# South Carolina Department of Motor Vehicles POWER OF ATTORNEY AUTHORIZATION FORM

MC-25 (Rev. 6/16)

## **INFORMATION SHEET**

#### The Power of Attorney cannot be used to establish a new IFTA or IRP account.

A Power of Attorney is required when someone other than the IRP or IFTA account holder is given permission to conduct business on the behalf of the account holder on an established IRP or IFTA account. The Power of Attorney is a vital tool in protecting the account holder from someone conducting business in the account unknowingly. It is the responsibility of the customer to keep the Power of Attorney current. Should there be changes to your selection you must file a new MC-25 POA with Motor Carrier Services.

Motor Carrier Services will only accept the SCDMV Power of Attorney form, (SCDMV form number MC-25).

You must indicate the name of the company and individual on the line requesting Company Name and Individual Name that you are giving your permission to for conducting business on your behalf. For example, if a spouse is sent to conduct business and the spouse is not on your account, a Power of Attorney is required. If you obtain a permitting agency to conduct business for you, a Power of Attorney between you and the permitting agency is required. If an individual from your trucking company is to conduct business in the account, indicate the individual's name on the line.



# South Carolina Department of Motor Vehicles POWER OF ATTORNEY AUTHORIZATION FORM

MC-25 (Rev. 6/16)

The Power of Attorney (MC-25) cannot be used to establish a <u>NEW</u> IFTA or IRP account. Licensees are required to file IRP/IFTA applications/returns and pay taxes as owed. They are also required to accept and respond to various types of official communications with the South Carolina Department of Motor Vehicles.

If a licensee prefers an appointed individual or Service Provider to fulfill these responsibilities, this form is to be completed. This is a privilege extended to the licensee which requires special handling by the Department, therefore, such action will not be considered unless this form is properly completed and placed on file with the Department. The completion of this form does not relieve the licensee of the legal obligations associated with a particular license. The licensee is ultimately responsible for the payment of taxes as well as all acts and omissions of the stated individual or Service Provider. The Power of Attorney will continue to be honored until written notification is received to change the selection of Power of Attorney.

### **POWER OF ATTORNEY**

The undersigned principal and licensee has made and appointed, and does hereby make and appoint

(Company Name and Individuals Name)				
(Mailing Address)				(Phone Number)
to act as Attorney-in-Fact for the licensee, who makes this appointment either personally or in an authorized representative capacity on behalf of the including licensing; this power of attorney shall be for all matters related to IFTA fuel taxes including licensing, decal orders, fuel tax reports; IRP licensing and discussing all required documents with any employee of the SCDMV.				
IN WITNESS WHEREOF, I,				
have set my hand this		day of		, 20
Signature of Owner/Legal Representative			Title	
			IRP/IFTA Co	ustomer Number
<u>ACKNOWLEDGEMENT</u>				
STATE OF	)	COUNTY O	F	)
On this da	y of		, 20	, before me, the undersigned Notary
Public, in and for the county and state afore and acknowledged to me that he executed the uses and purposes therein set forth.				act and deed, of said corporation, for
Given under my hand and seal the day and	year las	t above writte	n.	
Notary Public			<u> </u>	
My commission Expires:				

A power of attorney submitted from another state must bear the impression, seal or other authentication of a notary of the state. The submitter must ensure that such authentication is proper under the law of that state to authenticate documents sent across state lines. Forms without such authentication will be returned without action.