



Broker / Shipper Packet

NAOMI JEANETTE ROBINSON LOGISTICS GROUP LLC

1444 Jefferies Road #580

Rocky Mount, NC 27804

Office# (252)877-2108

<https://www.njrtruckingllc.com>

INTRODUCTION TO N.J.R. LOGISTICS GROUP

We would like to take this moment to thank you for your interest in working with Naomi Jeanette Robinson Logistics Group.

At Naomi Jeanette Robinson Logistics Group our Mission is to Partner with our Customers, Shippers, and Carriers to create an extraordinary logistics service by providing personalized services, economic value and professional growth.

We specialize in a complete partnership with your company. We will assist you in tailoring your transportation needs and help define and execute them. Whether your challenge is capacity, keeping products at a controlled temperature or dealing with problem lanes, Naomi Jeanette Robinson Logistics Group is ready to meet your demands.

Our company has both asset-based and non-asset based departments. We have our carriers ready to service your needs and all are pre-qualified to our high standards.

We also have a complex system of automated, eco-friendly, computerized systems that provide our customers with reliable, cost effective, superior service all created to make your life easier.

Just Some of the Services We Offer!

- A. Truck Load*
- B. LTL (Less than Truckload)*
- C. Local & Regional Pickup and Delivery Services*
- D. Dry, Frozen and Fresh Capacity*
- E. Intermodal*
- F. Expeditor Services*
- G. Auto Transport*
- H. Produce Specialization*
- I. Heavy Hauling*
- J. Specialized*

You should receive a total of 110 pages in this packet. Please return the following:

- ➔ Broker/Shipper Agreement (pages 2-5)*
- ➔ Shipper Credit Application (page 6)*

Please return by fax (252)877-2117 or email: njrlogistics@njrtruckingllc.com

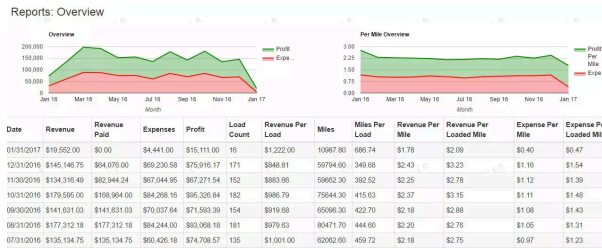
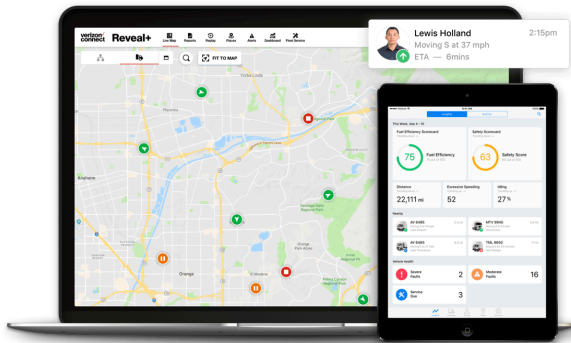
Our Information for Your File

- ➔ ✓ Shipping Expenses, Tariffs & Daily Lanes*
- ➔ ✓ Enclosed Trailers Shipping Expenses Negotiations With Carriers*
- ➔ Open Deck Trailers Shipping Expenses Negotiations With Carriers*

NAOMI JEANETTE ROBINSON LOGISTICS GROUP BROKERING PACKET

page - 3

- ✓ *Certificate of Insurance (Cargo, Liability, Workman's Comp)*
- ✓ *W-9*
- ✓ *Broker Bond Information*



With Verizon Connect and Trucking Office our customers benefit from 24/7 Phone contact availability

- *EDI- Electronic Data Interface*
- *Instant Online Tracking*
- *Email Billing with POD's Attached*
- *Full Online Accounting Access and much more...*

