

HERE FOR THE LONG HAUL

Carrier Package

Transam Carriers Inc.

205 Doney Crescent, Concord ON L4K 1P6 Tel.: 416-907-8101 / 877-907-8101

Fax: 416-907-8102 / 877-907-8102 dispatch@transamcarriers.com www.transamcarriers.com



INSURANCE: Aviva Canada POLICY # 81822701

BROKER: DALTON TIMMIS, tel. 905-648-3922, fax 905-648-2640

 US DOT:
 1498657

 CVOR:
 154-515-575

 MC:
 563102

 SCAC CODE:
 TCVG

CTPAT SVI # F8C9D652-2B8C-4CDF-9738-73082BA69717

23QS

PIP Account ID: 12212

PARS:

General Dispatch: dispatch@transamcarriers.com, t. 877-907-8101

West Coast Operations: Larry M., larry@transamcarriers.com, t. 877-907-8101 ext. 8009

Vlad S., vlad@transamcarriers.com, t. 877-907-8101 ext. 8009

Midwest Operations: Vadim G., vadim@transamcarriers.com, t. 877-907-8101 ext. 8011

Eugene G., eugene@transamcarriers.com, t. 877-907-8101 ext. 8011

East Coast TL Operations: Igor P., igor.p@transamcarriers.com, t. 877-907-8101 ext. 8013

Andrei K., andrey@transamcarriers.com, t. 877-907-8101 ext. 8013

East Coast LTL Operations: Dan H., dan.h@transamcarriers.com, t. 877-907-8101 ext. 8007

Ylan G., ylan@transamcarriers.com, t. 877-907-8101 ext. 8007

Safety:safety@transamcarriers.com, tel. 877-907-8101 ext. 4005Accounting:accounts@transamcarriers.com, tel. 877-907-8101 ext. 4006Administration:operations@transamcarriers.com, tel. 877-907-8101 ext. 4007

Should you have any questions or require any further information, please feel free to contact Transam Carriers by phone or email.

Tel.: 416-907-8101 / 877-907-8101 | Fax: 416-907-8102 / 877-907-8102 | Email: dispatch@transamcarriers.com

















TABLE OF CONTENTS



Certificate of Liability Insurance	03
Commercial Vehicle Operator's Registration Certificate	04
Certificate MC-563102-C by U.S. Department of Transportation	05
Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding (W-8BEN)	06
Schedule of Limits – Public Liability	07
Employer Identification Number Notice	08
C-TPAT certificate	09
PIP validation	11
Endorsement for Motor Carrier Policies of Insurance For Public Liability Under Sections 29 and 30 of the Motor Carrier Act of 1980 (1)	12
Endorsement for Motor Carrier Policies of Insurance For Public Liability Under Sections 29 and 30 of the Motor Carrier Act of 1980 (2)	13
Company Information	14
Credit References	14
Trade References	14

Should you have any questions or require any further information, please feel free to contact Transam Carriers by phone or email.

Tel.: 416-907-8101 / 877-907-8101 | Fax: 416-907-8102 / 877-907-8102 | Email: dispatch@transamcarriers.com



















