

24 Hour Dispatch 419-724-9444 Fax 419-724-5740

Our Job is to:

- Find you good freight.
- Be easy to work with.
- Do what we say.
- Work when you work.

We appreciate Our Carriers:

- ACH available
- We believe only you should be paid for assessorials. We take no marked-ups.

Tadmore Transportation LLC

120 Tenth Street

Toledo, OH 43604

Phone 419-724-9444 Fax 419-724-5740

www.TadmoreTrans.com dispatch@tadmoretrans.com

MC 709413 EIN 27-1940406 Duns 028644316

Proud Affiliations







Consistently High Rating References

GRTSFINANCIAL

800-860-7926



866-873-3651



CompuNet

800-872-3748



800-511-6022



866-414-9600

Tadmore Fax 419-724-5740

BROKER CARRIER AGREEMENT

Tadmore Transportation, LLC

THIS AGREEMENT is made and e Transportation, LLC – MC 709413	ntered into on, "BROKER") and	2017 by and between Tadmore
I. Recitals		("CARRIER").

- A. BROKER is a licensed transportation broker that controls the transportation of freight under its contractual arrangements with various consignors and consignees (the "Customer");
- B. CARRIER is authorized to operate in inter-provincial, interstate and/or intrastate commerce and is qualified, competent and available to provide for the transportation services required by BROKER.
- 1. TERM. The Term of this Agreement shall be for one (1) year and shall automatically renew for successive one (1) year periods; provided, however, that this Agreement may be terminated at any time by giving thirty (30) days prior written notice.
- 2. CARRIER'S OPERATING AUTHORITY AND COMPLIANCE WITH LAW. CARRIER represents and warrants that it is duly and legally qualified to provide, as a contract carrier, the transportation services contemplated herein. CARRIER further represents and warrants that it does not have a conditional or unsatisfactory safety rating issued from the U.S. Department of Transportation, and further agrees to comply with all federal, state and local laws regarding the provision of the transportation services contemplated under this Agreement.
- 3. **PERFORMANCE OF SERVICES.** CARRIER's services under this Agreement are specifically designed to meet the distinct needs of BROKER under the specified rates and conditions set forth herein. CARRIER shall transport all shipments provided under this Agreement without delay, and all occurrences which would be probable or certain to cause delay shall be immediately communicated to BROKER by CARRIER. This Agreement does not grant CARRIER an exclusive right to perform the transportation related services for
- 4. RECEIPTS AND BILLS OF LADING. Each shipment hereunder shall be evidenced by a Uniform (Standard) Bill of Lading naming The BROKER as the transporting carrier. Upon delivery of each shipment made hereunder, CARRIER shall obtain a receipt showing the kind and quantity of product delivered to the consignee of such shipment at the destination specified by BROKER or the Customer, and CARRIER shall cause such receipt to be signed by the consignee. Any terms, conditions and provisions of the bill of lading, manifest or other form of receipt or contract shall be subject and subordinate to the terms, conditions and provisions of this Agreement. CARRIER shall notify BROKER immediately of any exception made on the bill of
- 5. CARRIER'S OPERATIONS. CARRIER shall, at its sole cost and expense: (a) furnish all equipment necessary or required for the performance of its obligations hereunder (the "Equipment"); (b) pay all expenses related, in any way, with the use and operation of the Equipment; (c) maintain the Equipment in good repair, mechanical condition and appearance; and (d) utilize only competent, able and legally licensed personnel. CARRIER shall have full control of such personnel; shall perform the services hereunder as an independent contractor; and shall assume complete responsibility for all state and federal taxes, assessments, insurance (including, but not limited to, workers" compensation, unemployment compensation, disability, pension and social security insurance) and any other financial obligations arising out of the transportation performed
- 6. INDEMNITY. CARRIER shall defend, indemnify, and hold BROKER harmless from and against all loss, liability, damage, claim, fine, cost or expense, including reasonable attorney's fees, arising out of or in any way related to the performance or breach of this Agreement by CARRIER, its employees or independent contractors working for CARRIER (collectively, the "Claims"), including, but not limited to, Claims for or related to personal injury (including death), property damage and CARRIER's possession, use, maintenance, custody or operation of the Equipment; provided, however, that CARRIER's indemnification and hold harmless obligations under this paragraph will not apply to any portion of such claim attributable to the
- 7. INSURANCE. CARRIER shall procure and maintain, at its sole cost and expense, the following insurance
- (a) Public liability and property damage insurance with a reputable and financially responsible insurance company insuring CARRIER in an amount not less than \$1,000,000.00 (U.S. Dollars) per occurrence.