Company & Contact Information



NAOMI JEANETTE ROBINSON LOGISTICS GROUP LLC

Brokering & Dispatching Division

USDOT# 4444805

MC# 1750730

Bond# JT023087

Bond Effective Date: 10/16/2025

Bond Expiration Date: 10/16/2026

Surety Carrier: Jet Insurance Company

1444 Jefferies Road #580

Office# (252)877-2108

Fax# (252)8772117

Cell# (252)903-3751

[*njrlogistics@njrtruckingllc.com*](mailto:njrlogistics@njrtruckingllc.com)

[*https://www.njrtruckingllc.com*](https://www.njrtruckingllc.com)

CEO of Operations

Tariq Robinson

Cell Phone

→ *(252)903-3751*

Email

→ [*tariq.robinson1969@gmail.com*](mailto:tariq.robinson1969@gmail.com)

Accounts Payable:

N.J.R. Logistics Group

- *Penfed Credit Union (Access America Checking)*
- *Phone - (252)903-3751*
- *E-mail -*
[*njrtruckingllc@gmail.com*](mailto:njrtruckingllc@gmail.com)

Brokering Agents

Khia Robinson

Kareesha Robinson

Taya Robinson

Michael Jones

Tariq Robinson

→ *Phone (252)877-2108*

→ *Email*

[*njrlogistics@njrtruckingllc.com*](mailto:njrlogistics@njrtruckingllc.com)

Accounts Receivable:

N.J.R. Trucking

- *Navy Federal Credit Union (Business Premium Checking)*
- *Phone – (252)903-3751*
- *E-mail –*
[*jeanette.logistics@gmail.com*](mailto:jeanette.logistics@gmail.com)

Trade & Reference Information

Naomi Jeanette Robinson Logistics Group Llc

MC# 1750730

USDOT# 4444805

CORPORATE INFORMATION:

Established July 24, 2025

Fed ID 80-0835104

President – Tariq Robinson

BANK INFORMATION:

Penfed Credit Union

1000 Independence Ave. SW

Washington, DC 20024

*Business Relationship - Bookkeeping
& Accountant Coach*

(800)247-5626

BANK INFORMATION

Navy Federal Credit Union

21 Eagle Wing Way

Garner, NC 27529

*Business Relationship -
Investment and Stock Market
Coach*

(888)842-6328

CREDIT REFERENCES:

Lowe's Pro Desk

Store 547

700 N. Wesleyan Blvd.

Rocky Mount, NC 27804

*Contact - Steve Manager of
Commercial Sales*

CREDIT REFERENCES:

*Rocky Mount Radiator & Air
Condition*

550 S. Wesleyan Blvd

Rocky Mount, NC 27803

Contact - Chuck Business Owner

CREDIT REFERENCES:

Verizon

767 Word Plaza #107

Rocky Mount, NC 27804

*Contact – Verizon Business
Agent*

(252)406-0565

CREDIT REFERENCES:

*U-Haul Moving & Storage of
Rocky Mount*

131 S. Wesleyan Blvd.

Rocky Mount, NC 27804

*Contact - Commercial Sales Agent
(252)366-5660*

CUSTOMER REFERENCES:

Total Family Care Coalition
1214 I Street SE
Washington, DC 20003
Contact - Gale President of
Operations **NCES:**

CUSTOMER REFERENCES:

Lowe's Home Improvement Center
Store# 547
700 N. Wesleyan Blvd.
Rocky Mount, NC 27804
Contact - Pam Assistance Store
Manager

CUSTOMER REFERENCES:

Department of Behavioral Health
(DBH)
64 New York Ave. NE 3rd Floor
Washington, DC 20002
Contact - Youth Department of
Correction and Reinstatement and
Drugs Abuse Prevention

CUSTOMER REFERENCES:

Farmers Furniture
Sutters Plaza
518 Sutter's Creek Blvd.
Rocky Mount, NC 27804
Contact - Michele Brown (Store
Manager)

CUSTOMER REFERENCES:

Dunkin
2120 Stone Rose Drive
Rocky Mount, NC 27804
Contact - Entire Staff

CUSTOMER REFERENCES:

Home Depot Home Improvement
Center
Store# 2564
3301 East-West Highway
Hyattsville, MD 20782
Contact – Store Manager - Tauna /
Tools & Hardware & Garden
Department
(301)891-1106