CE	DTIE	ICATE OF	I IADII ITY	V INICI	IDAI	NCE	ISSUE DATE YYY	//MM/DI	D
BROKER	XIII	FICATE OF I	LIADILII				2025/04/2	21	
Accelerated Insurance & Risk Management Services				This certificate is issued as a matter of information only and confers no rights upon the certificate holder and imposes no liability on the insurer. This certificate does not amend, extend or alter the coverage afforded by the policies below.					
ACGELERATED SU	ite 15			Co	mpany A	Aviva Insura	ance Company of Canada		
4 RISK MANAGEMENT SERVICES Hamilton, ON L8N 1E7 Canada				Co	mpany B				
INSURED'S FULL NAME AND MAILING ADDRESS Transam Service Inc				Co	mpany C				
205 Doney Crescent Concord, ON L4K 1P6				Co	mpany D				
				Co	mpany E				
			COVER						
This is to certify that the policies of insur- or conditions of any contract or other doc	ance list	ed below have been issue	ed to the insured nai	med above for	or the police	y period indicat	ted notwithstanding any requirement	nts, term	ıs
subject to all terms, exclusions and cond	itions of	such policies.	oor amount may be to		-		BEEN REDUCED BY PAID		s
TYPE OF INSURANCE	CO	POLICY NUMBER		DATE	EXPIRY	DATE	LIMITS OF LIAE	ILITY	
COMMERCIAL GENERAL LIABILITY	A	81822701	YYYY/MM/D 2025/05/0			MM/DD /05/01	(Canadian dollars unless inc EACH OCCURRENCE	S	2.000.000
CLAIMS MADE	^		2020,0070		2020	,00,01	GENERAL AGGREGATE	\$	2,000,000
OCCURRENCE							PRODUCTS - COMP/OP AGGREGATE	\$	2,000,000
X PRODUCTS AND/OR COMPLETED OPERATIONS							PERSONAL INJURY	\$	2,000,000
X PERSONAL INJURY							EMPLOYER'S LIABILITY	\$	2,000,000
X EMPLOYER'S LIABILITY							TENANT'S LEGAL LIABILITY	\$	2,000,000
X TENANT'S LEGAL LIABILITY							NON-OWNED AUTOMOBILE	\$	2,000,000
NON-OWNED AUTOMOBILE							HIRED AUTOMOBILE	\$	
HIRED AUTOMOBILE		*******							
AUTOMOBILE LIABILITY DESCRIBED AUTOMOBILES ALL OWNED AUTOMOBILES	Α	9001419	2025/05/0	1	2026/05/01		BODILY INJURY PROPERTY DAMAGE COMBINED	\$	2,000,000
LEASED AUTOMOBILES **							BODILY INJURY	\$	
X GARAGE LIABILITY							(Per person) BODILY INJURY (Per accident)	\$	
LALL AUTOMOBILES LEASED IN EXCESS OF 30 DAYS WHERE THE INSURED IS REQUIRED TO PROVIDE INSURANCE							PROPERTY DAMAGE	\$	
EXCESS LIABILITY X UMBRELLA FORM	Α	EPIC015U	2025/05/0	1	2026	/05/01	EACH OCCURRENCE	\$	3,000,000
OTHER THAN UMBRELLA FORM			1				AGGREGATE	\$	3,000,000
OTHER (SPECIFY)	Α	900141	2025/05/0	1	2026	/05/01	Collision Ded \$2,500	\$	225,000
6.1 Leg. Liab. for Customer's Auto OEF 77 Comp Dmg to Customer's Auto		Standard Garage Policy					Ded \$2,500	\$	300,000
		libridge						\$	
								\$	
DESCRIPTION OF OPERATIONS/LOCAT Description of Operations: Repair Garage - Heavy Commercia	al								
It is hereby understood and agreed Insured to the General Liability Pol	icy, bu	t only with respect to	Liability arising s	solely from	the oper	rations of the	named insured,		
The \$3,000,000 umbrella coverage Garage limit to \$5,000,000 and Co	follow mmerc	forms the \$2,000,00 ial General Liability L	0 Garage Policy imit to \$5,000,00	and the \$2 00	2,000,00	0 Commercia	al General Liability Policy, inc	reasing) the
APRICIAL NAME OF PARTY									
CERTIFICATE HOLDER				CANCEL					
				thereof, the holder name	issulng co ad to the l	ompany will en eft, but failure	collcles be cancelled before the e deavor to mail 30 days written no to mail such notice shall impose r ny, its agents or representatives.	tice to th	ne certificate
His Majesty the King in right of Ontario as represented by				AUTHOR	AUTHORIZED REPRESENTATIVE				
the Minister of Transportation 87 Sir William Hearst Avenue, Suite 211 Toronto, ON M3M 0B4				Mabelo					
				Par: Page 1 c	of 1				



Name and Madino Address / Nom et adresse postale

TRANSAM CARRIERS INC 321 ELLERSLIE AVE TORONTO ON MER 186

The CVOR Certificate or a frue copy must be surrendered on demand of a police officer. Not to do so is an offence.