BROKER CARRIER AGREEMENT

Tadmore Transportation, LLC

Initial

(b) All Risk Broad Form Motor Truck Cargo Legal Liability insurance in an amount not less than \$100,000.00 (U.S. Dollars) per occurrence. Such insurance policy shall name CARRIER and BROKER as insured and provide coverage to BROKER, the Customer or the owner and/or consignee for any loss, damage or delay related to any property coming into the possession of CARRIER under this Agreement. The coverage provided under the policy shall have no exclusions or restrictions of any type that would foreseeably preclude coverage relating to cargo claims.

(c) Statutory Workers Compensation Insurance and Employee Liability coverage in such amounts and in such form as required by applicable state law.

- (d) CARRIER shall furnish to BROKER written certificates obtained from the insurance CARRIER showing that such insurance has been procured is being properly maintained, the expiration date, and specifying that written notice of cancellation or modification of the policies shall be given to BROKER at least thirty (30) days prior to such cancellation or modification. Upon request, CARRIER shall provide BROKER with copies of the applicable insurance policies.
- 8. FREIGHT LOSS, DAMAGE OR DELAY. CARRIER shall have the sole and exclusive care, custody and control of the Customer's property from the time it is delivered to CARRIER for transportation until delivery to the consignee accompanied by the appropriate receipts as specified in Paragraph 4. CARRIER assumes the liability of a common carrier (i.e. Carmack Amendment liability) for loss, delay, damage to or destruction of any and all of Customer's goods or property while under CARRIER"s care, custody or control. CARRIER shall pay to BROKER, or allow BROKER to deduct from the amount BROKER owes CARRIER, Customer's full actual loss for the kind and quantity of commodities so lost, delayed, damaged or destroyed. CARRIER shall be liable to BROKER for all economic loss, including consequential damages, that are incurred by BROKER or the Customer for any freight loss, damage or delay claim. Payments by CARRIER to BROKER or its customer, pursuant to the provisions of this section, shall be made within thirty (30) days following receipt by CARRIER of BROKER's or Customer's invoice and supporting documentation for the claim.
- 9. WAIVER OF CARRIER'S LIEN. CARRIER shall not withhold any goods of the Customer on account of any dispute as to rates or any alleged failure of BROKER to pay charges incurred under this Agreement. CARRIER is relying upon the general credit of BROKER and hereby waives and releases all liens which CARRIER might otherwise have to any goods of BROKER or its Customer in the possession or control of CARRIER.
- 10. PAYMENTS. CARRIER will charge and BROKER will pay for transportation services performed under this Agreement the rates and charges as shown on separate Rate Confirmation Sheets to be signed and agreed to by CARRIER and BROKER before each shipment made under this Agreement. CARRIER will submit original bills of lading as well as a copy of the Rate Agreement with Invoice. CARRIER represents and warrants that there are no other applicable rates or charges except those established in this Agreement or in any Rate Confirmation Sheet signed by BROKER. Payment by BROKER will be made within thirty (30) days of receipt by BROKER of CARRIER's freight bill, bill of lading, clear delivery receipt, and any other necessary billing documents enabling BROKER to ascertain that service has been provided at the agreed upon charge. In the event service is provided and it is subsequently discovered that there was no applicable rate in the existing Schedule of Rates or supplements, the parties agree that the rate paid by BROKER and collected by CARRIER shall be the agreed upon contract rate. CARRIER agrees that BROKER has the exclusive right to handle all billing of freight charges to the Customer for the transportation services provided herein, and, as such, CARRIER agrees to refrain from all collection efforts against the shipper, receiver, consignor, consignee or the Customer. CARRIER further agrees that BROKER has the discretionary right to offset any payments owed to CARRIER hereunder for liability incurred by CARRIER pursuant to Section 8 of this Agreement.
- 11. CONFIDENTIALITY AND NON SOLICITATION. Neither party may disclose the terms of this Agreement to a third party without the written consent of the other party except (1) as required by law or regulation; (2) disclosure is made to its parent, subsidiary or affiliate company; or (3) to facilitate rating or auditing of transportation charges by an authorized agent and such agent agrees to keep the terms of the Agreement confidential. CARRIER will not solicit traffic from any shipper, consignor, consignee or customer of BROKER where (1) the availability of such traffic first became known to CARRIER as a result of BROKER's efforts, or (2) the traffic of the shipper, consignor, consignee or Customer of BROKER was first tendered to CARRIER by BROKER. If CARRIER breaches this Agreement and directly or indirectly solicits traffic from customers of BROKER and obtains traffic from such customer during the term of this Agreement or for twelve (12) months thereafter, CARRIER shall be obligated to pay BROKER, for a period of fifteen (15) months thereafter, commission in the amount of thirty-five percent (35%) of the transportation revenue resulting from traffic

BROKER CARRIER AGREEMENT

Tadmore Transportation, LLC

transported for the Customer, and CARRIER shall provide BROKER with all documentation requested by BROKER to verify such transportation revenue.