CUSTOMER REFERENCES:

Interstate Van Lines
3901 Ironwood Place
Landover, MD 20785
Contact - Andrew Spriggs
Manager of State Department
(Shipping & Receiving & Storage)

CUSTOMER REFERENCES:

Bret Scarbrough Construction
45 E. Aviation Way
Newman, GA 30263
Contact - Bill (Superintendent /
Engineer)

CUSTOMER REFERENCES:

Planet Fitness of Rocky Mount
1271 Cobb Corners Drive
Rocky Mount, NC 27804
Contact - Gerald Costen Jr. -
Assistant Store Manager

CUSTOMER REFERENCES:

Home Depot Distribution
Center
MDO# 58
7501 Andrews Federal Campus
Drive
Hillcrest Heights, MD 20746
Contact - Daniele, Brandon,
Roxy, Houston MDO, Elizabeth
MDO
(240)258-9023

CUSTOMER REFERENCES:

Total Family Care Coalition
1214 I Street SE
Washington, DC 20003
Contact - Gale President of
Operations

CUSTOMER REFERENCES:

Monarch Behavioral Health
Outpatient Office
809 Tiffany Blvd.
Rocky Mount, NC
Contact - Rick or Ashley

CUSTOMER REFERENCES:

Starbucks
550 N. Wesleyan Blvd.
Rocky Mount, NC 27804
Contact - John Pittman (Store
Manager) - Entire Staff

CUSTOMER REFERENCES:

Crisdel Group
240 Ryan Street
South Plainfield, NJ 07080
Contact - Mike Criscola
President
(908)561-7550

Broker/Shipper Transportation Agreement

THIS AGREEMENT, "Agreement", made and intended to be effective this (the) 15th day of November, 2025 by and between Naomi Jeanette Robinson Logistics Group Having Offices at 1444 Jefferies Road #580 / Rocky Mount, NC 27804 (Broker) and, _____ having offices at _____ (Shipper) Collectively, The Parties

Recitals

- A. WHEREAS BROKER is licensed as a Property Broker by the Federal Motor Carrier Safety Administration (FMCSA) in Docket Number MC-537111, or by appropriate State agencies, and as a licensed broker, arranges for freight transportation. A copy of BROKER's authority is attached as Appendix A and a copy of BROKER's Surety Bond or trust fund agreement is attached as Appendix B; and
- B. WHEREAS SHIPPER, to satisfy some of its transportation needs, desires to utilize the services of BROKER to arrange for transportation of SHIPPER's freight. NOW THEREFORE, intending to be legally bound, BROKER and SHIPPER agree as follows:

Agreement

1. **TERM** - Subject to paragraph 12, the term of this agreement shall be one (1) year, commencing on the date first mentioned above, and shall automatically renew for successive one year periods; provided, however that either party may terminate this agreement on 30 days written notice to the other party with or without cause, or as otherwise provided in this agreement
2. **SERVICE. BROKER** agrees to arrange for transportation of SHIPPER's freight pursuant to the terms and conditions of this Agreement and in compliance in all material respects with all federal, state and local laws and regulations relating to the brokerage of the freight covered by this Agreement. BROKER's responsibility under this Agreement shall be limited to arranging for, but not actually performing, transportation of SHIPPER's freight. The PARTIES may, upon written mutual agreement, include additional service terms to be attached as Appendix C.
3. **VOLUME.**
 - a. **SHIPPER** agrees to tender a minimum of twelve (12) shipments per year to BROKER, and BROKER agrees to arrange for the transportation of said shipments, as well as any other shipments offered by SHIPPER. Shipper is not restricted from tendering freight to other brokers, or directly to motor carriers. BROKER is not restricted from arranging transportation for other parties.
 - b. **SHIPPER** shall be responsible to BROKER for timely and accurate delivery instructions and description of the cargo, including any special handling or security requirements, for any shipment
4. **FREIGHT CARRIAGE. BROKER** warrants that it has entered into, or will enter into a bilateral written contract of carriage with each carrier it utilizes in the performance of this Agreement. BROKER further warrants that those contracts comply with all applicable federal and state laws and regulations and shall include the following provisions:
 - a. Carrier is in, and shall maintain compliance during the term of this Agreement, with all applicable federal, state and local laws relating to the provision of its services including, but not limited to:
 - i. TRANSPORTATION of Hazardous Material (Including the licensing and training of drivers), as defined in 49 C.F.R. (Statute 172.800, Statute 173 and Statute 397 ET SEQ.) to the extent that any shipments hereunder constitute Hazardous Materials;
 - ii. security regulations;
 - iii. owner/operator lease regulations;

