



NO SIGNATURE REQUIRED AGREEMENT

It is understood by all parties hereto mentioned in this agreement, that CrossCountry Courier, Inc., and its employees, agents or representatives, hereafter referred to as Carrier, require the signature of an employee, agent, or representative of the "Consignor" or "Consignee" hereafter collectively referred to as "Customer", as the means of transferring shipments and liability for said shipments, that have been contracted to and are in the possession of Carrier to its rightful owner(s) or intended recipient(s).

This agreement has been initiated by request of the Customer, which party, for its own convenience, wishes to request waiver of the signature required to transfer possession and liability for freight transport to the Customer by the Carrier. Customer and its representative acknowledge that Customer has requisite authority to agree and be bound by the terms of this agreement. Customer further agrees and consents to the receipt of electronic communications from the Carrier related thereto. It is agreed upon that transfer of custody and liability for freight shall occur when the Carrier's driver or agent signs the delivery receipt and leaves the freight at the predetermined delivery point.

Now therefore, in consideration of the agreements herein contained, the parties agree as follows:

1. Delivery Point. Upon execution of this Agreement, Carrier and Customer shall agree to the Delivery Point of _____
(Delivery Address)

2. Duties on Delivery. If the Customer is present on delivery, Carrier shall strive to obtain the Customer's signature. If, however, the Customer is not present at the Delivery Point when the freight is attempted for delivery, Carrier is requested without any liability whatsoever to Customer or third party, to leave said freight at the Delivery Point, or at the front entry or an entry point closest to the Delivery Point, if the Delivery Point is locked or otherwise inaccessible.

3. Release. Customer, for itself and its successors in interest and assigns, does hereby release and forever discharge Carrier, and its successors in interest and assigns, from any action, causes of action, complaint, damages, and/or compensation whatsoever, of any kind or character, which Customer now as or which may hereafter accrue on account of or in any way grow out of Carrier's delivering of freight to Customer in accordance with the provisions of this agreement.

4. Indemnity. Customer, for itself and its successors in interest and assigns, agrees to indemnify, hold harmless and defend Carrier, and its successors in interest and assigns, and its officers, employees, agents, and representatives, against any and all claims, demands, causes of action, liability, losses, costs and expenses, civil penalties, damages, judgments, and attorney's fees arising from or in any way growing out of Carrier's delivery of freight to Customer in accordance with the provisions of this agreement.

Consignee Signature

Consignee Printed Name

Date