Le certificat d'immatriculation UVO ou une copie conforme de celui-ci doit être présenté à l'agent de police qui en fait la demande. Quiconque ne respecte pas cette directive commet une infraction.



00408785

Detach here / Détachez ici

SR-LH-123 04-04

Province of Ontario

Province da l'Ontario

lasued pursuant to the Highway Traffic Act / Délivre en vertu du Code de la route

Commercial Vehicle Operator's Registration Certificate ertificat d'immatriculation d'utilisateur de véhicule utilitaire Commercial Vehicle Operators 154-515-575 Registration No. Nº d'immaulculation d'istilisaleur de véhicule utilisaire Name / Nora TRANSAM CARRIERS INC Office / Bureau Issue Date / Date de délivrance Minister of Transportation 05 061-9

This certificate or a true copy must be carried in each commercial motor vehicle being operated under the Commercial Vehicle Operator's Registration.

For replacement, correction or information change, complete and submit a new CVOR application form to: Ministry of Transportation, Carner Sanctions & Investigation Office, 301 St. Paul St., 3rd floor, St. Cetherines, On L2R 7R4.

Ce certificat ou une copie conforme doit se trouver dans chaque véhicule utilitaire exploité sous couvert de l'immatriculation dutilisateur de véhicule utilitaire.

Pour faire remplacement votre certificat ou pour y apporter des corrections, completes et envoyes un nouveau formulaire de demande d'immatriculation d'utilisateur de véhicule utilitaire ou Ministère des Transports, Bureau des sanctions et des enquêtes concernant les transporteurs, 301, rue St. Paul, 3⁶ étage, St. Catherines (Ontano). L2R 784.

00408785

If you require further information regarding the Ministry's Carrier Safety Rating Program, please contact the Carrier Safety Rating Administrator at the above-noted address.

Yours truly,

Registrar of Motor Véhicles / Registrateur des véhicules automobiles

Frank D'amy

9/14/C-95 97-04 (mt/12/07/93)





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

400 7th Street SW Washington, DC 20590

SERVICE DATE June 14, 2006

CERTIFICATE

MC-563102-C

TRANSAM CARRIERS INC

NORTH YORK, ON, CD

This Certificate is evidence of the carrier's authority to engage in transportation as a common carrier of property (except household goods) by motor vehicle in interstate or foreign commerce.

This authority will be effective as long as the carrier maintains compliance with the requirements pertaining to insurance coverage for the protection of the public (49 CFR 387) and the designation of agents upon whom process may be served (49 CFR 366). The carrier shall also render reasonably continuous and adequate service to the public. Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

Angeli Sebastian, Chief Information Systems Division

and filler

NOTE: Willful and persistent noncompliance with applicable safety fitness regulations as evidenced by a DOT safety fitness rating of "Unsatisfactory" or by other indicators, could result in a proceeding requiring the holder of this certificate or permit to show cause why this authority should not be suspended or revoked.