- iv. *loading and securement of freight regulations;*
- v. *implementation and maintenance of driver safety regulations including, but not limited to, hiring, controlled substances, and hours of service regulations;*
- vi. *Sanitation, temperature, and contamination requirements for transporting food, perishable, and other products, qualification and licensing and training of drivers;*
- vii. *implementation and maintenance of equipment safety regulations;*
- viii. *maintenance and control of the means and method of transportation including, but not limited to, performance of its drivers.*
 - 1. *Carrier shall agree to defend, indemnify and hold BROKER and SHIPPER harmless from all damages, claims or losses arising out of its performance of the Contract, including cargo loss and damage, theft, delay, damage to property, and personal injury or death, to the fullest extent permissible under applicable federal and state law.*
 - 2. *carrier shall agree that its liability for cargo loss or damage shall be no less than that of a Common Carrier as provided for in 49 USC 14706 (the Carmack Amendment). Exclusions in Carrier's insurance coverage shall not exonerate Carrier from this liability.*
- ix. *Carrier shall agree to maintain at all times during the term of the contract, insurance coverage with limits not less than the following:*

BROKER / SHIPPER TRANSPORTATION AGREEMENT

- Auto Liability - \$2,000,000.00
- Enclosed Trailer (Retail) General Freight Liability - \$100,000 .00
- Refrigerated (Food, Nursery and Medicine) Liability - \$100,000.00
- Petroleum Tanker (Hazmat Class -2, Hazmat Class - 3, Hazmat Class - 8) Liability - \$100,000.00
- Open Deck Trailers (Building Materials) General Freight Liability - \$100,000.00
- Machinery (Cranes, Excavators, Combines) Liability - \$3,000,000.00
- HVAC / Generators Specialized Trailer Liability - \$3,000,000.00
- Aviation Liability - \$9,000,000.00

BROKER shall verify that each carrier it utilizes in the performance of this

- ➔ *Carrier shall agree that the provisions contained in 49 CFR 370.1 et seq. shall govern the processing of claims for loss, damage, injury or delay to property and the processing of salvage.*

The Parties agree that BROKER is the sole party responsible for payment of Carrier's charges. Failure of BROKER to collect payment from its customer shall not exonerate BROKER of its obligation to pay CARRIER.

BROKER agrees to pay Carrier's undisputed invoice within 30 days of receipt of the bill of lading or proof of delivery, provided Carrier is not in default under the terms of this Agreement. If BROKER has not paid Carrier's undisputed invoice as agreed, and CARRIER has complied with the terms of this Agreement, Carrier may seek payment from the Shipper or other party responsible for payment after giving BROKER 90 (business days) advance written notice. Carrier shall not seek payment from Shipper or any other Party responsible for payment if SHIPPER or such other Party can prove payment to BROKER.

Carrier shall agree that, at no time during the term of its contract with BROKER shall it have an "Unsatisfactory" safety rating as Federal Motor Carrier Safety Administration (FMCSA). If Carrier receives an "Unsatisfactory" safety rating, it shall immediately notify BR shall not knowingly utilize any carrier with an "Unsatisfactory" safety rating in the performance of this Agreement.

Carrier shall agree that the terms and conditions of its contract with BROKER shall apply on all shipments it handles for BROKER. Any terms in a tariff that are referenced in the carrier contract which are inconsistent with the contract shall be subordinate to the terms of the contract.

