

DRIVER'S AGREEMENT

This Agreement is dated _____, between _____

located in _____ hereinafter referred to as Worksite Co-employer) and CALLOS Resources (Payroll Benefit Co-employer).

The purpose of this agreement is to describe the responsibility and liability associated with Co-employer employees operating motorized vehicles under the supervision of the Worksite Co-employer. Under the terms of this agreement:

- A. Upon Worksite Co-employer request, Callos will supply experienced, qualified and licensed temporaries. All temporaries shall be employees of both the co-employers. CALLOS shall be responsible for workers' compensation on such employees. Worksite Co-employer agrees to indemnify and hold harmless CALLOS for injuries caused to third parties, and that CALLOS shall be named as an additional insured on its general and auto liability policy including, but not limited to where applicable, property damage and liability arising out of or through the use of private or company owned or rented or leased vehicles. Work-site Co-employer shall cause to have issued a Certificate of Insurance evidencing same to CALLOS allowing not less than 30 days prior notice of cancellation or material change.
- B. Both Co-employers shall comply with all federal, state and local laws, rules and regulations. Worksite Co-employer shall provide employees with a safe work environment and shall comply with all discrimination and health/safety terms, directives, laws and rules imposed by any governmental agency.
- C. All Co-employer employees will be adequately supervised while at work by the Worksite Co-employer.
- D. All SYEP drivers must be 18 years of age or older.
- E. This Agreement may be terminated by either party on 30 days prior written notice.

Worksite Co-employer

**CALLOS RESOURCES
(Payroll/benefit Co-employer)**

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____