СМО



Form W-8BEN Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding

(Hev. February 2006)	101 0	miteu States la	V AALCHIIG	lumg	1	OMB No. 1545-1621
Department of the Treasury Internal Revenue Service		are to the Internal Revenue				5005 100, 1545-1521
Internal Revenue Service Do not use this form for: A U.S. citizen or other A person claiming that of a trade or business A foreign partnership, A foreign government, foreign private founda claiming the applicabil Note: These entities sho claim they are a foreign A person acting as an Note: See instructions for	Figure this form Tr. U.S. person, including a real income is effectively controlled in the United States. The American States of a controlled in the United States of a foreign simple trust, or a controlled in the Income intermediary or additional exceptions. The Income is effectively controlled in the Income in the Inco	to the withholding agent of the withholding agent of the seldent allen individual an ected with the conduct of the foreign grantor trust (see it foreign central bank of isst S. possession that received (c), 892, 895, or 1443(b) (see y are claiming treaty benefit withholding.	nstructions for each foreign tax-each foreign tax-each first foreign tax-each fits or are provided in the prov	exceptions) . exempt organi nected incom	zation, are or that is only to	, W-8ECI or W-8EXP
 Name of individual TRANSAM CARRIER 	or organization that is the	beneficial owner				poration or organization
3 Type of beneficial		✓ Corporation		CANA	F-3	
Grantor trust	Complex trus		☐ Disrega	THE CHANGE IN WASHINGTON	Partnership	Simple trust organization
Central bank of i	issue Tax-exempt of	organization Private foun	dation			
	nce address (street, apt. or	suite no., or rural route). Do	not use a P.C), box or in-c	are-of address	S.
8500A KEELE STREE						
City or town, state CONCORD, L4K 2A6	or province. Include posta	I code where appropriate.				(do not abbreviate)
5 Mailing address (if					CANADA	
o Maining address (ii	unterest from above)					
City or town, state	or province. Include posta	code where appropriate.			Country	(do not abbreviate)
6 U.S. taxpayer iden	tification number, if require	d (see instructions)		7 Foreign ta	x Identifying nu	imber, if any (optional)
98-0494556		SSN or ITIN	Z EIN			
8 Reference number	(s) (see instructions)			- 111-111-111		
Part II Claim o	(T- T- D 0)					
	of Tax Treaty Benefits	(it applicable)		***		
9 I certify that (chec	ck all that apply): It is a resident of	CANADA				
	U.S. taxpayer Identification		within the meaning o	f the income tax t	reaty between the U	nited States and that country.
c The beneficial o	owner is not an individual, ones the requirements of the	derives the item (or items)	of income for w	high the treats	y benefits are o	laimed, and, if
d The beneficial of	owner is not an individual, i usiness of a foreign corpor	s claiming treaty benefits for	or dividends rec	eived from a	foreign corners	ition or interest from a
e The beneficial of	owner is related to the pers ne amount subject to withho	on obligated to pay the inc	ome within the	meaning of s	ection 267(b) o	r 707(b), and will file ,000.
10 Special rates and	conditions (if applicable-	see instructions): The benef	icial owner is c	laiming the pr	ovisions of Arti	cle VIII of the
treaty identified on	line 9a above to claim a	0% rate of with	olding on (spe	cify type of in	come): Motor	Carrier Profits
explain the reasons of goods from pic	s the beneficial owner meet ck-up points in Canada d	s the terms of the treaty ar estonations within the U	ticle: The filer nited States ar	is a Canadi nd visce vers	an carrier pro a	viding transportation
Part III Notiona	I Principal Contracts			M		
11	or will provide a statemen	t that identifies those notion	nal principal co	ntracts from v	which the incon	ne is not effectively
connected with	the conduct of a trade or	business in the United Stat	es. I agree to u	pdate this sta	tement as requ	ired.
Designation of the last of the		1.6				
or mor certify critical bengines	declare that I have examined the of perjury that;				d belief it is true,	correct, and complete. I
The beneficial owner is not	or am authorized to sign for the a U.S. person.					
The income to which this for	orm relates is (a) not effectively	connected with the conduct of	a trade or busin	ess in the Unite	d States, (b) effec	tively connected but is
For broker transactions or b	ncome tax treaty, or (c) the partocarter exchanges, the beneficia	owner is an exempt foreign of	preon se defined	in the instruction	00	
unnermore, I authorize this t	form to be provided to any with an disburse or make payments	tholding agent that has control	rangint or number	dec of the lanes	ne of which I am	the beneficial owner or
ween.commerce.com	01/7	and the second s		1	11/0	
Sign Here	11/1			10/	11/2P	esident
Signati	are of beneficial owner (or indiv	vidual authorized to sign for be	neficial owner)	Date (MM-D	D-ÝYYÝ) C	apacity in which acting