INITIAL			
CARRIER shall not in any manne to be transported by a third par	er sub contact the t	ally agrees that all freight tender i only under the authority of CAR er, or in any other form arrange written consent of BROKER	ed to it by RIER, and that for the freight
INITIAL			
schedules published, filed or other ensure to the benefit of the parties 14. SEVERABILITY. In the event that any law, the parties agree that such Agreement shall continue in full for 15. WAIVER. CARRIER and Shippe § 14101 to the extent that such right upon CARRIER's performance under of any BROKER, srights or privilege 16. DISPUTE RESOLUTION. This is	vise maintained by CA hereto. hat the operation of an i portion shall be seve ce and effect. r expressly waive any hts and remedies confi r this Agreement or to s herein. greement shall be dec io and in the event of have caused this Agreeme	EMENT. This Agreement may not be agreements and all tariffs, rates, classification. This Agreement shall be bin by portion of this Agreement results it rable and that the remaining provision and all rights and remedies allowed lict with this Agreement. Failure of Expression exercise any right or privilege, shall seemed to have been drawn in accordationary disagreement or dispute, the law of the better that the executed in their respective names	ssifications and ading upon and in a violation of ions of this under 49 U.S.C. BROKER to insist I not be a waiver nce with the ws of this state
BROKER Authorization		CARRIER Authorization	
Tadmore Transportation, L	LC		
		Carrier Company Name	-
Peter J. Emahiser 419-724-9444		Carrier Authorizing Signature	_
		Carrier Phone Number	_
Fadmore Transportation, LLC	Page 3 0.	Date Signed →	— January 2017



U.S. Department of Transportation
Federal Motor Carrier Safety Administration

1200 New Jarsey Ave., S.E. Washington, DC 20580

SERVICE DATE April 22, 2010

LICENSE

MC-709413-8
TADMORE TRANSPORTATION LLC
TOLEDO, OH

This License is evidence of the applicant's authority to engage in operations, in interstate or foreign commerce, as a broker, arranging for transportation of freight (except household goods) by motor vehicle.

This authority will be effective as long as the broker maintains insurance coverage for the protection of the public (49 CFR 387) and the designation of agents upon whom process may be served (49 CFR 386). The applicant shall also render reasonably continuous and adequate service to the public. Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

Jeffrey L. Secrist, Chief

Affer f. Sec. +

Information Technology Operations Division

A Federal Agency may not consist or spouse, and a person is not required to respond to, nor shall a person businized to a person is comply with a collection of information adjust to the requirements of on Property Refunding Act safety that collection of information displays a content valid ChCD Control Number. The GCD Control Number for this information mathematics is 2125-0017, Public reporting for this collection of information. is experience to be approximately 10 minutes per response, including the time for covering instructions, garbering the dam decided, and completing and covincing the collection of information. All companies to this collection of independent and introductry, Send community regarding this begins extend or containing the constance of an expension of management to the succession of the collection of information including suggestions for reducing this funder the information Collection Common Office, Federal Moore Carrier Salety Actainstration, MC-SRA, Washington, D.C. 20090.



United States Department of Transportation Federal Motor Center Salety Administration

> Broker's or Freight Forwarder's Trust Fund Agreement under 49 U.S.C. 1986 or Hotice of Cancellation of the Agreement

FORM BMC-85

Filer PMCRA Account Numbers 22012	Licenso (to. MC-7094)3
KNOWALL MEN BY THESE PRESENTS,	Pat we Tedmore Transportation LLC
of 120 Tenth St	Tolorio
as TRUSTOR (horoination called Trustor	Cir. 4804
a financial inetitation created and exist	to under the femal to Disc.
¶†	(Red Characters, administrators, successors, and assigns, jurity and severally, firmly by these
WildEREAR, the Truster is or intends to be	income officer a Broker or a Freight Forwarder parament to the provisions of the Title 49 U.S.C. Appendix Alloter Center Substy Administration (FMCSA) relating to intunence or other security append, and has elected to file with the Federal Motor Center Bathly Administration

teres, and our case and replacements or the recurrence center during remandration of making to manipular or over security for the projection of matter carriers and shippers, and has elected to the with the Federal Motor Center Sampy Administration such a Trust Fund Agreement as well expected incented responsibility and the supplying of transportation subject to the ICC Termination Act of 1995 in accordance with contracts, agreements, or arrangements therefor, and

WHEREAS, this Trust Fund Agreement is written to secure compliance by the Truster as other a formated Brotter or a formated Freight Forwards of Truster and the rules and requisitions of the Foderal higher Center Relaty Administration, retaining to insurance or other accurity for the postedion of motor common or shippers, and shall have to the benefit of any and 40 motor certiers or shippers to whom the Trustor may be requiry eaths for any of the demages herein described.

