

◆POWER OF ATTORNEY◆

		LICEN	SEES NAME & ADDRESS				
Licensee's	Legal Name		Business (D	BA) Name			
Street Add	dress		Mailing Add	Mailing Address (if different than street address)			
City	State	Zip Code	City	State	Zip Code		
IRP/IFTA (Carrier Number:						
		ATTORNEY(S (If more than two, see Desig	-IN-FACT NAME AND AI		1		
Name		(Name		,		
Title or Fir	m Name		Title or Firm	n Name			
Address (S	Street or Other Mailing Add	dress)	Address (St	Address (Street or Other Mailing Address)			
City	State	Zip Code	City	State	Zip Code		
Email Add	ress	Phone Number	Email Addr	ess	Phone Number		
time pe	riods indicated belo	W: Motor Vehicles Matter of Repre	sentation		Time Period		
designa	ted NEDMV-Motor ess otherwise mark	Carrier Services matters. Pleaso ed or specifically noted on the R	e mark the appropria POA:		 e following acts with respect to t ey(s)-in-fact may not do any oth		
		e licensee in any hearing, determir reements, compromises, stipulatio		ehalf of the licensee v	with the NFDMV.		
		including offers of waivers of collection					
	☐ Fully represent th	ne licensee in all matters regarding	an IRP, IFTA, or UCR au	dit.			
	☐ Execute consents deficiency determin	extending the statutory period for ation.	assessment or collection	on of taxes, registrati	on fees, or for issuing a notice of		
		s, billings, tax returns, or any other under the Uniform Motor Vehicle		-	include confidential information or		
	☐ Perform other ac						
_		r, partner, member, LLC manager, on behalf of the licensee:	r fiduciary on behalf of	the licensee, I herby	certify that I have the authority to		
Sign Here							
11616	Signature			- — Date			
	Print Name		Address	- — — Title, if app	olicable		

Revised 8/2013

INSTRUCTIONS

WHO MUST FILE. Any licensee who wishes to secure representation by another party in matters before the Nebraska Department of Motor Vehicles (NEDMV) with regard to any fuel tax reported as a part of the IFTA, certificates of title, registration fees and sales tax as a part of the IRP, or fees paid related to UCR or audit of any of the above, must file a Power of Attorney (POA) authorizing that party to receive confidential information regarding said licensee. This form is provided for the licensee's convenience in designating a POA, but it is not the sole form which may be used. The NEDMV will honor all other properly completed and signed POA designations.

WHEN AND WHERE TO FILE. The completed POA may be filed any time but this form or some other properly completed and signed POA must be filed with the NEDMV before the person designated can represent the licensee in matters involving disclosure of confidential tax, registration or other fee information under the administration of the NEDMV.

This form, or other appropriate POA, may be scanned and emailed, faxed or mailed to the NEDMV:

- Email to mcs.web@nebraska.gov
- Fax to 402-471-4024 or 402-471-3920
- Mail to the NEDMV Motor Carrier Services, PO Box 94729, Lincoln, NE 68509-4729

LICENSEE'S NAME AND ADDRESS. If the licensee has a DBA name, list both the legal name and DBA name and include the licensee's account number assigned by the NEDMV.

DESIGNATION OF ATTORNEY-IN-FACT. An attorney-infact is any person who is acting on behalf of another. Enter the appropriate information pertaining to each person to whom representative authority and power is being delegated. Space is provided for listing two appointees. If additional space is required, attach a separate statement clearly showing the names, addresses, zip codes, and telephone numbers of the additional appointees.

MOTOR VEHICLE MATTERS – PERIOD COVERED. This POA is designed to clearly express the scope of the authority granted by the licensee to any attorney(s)-infact. In the space provided, designate all motor vehicle categories, tax matters, registration or other fee information under the administration of the NEDMV. If additional space is required, attach a separate statement clearly indicating the matter of the representation.

Motor Vehicle Matters requires a brief summary of the subject for which the attorney-in-fact will represent the licensee. These may include, but are not limited to: IFTA and sales and use tax matters, issues related to audit of the licensee's IRP, IFTA or UCR files, abatement of penalty, certificate of title or formal hearing.

Period Covered requires a designation of a specific year or time period. Reference can be made to "all years" or "all periods".

AUTHORIZED ACTS. The POA lists several acts which can be performed by the attorney-in-fact. This list is intended to cover the most commonly appointed acts related to the functions performed by the NEDMV - Motor Carrier Services Division. The licensee must mark the box to authorize the named attorney-in-fact regarding a particular act which is listed. This is important with respect to correspondence from the NEDMV to the licensee that may include confidential information or information covered under the Uniform Motor Vehicle Records Disclosure Act (UMVRDA). If the licensee does not want the attorney(s)-in-fact to receive billings, tax returns, notices, or any other correspondence from the NEDMV, the licensee will not check the box for this particular act. Notices of deficiency determinations and other audit related correspondence, state warrants and balance due notices will be sent to the licensee directly. A copy will be furnished to the designated attorney(s)-in fact if the box is checked for the attorney(s)-in-fact to receive notices. If the licensee wishes to authorize an act which is not listed, a concise and specific statement about the additional authorization must be made in the space provided, or a separate statement may be attached to the POA form.

REVOCATION OF POWER OF ATTORNEY. The POA on file with the NEDMV will remain in full force and effect during the time period listed -OR- until such time as the NEDMV receives written notification from the licensee to revoke said POA -OR- until the NEDMV receives an updated POA which will revoke any previous POA on file with the NEDMV.

SIGNATURE. The licensee or designee must sign and date the document on the line provided. If the licensee is a sole proprietor, the owner(s) must sign. If the licensee is a corporation, an officer having authority to bind the entity must sign. The officer must indicate his or her official title on the line provided. If the licensee is a Nebraska limited liability company (LLC), all the members must sign, unless a manager is duly authorized to act in the name of the LLC. The validity of the authorizations made by a foreign LLC will be governed by the laws of the state in which the LLC was organized. If the licensee is a partnership all partners must sign, unless one is duly authorized to act in the name of the partnership. Nebraska has adopted the Uniform Partnership Act of 1998 (Neb. Rev. Stat. §§ 67-401 to 67-467 making each partner a business agent duly authorized to act for any partnership formed in Nebraska. Authorized signatures for nonresident partnerships will be governed by the laws of the state in which the partnership was formed.