SCHEDULE OF LIMITS PUBLIC LIABILITY

	Type of carriage	Commodity transported	Jan. 1, 1985
(1)	For-hire (In interstate or foreign commerce, with a gross vehicle weight rating of 10,000 or more pounds).	Property (nonhazardous).	\$750,000
(2)	For-hire and Private (In interstate, foreign, or intrastate commerce, with a gross vehicle weight rating of 10,000 or more pounds).	Hazardous substances, as defined in 49 CFR 171.8, transported in cargo tanks, portable tanks, or hopper-type vehicles with capacities in excess of 3,500 water gallons; or in bulk Divisions 1.1, 1.2, and 1.3 materials; Division 2.3, Hazard Zone A, or Division 6.1, Packing Group 1, Hazard Zone A material; in bulk Division 2.1 or 2.2; or highway route controlled quantities of a Class 7 material, as defined in 49 CFR 173.403.	\$5,000,000
(3)	For-hire and Private (In interstate or foreign commerce, in any quantity; or in intrastate commerce, in bulk only; with a gross vehicle weight rating of 10,000 or more pounds).	Oil listed in 49 CFR 172.101, hazardous waste, hazardous materials and hazardous substances defined in 49 CFR 171.8 and listed in 49 CFR 172.101, but not mentioned in (2) above or (4) below.	\$1,000,000
(4)	For-hire and Private (In Interstate or foreign commerce, with a gross vehicle weight rating of less than 10,000 pounds).	Any quantity of Division 1.1, 1.2 or 1.3 material; any quantity of a Division 2.3, Hazard Zone A, or Division 6.1, Packing Group 1, Hazard Zone A material; or highway route controlled quantities of a Class 7 material as defined in 49 CFR 173.403.	\$5,000,000



X

RS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE PHILADELPHIA PA 19255-00

Date of this notice: 05-19-2006

Employer Identification Number: 98-0494556

Form: 55-4

Number of this notice: CP 575 A

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB OF THIS NOTICE.

19255-0023

TRANSAM CARRIERS INC 321 ELLERSLIE AVE NORTH YORK ON MZR 186 CANADA

00282

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 98-0494556. This EIN will identify your business account, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, please use the label we provided. If this isn't possible, it is very important that you use your EIN and complete name and address exactly as shown above on all federal tax forms, payments and related correspondence. Any variation may cause a delay in processing, result in incorrect information in your account or even cause you to be assigned more than one EIN. If the information isn't correct as shown above, please correct it using tear off stub from this notice and return it to us so we can correct your account.

Based on the information from you or your representative, you must file the following form(s) by the date(s) shown.

Form 1120F

10/15/2007

Your Form 2290 becomes due the month after your vehicle is put into use.

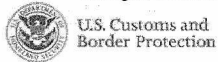
If you have questions about the form(s) or the due dates(s) shown, you can call or write to us at the phone number or address at the top of the first page of this letter. If you need help in determining what your tax year is, see Publication 536, Accounting Periods and Methods, available at your local IRS office or you can download this Publication from supplied that the publication from supplied to the publication from supplied the publication from supplied to the publication of the publication to the publication of the publication of the publication from the publication of the publication to the publication of the this Publication from our Web site at www.irs.gov.

We assigned you a tax classification based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a legal determination on your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2004-1,2004-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue.)





1300 Pennsylvania Ave. NW, Rm. 2.2A Washington, DC 20229



9/2/2011

Transam Carriers Inc 196 Bradwick Drive Concord, ON L4K 1K8

Transam Carriers Inc:

On behalf of U.S. Customs and Border Protection (CBP), I am pleased to welcome Transam Carriers Inc as a certified partner in the Customs-Trade Partnership Against Terrorism (C-TPAT) program. By participating with CBP, you are making a vital contribution to help us secure our borders and ensure the continued free flow of international trade.