NOW, THEREFORE, the truster and custoe, to accomplish the approx agree as follows:

- 1. Trustee agrees that payments made pursuant to the security provided homes to altippers and motor carriers pursuant to this Agreement will be made exclusively and directly to shippers or motor carriers that and patters to controlle, agreements or
- There is a present of the present of entered to shippers and motor content hereby will continue units any and so citains made by
 shippers or motor content for which Truster may be legally lightly have been settled or until the funds deposited by Truster pursuant
 to this Agreement have been extrausted, whichever comes first.
- 3. The parties hardo acknowledge and carify that said Trustee shall exclusively manage the security and trust fund, as harde set forth and statis have legal title to the security and trust fund, pursuant to the terms and conditions as set forth in this agreement. Further, the parties have not carefully that funds, as evidenced by main algorithms to this agreement, entertained and carefully that (a) said neather has not expects to have any interest, financial, proprietary, or otherwise, whatevery, in Truster; and (b) said Truster, and the set of the set of
- Trustee actinomizations the receipt of the sum of Seventy Five Thousand Delice (\$75,000) for a Broker of Freight Formatter, to be noted in bust under the terms and conditions set forth tearth.
- 5. Trustee may, within its sold discretion, impost the funds comprising the corpus of this trust fund consistent with its fouriery obligation under applicable law
- d. Trustee shall pay, up to a limit of Geventy Pivo Thousand Dollars (875,000) for a Broker or Preight Forwarder, directly to a shipper of maker carrier any sum or sums which Trustee, in good faith, determines that the Trustee has failed to pay and would be held legally reason of Trustee's failure to perform faithfully its contracts, agreements, or arrangements for transportation by suffering contracts, made by Trustee's white this agreement is in effect, regardless of the financial responsibility or tack thereof, or the echiency or beniumplay, of Trustee:

- 7. In the event that the trust fund is crawn upon and the corpus of the trust fund is a sum test than Seventy Eve Thousand Dollars (\$75,000) Brokers or Energy Five Thousand Dollars (\$75,000) Brokers or Energy Five Thousand of the trust fund and Seventy Five Thousand of the trust fund and Seventy Five Thousand Dollars (\$75,000) Brokers or Energy Five Thousand Online (\$75,000) Brokers or Energy Five Thousand Dollars (\$75,000) Brokers or Energy Five Thousand (\$
- 8 Trustee shall immediately give written notice to the FMCSA of at lawoults filed judgments rendered, and payments much under this inust agreement and of any failure by Trustor to repeat the trust fund exercuting herein.
- 9 This agreement may be cancelled at enytime upon thirty (20) boys written notice by the Trustee or Truster to the EMCSA or the form printed at the bottom of this agreement. The thirty (30) day holice period shall committee upon actual recept of a copy of the trust fund agreement writting completed notice of cancellation or the EMCSA's Washington, GC office. The Trustee and/or Trustor specifically agrees to file such written notice of cancellation.
- 10. All sums due the Trusted as a resort idirectly of indirectly of the administration of the trust fund under the agreement shall be billed directly to Trustor and in no event shall said sums be paid from the corpus of the trust fund here tilestablished.
- 11 Trusted shall maintain a record of all financial transactions concerning the Fund, which will be available to Truster upon request and reasonable notice and to the FMCSA upon request.