Carrier shall expressly waive all rights and remedies under Title 49 U.S.C., Subtitle IV,

PART B to the extent they conflict with the contract

***BROKER** further warrants it will require proof of insurance and operating authority from each Carrier and, should BROKER utilize the services of any Carrier or other broker on SHIPPER's behalf, which Carrier and/or broker does not have proof of insurance and/or operating authority, BROKER agrees to indemnify and hold harmless*

***SHIPPER** from all legitimate claims not paid by Carrier, including but not limited to cargo loss and damage claims.*

For shipments outside of the United States the terms in Foreign Shipments Appendix D of this Agreement shall apply.

***RECEIPTS AND BILLS OF LADING.** If requested by SHIPPER, BROKER agrees to provide SHIPPER with proof of acceptance and delivery of such loads in the form of a signed Bill of Lading or Proof of Delivery shall be for SHIPPER convenience only and shall not change*

BROKER is status as a property broker. The terms and conditions of any freight documentation used by BROKER or carrier selected by BROKER may not supplement, alter, or modify the terms of this Agreement.

PAYMENTS. BROKER shall invoice SHIPPER for its services in accordance with the rates, charges and provisions set forth in Appendix D, attached, and any written supplements or revisions that are mutually agreed to between the PARTIES. If rates are negotiated between the PARTIES and not otherwise confirmed in writing, such rates shall be considered "Written" and shall be binding, upon broker's invoice to shipper, and shipper payment to broker; shipper agrees to pay broker's invoice within 21 days of invoice date without deduction or setoff.

CLAIMS

- *Freight Claims: Shipper must file claims for cargo loss or damage with the broker within one hundred eighty (180) days from the date of such loss, shortage or damage, which for purpose of the agreement shall be the delivery date or in the event of non-delivery, the schedule delivery date.*
 - *SHIPPER - Must file any civil action against broker in a court of law within two (2) years from the date the carrier or broker provides written notice to shipper that the carrier has disallowed any part of the claim in this notice. Carriers utilized by broker shall agree in writing with the broker to be liable for cargo loss or damage as outlined in paragraph 4c Above. The carrier cargo liability for any one shipment shall not exceed \$100,000.00 unless the broker is notified by shipper of the increased value prior to shipment pickup and with reasonable advance notice to allow the broker and/or the carrier to produce additional insurance coverage.*
 - *It is understood and agreed that the broker is not a carrier and that the broker shall not be held liable for loss, damage or delay in the transportation of shipper property.*
 - *All other claims: The parties shall notify each other of all known material details within sixty (60) days of receiving notice of any claims other than cargo loss or damage claims, and shall update each other promptly thereafter as more information becomes available. Civil Action or arbitration, if any, shall be commenced within two (2) years from the date either party provides written notice to the other party of such a claim*
 - *Broker shall submit to shipper a certificate of insurance as evidence of such coverage and which names shipper as "Certificate Holder".*

Surety Bond Broker -

- *Shall maintain a surety bond or trust fund agreement as required by the federal motor carrier safety administration in the amount of \$10,000.00 and furnish shipper with proof upon request.*

Hazardous Material

- *Shipper and Broker shall comply with all applicable laws and regulations relating to the transportation of hazardous materials as defined in 49CFR (Statutes) 172,800, (Statutes) 173 and (Statute) 397 et seq.*

- *To the extent that any shipment constitutes hazardous material. Shipper is obligated to inform the broker immediately.*
- *If any such shipment constitute hazardous material **Shipper** is obligated to inform broker immediately*
- *If any such shipments constitute hazardous material **Shipper** shall defend, indemnify and hold broker harmless from any penalties or liability of any kind, including reasonable attorney fees, arising out of shipper's failure to comply with applicable hazardous material laws and regulations*

HOMELAND SECURITY

- *As applicable to each, respectively, BROKER and SHIPPER shall comply with state and federal Homeland Security related laws and regulations.*

DEFAULT

- *If either Party materially fails to perform its duties under this Agreement, the party claiming default may terminate this Agreement on 10 (ten) days written notice to the other Party. SHIPPER shall be responsible to pay BROKER for any services performed prior to the termination of this Agreement and for shipments not yet completed and/or not yet invoiced to SHIPPER.*

INDEMNIFICATION.

