All equipment purchased on credit by Driver from Mast shall be deemed immediately due and payable upon Driver's exiting of the Training Program, if not paid by Driver prior to Driver's exiting of the Training Program.
8. Driver expressly acknowledges that upon exiting of the Training Program by Driver, or Mast's termination of Driver's participation in the Training Program, for any reason, Mast reserves the right to withhold from Driver's remaining paychecks, all amounts owed from Driver to Mast pursuant to this Agreement. Driver's remaining paychecks will first be applied to any amounts owed for equipment purchased on credit from Mast, then to the \$7,000.00 owed in satisfaction of the cost of the Training Program, with any remaining balance being paid in full to Mast within ten (10) days of Driver exiting the Training Program.
9. In the event that any amounts owed to Mast pursuant to this Agreement remain unpaid after ten (10) days of Driver exiting the Training Program, Mast may submit the amount due to a licensed recovery agency for the purpose of pursuing payment of the outstanding amounts from Driver.
10. This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio.

Executed this ____ day of _____, 20____.

"Mast"
Mast Trucking, Inc.
An Ohio corporation

Sign: _____

Print: _____

By: _____
Name: Codi Mast Title: Authorized Representative
"Driver"

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