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this ng as the lesset of contracts agreements or arrangements in their concellation becomes effective	feet the leaders, of the Trustoe for the payment of any such damages. Fede by the Trustor for the supplying of transportation after to the date.
IN WITHESS WHEREOF, this said Principal and Surety have executed this instru	mention the day of 2013
Tadmore Transportation LLC FORTANY NAME 120 Tenth S: Toledo STREET ADDRESS UTTY OH 13604 (419) 724,9441	Pacific Funancial Association, Inc. CLOAGS NAME 12707 High Bluff Dr. Ste 200 San Diego STREET ADDRESS CITY
Feter Emphiser, Member [Finance of Special Special Company of Colors SUSAN 6. ST. 105.8 Sugar Special Special Colors Sugar Special Special Special Special Colors Sugar Special Special Special Special Colors Sugar Special S	Daniel J. 25500, President Open processor officer come and inter Open processor officer come and inter Open processor officer come and inter Open processor of the property of the come and inter- Open processor of the property of the come and inter- Open processor of the come
NOTICE OF CANCELLATION This is to advise that the labove First Ford Agreement executed on the	traj francia restationa at defined under av CER 35. 1977 in the goalife is sitt as Traster. Traster by the above menature resistent that the arthurus interest and has legal authority in acress the obligations of Traster and the financial addition to discharge (SER).



Confidential credit information for the exclusive use of subscriber, duplication is prohibited.

Credit Report on: TADMORE TRANSPORTATION LLC

Requested on: 6/19/2017 6:15:52 AM



Legal Name Business Name	TADMORE TRANSPORTATION LL TADMORE TRANSPORTATION LL			MC-Numb	er 709413
Billing Address	120 TENTH TOLEDO, OH 43604		Physical Address	120 TENTH TOLEDO, OH 43604	
Telephone	1-419-724-9444		Toll-Free		
Fax	1-419-724-5740		Fed ID	27-1940406	
Ownership	LTD LIABILITY COMPANY		Established		MC-Number Issued 4/2010
Business Type	TRANSPORTATION BROKER	Bond Per STB YES	Branches	NONE	
Warehouse	# of Employee	es	Affiliates	NONE	
Company Email A	ddress		Company Web Site	WWW.TADMORETR	ANS.COM

Company Officers:

PETER J EMAHISER, MANAGING MEMBER

Information Provided By: PETER J EMAHISER, MANAGING MEMBER

Remarks: .

CREDIT SUMMARY

5 credit references reported with an average high credit of \$2,300 and *average days for payment are 27 days

6 credit references reported with an unlisted high credit, and *average days for payment are 29 days

*Calculated per account, not per load

COMPUNET CREDIT SEAL SUMMARY

No Collections, Non-Sufficient Funds, or Non-Payments

3 References are from certified transportation companies within the last year

No unpaid liens, or bankruptcies in the last 5 years

Overall average days for payment equal or less than 30 days

Silver Certified: all average days for payment below or equal to 45



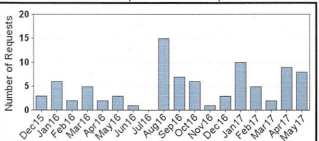
HISTORICAL AVERAGE DAYS TO PAY

Does Not Include Non-payments

ACTIVITY GRAPH

Times This Report Has Been Requested





CREDIT REFERENCES

Credit references listed with non-payment complaints first, if any, and most recent business next.

Creditor Location	OKLAHOMA C		110#	FAOTOR	Opened 5/22/2012	*Average Days 29	NSF	Collections	Terms VARIES
Phone	1-800-207-766	Contact	MC# FACTOR	Last Transaction	# Loads	Recent High	Credit 3	,000	
Contact	Electronic	Email		1	5/31/2017	51	Account Bal	ance 3	000

Remarks: Last Updated On: 6/7/2017

	7/23/2015	*Average Days 30	NSF	Collections	Terms 30
MC# 190369	Last Sale 4/27/2017	# Loads			NAVAILABLE
	MC# 190369		MC# 190369 Last Sale # Loads	MC# 190369 Last Sale # Loads Recent High	MC# 190369 Last Sale #Loads Recent High Credit U