- *Subject to the insurance limits in Section 8, BROKER and SHIPPER shall defend, indemnify and hold each other harmless against any claims, actions or damages, including, but not limited to, cargo loss, damage, or delay, and payment of rates and/or accessorial charges to Carriers, arising out of their respective performances under this agreement*

SEVERABILITY/SURVIVABILITY

- *In the event that the operation of any portion of this Agreement results in a violation of any law, or any provision is determined by a court of competent jurisdiction to be invalid or unenforceable, the Parties agree that such portion or provision shall be severable and that the remaining provisions of the Agreement shall continue in full force and effect. The representations and obligations of the PARTIES shall survive the termination of this Agreement for any reason.*

INDEPENDENT CONTRACTOR.

- *It is understood between BROKER and SHIPPER that BROKER is not an agent for the Carrier or SHIPPER and shall remain at all times an independent contractor. SHIPPER does not exercise or retain any control or supervision over BROKER, its operations, employees, or carriers.*

NONWAIVER.

- *Failure of either party to insist upon performance of any of the terms, conditions or provisions of this Agreement, or to exercise any right or privilege herein, or the waiver of any breach of any of the terms, conditions or provisions of this Agreement, shall not be construed as thereafter waiving any such terms, conditions, provisions, rights or privileges, but the same shall continue and remain in full force and effect as if no forbearance or waiver had occurred.*

NOTICES

- *Unless the parties notify each other in writing of a change of address, any and all notices required or permitted to be given under this agreement shall be in writing (or fax with machine imprint on paper acknowledging successful transmission) and shall be addressed as follows*

BROKER

ATTN:

ADDRESS

PHONE

FAX

SHIPPER

ATTN:

ADDRESS

PHONE

FAX

ENTIRE AGREEMENT

- *This agreement, including all appendices and addenda, constitutes the entire agreement intended by and between the parties and supersedes all prior agreement, representation warranties, statement, promises information, arrangements, and understandings whether oral, written, expressed or implied, with respect to the subject matter hereof, any modifications to this model contract, as published any copyrighted by TIA and NITL shall be highlighted or italicized and initialed by both parties to be valid.*
- *The **PARTIES** further intend that this agreement constitutes the complete and exclusive statement of its terms and that no extrinsic evidence may be introduced to reform this agreement in any judicial or arbitration proceeding involving this agreement*

In witness whereof, the parties hereto have caused this agreement to be executed in their respective names by their fully-authorized representatives as of the dates first above written

BROKER

SHIPPER

SIGNED

SIGNED

**PRINTED
NAME**

**PRINTED
NAME**

TITLE

TITLE

ACCOUNT PAYABLE

COMPANY NAME

ADDRESS

CITY, STATE, ZIP

BILLING ADDRESS
(if different)

PHONE

FAX

EMAIL

**SHIPPING
CONTACT**

PAYABLE CONTACT

**SPECIAL BILLING
REQUIREMENTS**

**YEAR
ESTABLISH**

**FEDERAL
TAX ID**

DUNS#

BUSINESS STRUCTURE (circle one)

A. Corporation

B. Partnership Sole Prop

C. Limited Liability Corporation

BANK INFORMATION

<i>NAME OF BANK</i>	_____			
<i>CONTACT PERSON</i>	_____	<i>PHONE</i>	_____	<i>FAX</i>