Your role as a C-TPAT partner is to continue to ensure that appropriate security measures, based upon risk analysis and consistent with C-TPAT security criteria, are maintained in a documented and verifiable format throughout your international supply chains. C-TPAT partners must also have a documented and verifiable process for the selection of business partners and ensure that these business partners develop security procedures consistent with C-TPAT security criteria.

To meet these obligations and the security standards established under the C-TPAT program, it is necessary that a security self-assessment process be developed and implemented. Additionally, these assessments should identify and institute any enhancements or updates to your supply chain program. All aspects of the security self-assessment must be verifiable, documented, reviewed on a regular basis and updated as warranted.

CBP's commitment to you, consistent with our goals of security and facilitation of trade moving into the United States, is to provide a secure entry process marked by the efficient release of goods and prompt resolution of CBP issues. At this time, CBP will proceed to provide Transam Carriers Inc with C-TPAT benefits which may include reduced cargo exams, training and sharing of information.



Again, I welcome Transam Carriers Inc as a certified C-TPAT partner, and I thank you in advance for your support in this evolutionary and cooperative effort to build a more secure and more efficient global trade environment.

Please visit our website and log into the C-TPAT secure web portal at https://ctpat.cbp.dhs.gov in order to learn to which C-TPAT field office and Supply Chain Security Specialist (SCSS) your company has been assigned.

CBP created the C-TPAT validation process to ensure that the security measures declared in a participant's C-TPAT security profile are effective. CBP will, to the extent practicable, conduct a C-TPAT validation not later than one year of the Partner's C-TPAT certification in accordance with section 215 (a) of the "Security and Accountability for Every Port Act of 2006" (SAFE Port Act), Pub. L. 109-347, 120 Stat. 1917.

Sincerely,

Bradd Skinner
Director, C-TPAT/Industry Partnerships
Office of Field Operations
U.S. Customs and Border Protection



Canada Border Services Agency Agence des services frontaliers du Canada

February 27, 2018

Mr. Dmitri Protas Transam Carriers Inc 8500A KEELE STREET Concord, Ontario L4K2A6 Canada

Dear Mr. Protas:

Re:

PIP ID 12018 Account ID 12212

Partners in Protection - Approved Revalidation of Membership

Thank you for your continued participation in the Canada Border Services Agency's (CBSA) Partners in Protection (PIP) program. We are pleased to inform you that the revalidation of your PIP membership has been approved. Please find enclosed your company's site validation report.

Please be reminded that you must log on to the Trusted Trader Portal at http://www.cbsa-asfc.gc.ca/prog/tt-nf/portal-portal-eng.html on an annual basis to review your Company Profile and Security Profile, and verify the accuracy of your information. In accordance with the Terms and Conditions of PIP membership, you are also responsible for providing updates through the portal regarding any changes to your information, as they occur.

No later than every four years, your company must submit an updated Security Profile and undergo a site visit for revalidation of your PIP membership, as was just completed. Please note that, as per PIP policy, all members are subject to periodic reviews and/or site visits at any time in order to ensure compliance with minimum security requirements.

In closing, we commend your organization for the responsible role it has undertaken to secure the international supply chain. We look forward to a continued successful partnership!

Please contact the PIP program at pip-pep@cbsa-asfc.gc.ca should you require further information.

Sincerely,

Partners in Protection Commercial Program & Policy Management Division Canada Border Services Agency





REPRINT

ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 AND 30 OF THE MOTOR CARRIER ACT OF 1980