Remarks: Last Updated On: 6/1/2017

Creditor Location	ASSIST FINANCIAL SERVICES MADISON, SD			pened	*Average Days	NSF	Collections	Terms
Phone	1-877-287-3835	MC# FACTOR		3/2012 ransaction	# Loads	Recent Hig	h Credit L	VARIES INAVAILABL
Contact	Electronic Contact Email		4/4	1/2017	22	Account Ba	-	
Remarks:						Las	t Updated On:	5/7/2017
Creditor	TRY HOURS INC			Opened	*Average Days	NSF	Collections	Terms
Location Phone	MAUMEE, OH 1-419-866-5760	MC# 223	259	5/10/2010 Last Sale	# Loads	Recent Hig	h Cradit I	30 INAVAILABL
Contact		LL@TRYHOURS.COM	255	11/7/2016	31	Account Ba	CORP. C. CAMP. C. CAMP.	THE RESERVE AND DESCRIPTION OF THE PERSON NAMED IN
Remarks:							t Updated On:	1/19/2017
Creditor	RELIANCE TRUCKING INC			Opened 05/05/2016	*Average Days	NSF	Collections	Terms
Location Phone	BRAMPTON, ON 1-404-669-0470	MC# 886	5948	Last Sale	# Loads	Recent Hig	h Credit I	30 INAVAILABL
Contact	ANJY Contact Email	WOW 000	,,,,	8/8/2016	15	Account Ba	THE RESERVE AND ADDRESS OF THE PERSON NAMED IN COLUMN 2 IN COLUMN	
Remarks:	-				***************************************		t Updated On:	3/18/2016
Creditor Location	GR8 FR8 TRANSPORTATION LLC NORCROSS, GA			Opened 7/15/2016	*Average Days	NSF	Collections	Terms 30
Phone	1-404-593-3333	MC# 834	1174	Last Sale	# Loads	Recent Hig	h Credit 1	500
Contact	THOMAS Contact Email	NOOTE IN SERVER		7/15/2016	1 1	Account Ba		500
Remarks:	4					Las	t Updated On:	1/9/2017
Creditor Location	HONEY LOCUST FARMS LLC EAST BERLIN, PA			Opened 6/20/2016	*Average Days 35	NSF	Collections	Terms 30
Phone	1-717-259-9108	MC# 292	2032	Last Sale	# Loads	Recent Hig	h Credit L	INAVAILABL
Contact	PENNY Contact Email			7/4/2016		Account Ba	lance 0	
Remarks:						Las	t Updated On:	2/17/2017
Creditor Location	SARGENT TRUCKING LLC MARS HILL, ME			Opened 3/11/2013	*Average Days 28	NSF	Collections	Terms 30
Phone	1-800-444-9753	MC# 173	3802	Last Sale	# Loads	Recent Hig		,200
Contact	PETER Contact Email			7/17/2014	3	Account Ba	THE RESERVE THE PARTY NAMED IN COLUMN TWO	-
Remarks:						Las	t Updated On:	3/26/2015
Creditor Location	BLACK HAWK INC CENTENNIAL, CO			Opened 4/4/2013	*Average Days 32	NSF	Collections	Terms 30
Phone	1-303-482-1333	MC# 498	3483	Last Sale	# Loads	Recent Hig	h Credit 2	,950
Contact	ASYA Contact Email			4/4/2013	1 1	Account Ba		_
Remarks:						Las	t Updated On:	5/13/2013
Creditor Location	GULF RELAY LLC JACKSON, MS			Opened 7/2012	*Average Days	NSF	Collections	Terms 30
Phone	1-601-487-4853	MC# 723	3111	Last Sale	# Loads	Recent Hig		JNAVAILABL
Contact Remarks:	BLAKE Contact Email			8/1/2012		Account Ba	lance 0	
	420 0		IV.	0	- 3			Fig
Creditor Location	HARTT TRANSPORTATION SYSTE BANGOR, ME	EMS INC		Opened 1/25/2011	*Average Days 34	NSF	Collections	Terms 30
Phone	1-207-947-1106	MC# 151	1941	Last Sale	# Loads	Recent Hig	h Credit 8	50
Contact	AUDRA Contact Email			1/25/2011	1	Account Ba	THE RESERVE OF THE PERSON NAMED IN	
Remarks:						Las	t Updated On:	5/16/2013
		EXPERIAN BU	SINESS	INFORMA	TION			
	Score Fact	ors (Top factors in determining	Sin zees s	8 8787 92	34	- 12	٧	ears on File
Experian Low-risk	Intelliscore: 90	NUMBER OF COMMERCIAL IN RISK ASSOCIATED WITH BUS PCTAGE OF TOTAL NBR OF C	NOUIRIES IN	N LAST 6 MON USTRY		ED	a) (35)	7 Year(s)
Trade Acc	ct Balance 5,000 Combined	DBT (The total number of Days	s Beyond T	erms forall trac	de lines on business	s):	0 Day(s)	
Number	of Combined Trade Lines (This is a co	unt of the number of new and o	continuous	ly reported trac	de lines for the busir	1ess):	6	
For an e	xplanation of Experian's score date	a - Click Here						

NO BANKRUPTCY, JUDGMENT OR LIEN INFORMATION ON FILE

		TRUST FUND		
Insurance	PACIFIC FINANCIAL ASSOCIATION, INC.	Location	12707 HIGH BLUFF DR.	