<i>ACCOUNT RECEIVABLE#</i>	=====	<i>ACCOUNT PAYABLE#</i>	=====	<i>ACCOUNT SAVINGS</i>
				=====

THREE CARRIER REFERENCES

CARRIER

PHONE

FAX

Or

Email

CARRIER

PHONE

FAX

Or

Email

CARRIER

PHONE

FAX

Or

Email

- ★ *We agree to immediately notify N.J.R. Logistics Group Brokers of any change of ownership, name, address, phone, etc.*
- ★ *If granted credit our company agrees to pay freight bills within 21 days of receipt*
- ★ *In case of claims or court orders, any payments due will not be subject to withholding in lieu of insurance settlement*
- ★ *I authorize the release of credit information to N.J.R. Logistics Group Brokers, which will be held in strict confidence by N.J.R. Logistics Group Brokers*
- ★ *If outside collections are required, we agree to pay for reasonable attorney and collections related costs. We acknowledge that amounts past due may be charged interest at the maximum legal rate.*
- ★ *We understand that N.J.R. Logistics Group Brokers is a broker and not a carrier and that N.J.R. Logistics Group Broker does not assume liability as a carrier*
- ★ *I am an authorized representative of the company and have the authority to execute this document*

SHIPPER NAME

SIGNATURE

PRINTED NAME

TITLE

***N.J.R. LOGISTICS GROUP
ASSOCIATE or AGENT***

APPROVED BY

SERVICES OFFERED

BONDED

Yes ____ No ____

Comments _____

HAZMAT CERTIFIED

Yes ____ No ____

Comments _____

INTERMODAL

Yes ____ No ____

Comments _____

SMARTWAY PARTNER

Yes ____ No ____

Comments _____

TWIC CARD

Yes ____ No ____

Comments _____

TEAM DRIVERS

Yes ____ No ____

Comments _____

SOLO DRIVERS

Yes ____ No ____

Comments _____

LESS THAN TRUCKLOAD

Yes ____ No ____

Comments _____

LOGISTICS TRAILERS

Yes ____ No ____

Comments _____

DRAYAGE

Yes ____ No ____

Comments _____

AIR RIDE

Yes ____ No ____

Comments _____

PALLET EXCHANGE

Yes ____ No ____

Comments _____

CURTAINSIDE

Yes ____ No ____

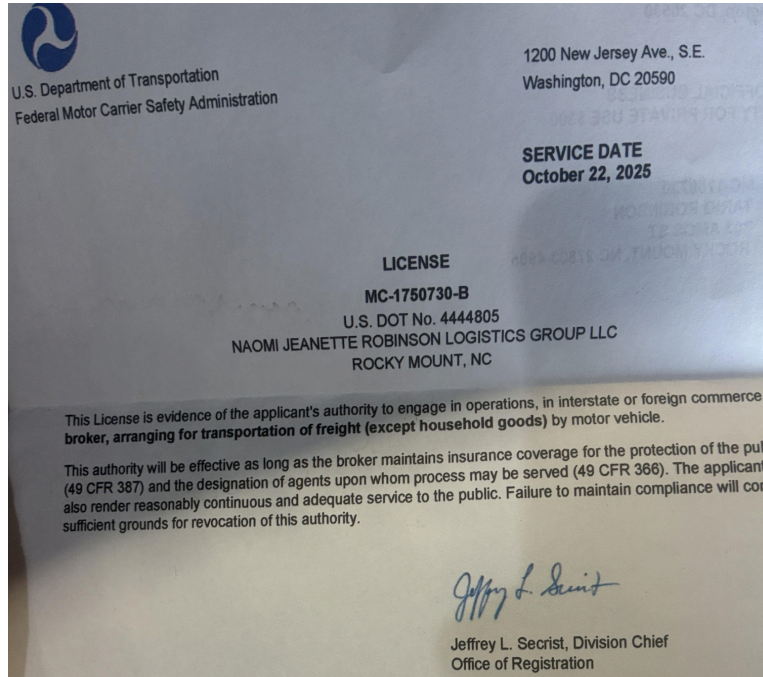
Comments _____

LIFTGATE

Yes ____ No ____

Comments _____

BUSINESS LICENSE



***U.S. Department of Transportation
Federal Motor Carrier Safety
Administration
1200 New Jersey Ave. S.E.
Washington, DC 20590***

Service Date - October 22, 2025

LICENSE:

★ MC-1750730-B

USDOT#

★ 4444805

***Naomi Jeanette Robinson Logistics Group
LLC
Rocky Mount, NC***

***This license is evidence of the applicants
authority to engage in Operations, in
interstate of foreign commerce, broker,
arranging for transportation of freight
(except household goods) by motor vehicle***

