



**AGREEMENT TO COLLECT
FEDERAL EXCISE TAX AND CUSTOMS & IMMIGRATION FEES**

Whereas, **Company** is engaged in the business of transporting persons, patients, or property by air. As such, amounts paid to AirDialog LLC dba Linear Air (“Linear Air”) are subject to the designated Federal Excise under Section 427 (a) of the Internal Revenue Code of 1986.

Whereas, when passengers are transported into and out of the United States, they are subject to the designated Customs User Fees due to changes to the air passenger user fee resulting from the North American Free Trade Agreement (NAFTA), passengers are also subject to Immigration User Fees according to Public Law 103-121, 107, Stat. 1153, which Amends Section 286 of the Immigration and Nationality Act (8U.S.C. 1356).

Whereas, the undersigned contracts with other carriers on a “Subcontractor” basis; therefore, they are the party contracting with the eventual payer of the total charges, which includes Federal Excise Tax, Domestic Segment Fees, the International Air Transportation Tax, and Customs & Immigration Fees, as applicable. In connection with this type of transaction, the Undersigned then pays the Subcontract Carrier.

Therefore, **Company** hereby certifies to Linear Air that it has complied with all aspects of Part 2, Subchapter C, Chapter 33, Subtitle D of the Internal Revenue Code of 1986, and remits payment of these fees directly to the Internal Revenue Service, US Customs, and I.N.S., hence Linear Air need not collect the Federal Excise Tax, International Air Transportation Tax and Customs and Immigration Fees referred to above from the Undersigned when Linear Air is performing as Subcontractor.

Acknowledged and agreed:

Company
Street
City, ST ZIP

Signature

Title/Company

Print Name

Date

EIN

For additional information, please contact
Lisa Dini
AirDialog LLC d/b/a Linear Air
P.O. Box 589
Concord MA 01742

W-9 must be on file at Linear Air prior to booking