10/1/2013

 Phone
 8005952615
 City/State
 SAN DIEGO, CA 92130

 Contact
 CLAIMS DEPARTMENT
 Policy#
 NONE
 Effective Date

DUN & BR	ADSTREET PAYDEX®	
The D&B PAYDEX® is a unique, dollar weighted indicate reported to Dun & Bradstreet by trade references.	or of payment performances based on up t	o 211 payment experiences a
	Current D&B PAYDEX®79	e e e e e e e e e e e e e e e e e e e
Current D&B PAYDEX®: 79	0	V 100
	High Risk	Low Risk

DUN & BRADSTREET BUSINESS INFORMATION		
SIC: 4731	SIC Type: 1987	
Year Started: 2010	Annual Sales:	
Suit(s) and/or Judgement(s) Indicator: NONE	Secured Filing Indicator: YES	
Claim Indicator: NONE	Legal Structure: Partnership	

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CompuNet / CoreLogic strives to increase the depth and accuracy of data maintained in our databases. Reporting your customer's payment practice to CompuNet will further enhance and strengthen the power of the information available for making sound credit decisions. Give credit where credit is due. Call 1-800-872-3748, option #1 for more information.

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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/8/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

certificate fiolder in fleu of such endorsement(s).												
PROD	UCER			CONTAC NAME:	Jodie T	enerelli						
Avalon Risk Management Insurance Agency LLC				PHONE (A/C, No, Ext): (847) 700-8080 FAX (A/C, No, Ext): (847) 700-8118								
150 Northwest Point Blvd.				E-MAIL ADDRESS: chicago@avalonrisk.com								
2nd Floor												
Elk Grove Village IL 60007				1-								
INSURED			INSURER A: Prosight Specialty Insurance (P&C)									
			INSURER B:									
	more Transportation, LLC.			INSURER C:								
120	th 10th St.			INSURER D:								
				INSURER E:								
Tol	edo OH 43604	:		INSURER F:								
COV	ERAGES CERTIFIC	ATE	E NUMBER:Master	REVISION NUMBER:								
TH	IS IS TO CERTIFY THAT THE POLICIES OF I	N\$U	RANCE LISTED BELOW HA	VE BEE	N ISSUED TO	THE INSURI	ED NAMED ABOVE FOR THE PO	LICY PERIOD				
	DICATED. NOTWITHSTANDING ANY REQUIR											
	RTIFICATE MAY BE ISSUED OR MAY PERT. CLUSIONS AND CONDITIONS OF SUCH POLICE.							THE TERMS,				
EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE INST TYPE OF INSURANCE ADDLISUSR ADDLISUSR POLICY NUMBER				POLICY FEE POLICY FYP								
LTR	COMMERCIAL GENERAL LIABILITY	WVD	POLICY NUMBER		(MM/DD/YYYY)	(MM/DD/YYYY)	LIMITS					
							EACH OCCURRENCE \$ DAMAGE TO RENTED	******				
	CLAIMS-MADE OCCUR						PREMISES (Ea occurrence) \$					
			*				MED EXP (Any one person) \$					
							PERSONAL & ADV INJURY \$					
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE \$					
	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG \$					
	OTHER:			ŀ			S					
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)					
	ANY AUTO			Ì			BODILY INJURY (Per person) \$					
	ALL OWNED SCHEDULED						BODILY INJURY (Per accident) \$					
	AUTOS AUTOS NON-OWNED						PROPERTY DAMAGE \$	-				
	HIRED AUTOS AUTOS	;		İ			(Per accident)					
		-	<u> </u>				\$					
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE \$					
	EXCESS LIAB CLAIMS-MADE						AGGREGATE \$					
	DED RETENTION \$						<u> </u>					
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						PER OTH- STATUTE ER					
	ANY PROPRIETOR/PARTNER/EXECUTIVE						E.L. EACH ACCIDENT \$					
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	:					E.L. DISEASE - EA EMPLOYEE \$					
	If yes, describe under DESCRIPTION OF OPERATIONS below	- 1					E.L. DISEASE - POLICY LIMIT \$					
		+										
A	Combined Transit Liability		AR2017FFP01308		6/1/2017	6/1/2018	See Below					
				İ								
2500	DIDTION OF OREDATIONS (1. CO. T.C.)					· · · · · · · · · · · · · · · · · · ·						
Err	RIPTION OF OPERATIONS / LOCATIONS / VEHICLES () Ors & Omissions \$100,000 per	ACOR	iu 101, Additional Remarks Sched	Der	no attached if m	ore space is requ riod	utrea)					
Con	tingent Motor Truck Cargo \$10	n n	00 per occurrence	agara Yuu I	ouste ver	nolice	period					
Ext	ended Refrigerated Contingent	Μn	tor Truck Cargo Co	vera	se \$100 n	Der og	currence/aggregate re	er policy				
	iod	0	cargo co		50 T-00,0	to ber or	connect addresses be	- porrey				
-	ended Dishonest Acts of Third	Pa	rties for Continge	ent Mo	otor Truc	k Cargo	\$100.000 per					
	urrence/aggregate per policy						,,					
Contingent Auto \$1,000,000 per occurrence/aggregate per policy period												
CERTIFICATE HOLDER CANCELLATION								<u>.</u>				
		+	···	- CANO								
				SHO	ULD ANY OF	THE ABOVE D	ESCRIBED POLICIES BE CANCEL	LED BEFORE				
Tadmore Transportation, LLC.				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN								
EVIDENCE OF INSURANCE					ACCORDANCE WITH THE POLICY PROVISIONS.							
					AUTHORIZED REPRESENTATIVE							