W-9 Form Download Link

<https://www.irs.gov/pub/irs-pdf/fw9.pdf>

<p>W-9 Form (Rev. March 2024) Department of the Treasury Internal Revenue Service</p>	<p>Request for Taxpayer Identification Number and Certification Go to www.irs.gov/FormW9 for instructions and the latest information.</p>	<p>Give form to the requester. Do not send to the IRS.</p>				
<p>Before you begin. For guidance related to the purpose of Form W-9, see <i>Purpose of Form</i>, below.</p>						
<p>Print or type. See <i>Specific instructions</i> on page 3.</p>	<p>1 Name of entity/individual. An entry is required. (For a sole proprietor or disregarded entity, enter the owner's name on line 1, and enter the business/disregarded entity's name on line 2.)</p>					
	<p>2 Business name/disregarded entity name, if different from above.</p>					
	<p>3a Check the appropriate box for federal tax classification of the entity/individual whose name is entered on line 1. Check only one of the following seven boxes.</p> <p> <input type="checkbox"/> Individual/sole proprietor <input type="checkbox"/> C corporation <input type="checkbox"/> S corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate <input type="checkbox"/> LLC. Enter the tax classification (C = C corporation, S = S corporation, P = Partnership) Note: Check the "LLC" box above and, in the entry space, enter the appropriate code (C, S, or P) for the tax classification of the LLC, unless it is a disregarded entity. A disregarded entity should instead check the appropriate box for the tax classification of its owner. Other (see instructions) _____ </p>					
	<p>4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):</p> <p>Exempt payee code (if any) _____</p> <p>Exemption from Foreign Account Tax Compliance Act (FATCA) reporting code (if any) _____</p> <p>(Applies to accounts maintained outside the United States.)</p>					
	<p>3b If on line 3a you checked "Partnership" or "Trust/estate," or checked "LLC" and entered "P" as its tax classification, and you are providing this form to a partnership, trust, or estate in which you have an ownership interest, check this box if you have any foreign partners, owners, or beneficiaries. See instructions <input type="checkbox"/></p>					
	<p>5 Address (number, street, and apt. or suite no.). See instructions.</p>	<p>Requester's name and address (optional)</p>				
	<p>6 City, state, and ZIP code</p>					
<p>7 List account number(s) here (optional)</p>						
<p>Part I Taxpayer Identification Number (TIN)</p>						
<p>Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i>, later.</p> <p>Note: If the account is in more than one name, see the instructions for line 1. See also <i>What Name and Number To Give the Requester</i> for guidelines on whose number to enter.</p>						
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;">Social security number</td> <td style="width: 50%;">Employer identification number</td> </tr> <tr> <td style="height: 30px;"> <div style="border-bottom: 1px solid black; width: 100%;"></div> </td> <td style="height: 30px;"> <div style="border-bottom: 1px solid black; width: 100%;"></div> </td> </tr> </table>			Social security number	Employer identification number	<div style="border-bottom: 1px solid black; width: 100%;"></div>	<div style="border-bottom: 1px solid black; width: 100%;"></div>
Social security number	Employer identification number					
<div style="border-bottom: 1px solid black; width: 100%;"></div>	<div style="border-bottom: 1px solid black; width: 100%;"></div>					
<p>Part II Certification</p> <p>Under penalties of perjury, I certify that:</p> <p>1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and</p> <p>2. I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and</p> <p>3. I am a U.S. citizen or other U.S. person (defined below); and</p> <p>4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.</p> <p>Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and, generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.</p>						
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 15%;">Sign Here</td> <td style="width: 40%;">Signature of U.S. person</td> <td style="width: 45%;">Date</td> </tr> </table>			Sign Here	Signature of U.S. person	Date	
Sign Here	Signature of U.S. person	Date				
<p>General Instructions</p> <p>Section references are to the Internal Revenue Code unless otherwise noted.</p> <p>Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.</p> <p>What's New</p> <p>Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification.</p> <p>New line 3b has been added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).</p> <p>Purpose of Form</p> <p>An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they</p>						