Jodie A Deserelli

Jodie Tenerelli/MMA

Form W-9

(Rev. December 2014)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

***************************************	THOTOLOG COLVING	<u> </u>														
	1 Name (as shown on your income tax return	13	not leave this line blank.										_			
Print or type Specific Instructions on page 2.	TADMORE TRANSPORTATION, L	: t														
	2 Business name/disregarded entity name, If different from above															
	single-member LLC Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the line the tax classification of the single-member owner.						code (if any)									
و ک	Uther (see instructions) ►							(Applies to accounts melatished outside the U.S.)								
	6 Address (number, street, and apt. or suite 120 TENTH STREET 6. City, state, and ZIP code	no.) Requester's name and address (optional)														
88		1		·												
U)	TOLEDO OH 43604															
	7 List account number(s) here (optional)															
Par	Taxpayer Identification	Number (TIN)				•							—			
Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid Social security number								*								
backu	p withholding. For individuals, this is ge	nerally your social security numi	ber (SSN). However, fo		Т	T	1									
reside	nt allen, sole proprietor, or disregarded s, it is your employer identification numi	s on page 3. For other	_		•	1		-								
TIN of	s, it is your employer identification num i page 3.	inner, see now to get	or			ш					_					
Note.	If the account is in more than one name	see the instructions for line 1.	and the chart on page	سنتز	ploy	er iden	ifica	atlon	numb	er						
gulde	ines on whose number to enter.		and the entact on page				T	T	T							
				2	7	- 1	9	4	0	4	0	6				
Par	II Certification						٠		ــــــــــــــــــــــــــــــــــــــ	لبيب						
Unde	penalties of perjury, I certify that:			:												
		act taxnaver identification numb	er (or Lam waiting for:	a number to	n he	issued	to I	me):	and							
 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 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 																
3. I am a U.S. citizen or other U.S. person (defined below); and																
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.																
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 tex return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of accuped 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 on page 3.																
Sign	Signature of U.S. person ▶		Da	10 × M/A	Ŋι	11	/0	ر	20)/	2					
	eral Instructions		Form 1098 (home mor (tuition)	tgage Interes	st), 1()98-E (s	tude	nt los	ın inte	rest)	. 109	8-T				
	n references are to the Internal Revenue Code	• Form 1099-C (canceled debt)														
Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.			 Form 1099-A (acquisition or abandonment of secured property) 													
-	ose of Form	Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.														
which number ldentiff you, or	widual or entity (Form W-9 requester) who is a with the IRS must obtain your correct taxpayer may be your social security number (SSN), in ar (TIN), adoption taxpayer identification num- cation number (EIN), to report on an information of other amount reportable on an information of the security o	If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2. By signing the filled-out form, you: 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),														
returns	matude, but are not limited to, the following:	2. Certify that you are not subject to backup withholding, or														
	1099-INT (Interest earned or paid)		 Claim exemption for applicable, you are also 	om backup v	vithho at ee	olding if	you	are a	U.S.	OXEN	apt p	ayee	. If			
	1089-DIV (dividends, including those from at		any partnership income	from a U.S. t	rade	or busi	1088	is no	t sub	ect t	o the					
• Form	i 1099-MISC (various types of Income, prizes, i 1099-B (stock or mutual fund sales and certi s)	awards, or gross proceeds) an other transactions by	withholding tax on foreign partners' share of effectively connected income, and 4. Certify that FATCA code(s) entered on this form (if any) indicating that you a exempt from the FATCA reporting, is correct. See What is FATCA reporting? on									are				
	-, 1099-S (croceeds from real estate transactic	ing)	page 2 for further inform		con	vci. 586	vvn	W 13 1	MIU	чтер	orun	yr o	п			

• Form 1099-K (merchant card and third party network transactions)