Form Approved OMB No. 2126-0008

SAL SECTIONS 29 AND 30 OF	THE MOTOR CARRIER ACT OF 1980
TRANSAM CARRIERS INC C	321 ELLERSLIE AVE of , NORTH YORK, ON M2R1B6
Dated at: Toronto, Ontario. Canada this 3 c	of June, 2010
Amending Policy No.: 2011824	Effective Date: 22 May. 2010
Name of Insurance Company: United States Fire Insurance Company	
	Countersigned By Authorized Company Representative
The policy to which this endorsement is attached provides primary or excess insurance. This insurance is primary and the company shall not be liable for amounts in	nce, as indicated by "\sum ", for the limits shown: in excess of \$1.000,000 for each accident.
This insurance is excess and the company shall not be liable for amounts in in excess of the underlying limit of. \$ for each accident	
Whenever required by the Federal Motor Carrier Safety Administration (FM and all its endorsements. The company also agrees, upon telephone reques force as of a particular date. The telephone number to call is: (416) 364	st by an authorized representative of the FMCSA, to verify that the policy is in
Cancellation of this endorsement may be effected by the company or the (said 35 days notice to commence from the date the notice is mailed, proof to the FMCSA's registration requirements under 49 U. S. C. 13901, by provi	of mailing shall be sufficient proof of notice), and (2) if the insured is subjection thirty (30) days notice to the FMCSA (said 30 days notice to commence
DEFINITIONS AS USED	IN THIS ENDORSEMENT
ACCIDENT includes continuous or repeated exposure to conditions or which results in bodily injury, property damage, or environmental damage which the insured neither expected nor intended. MOTOR VEHICLE means a land vehicle, machine, truck, tractor, trailer, or semitrailer propelled or drawn by mechanical power and used on a highway for transporting property, or any combination thereof. BODILY INJURY means injury to the body, sickness, or disease to any person, including death resulting from any of these.	PROPERTY DAMAGE means damage to or loss of use of tangible property. ENVIRONMENTAL RESTORATION means restitution for the loss damage, or destruction of natural resources arising out of the accidenta discharge, dispersal, release or escape into or upon the land, atmosphere watercourse, or body of water, of any commodity transported by a moto carrier. This shall include the cost of removal and the cost of necessary measures taken to minimize or mitigate damage to human health, the natural environment, fish, shellfish, and wildlife. PUBLIC LIABILITY means liability for bodily injury, property damage, and environmental restoration.
The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA). In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurance as is afforded, for public liability, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or property transported by the insured, designated as cargo. It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other	endorsement thereon, or violation thereof, shall relieve the company from liability or from the payment of any final judgment, within the limits o liability herein described, irrespective of the financial condition; insolvency or bankruptcy of the insured. However, all terms, conditions and limitation in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement. It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein the judgment creditor may maintain an action in any court of competen jurisdiction against the company to compet such payment. The limits of the company's flability for the amounts prescribed in this endorsement apply separately to each accident and any payment unde the policy because of any one accident shall not operate to reduce the liability of the company for the payment of final judgments resulting from any other accident.



Public Bistom Statistien!

OMB NO; 2126-0008 Expiration Date: 03/31/2013

A Special in Special program or the control product or ground, and a property in the control of size a property to the product of the product



ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 AND 30 OF THE MOTOR CARRIER ACT OF 1980

100 miles	fotor Carrier CARRIER AC ministration	T OF 1980	196 BRADWICK DRIVE						
issued t	O TRANSAM CARRIERS INC	0	CONCORD, ON L4X1K8						
				144					
- 22	Dated at Toronto, Ontario, Canadath	is 17 day	y of May	. 20.12					
20	Amending Policy No. 2011824	Effective	Date 22 May, 2012						
	Name of Insurance Company: Northbridge Commerc	cial Insurance	Corporation						
	Cour	itersigned by	· · · · · · · · · · · · · · · · · · ·	Authorized Company Representative					
ę.	The policy to which this endorsement is attached provide [3] This insurance is primary and the company shall not [1] This insurance is excess and the company shall not limit of \$ for each accident.	be liable for amo	ounts in excess of \$ 750,000_ ounts in excess of \$ for a	_ for each accident. each accident in excess of the underlying					
	Whenever required by the Federal Motor Carrier Safety A and all its endorsements. The company also agrees, upo in force as of a particular date. The telephone number to	n telephone requ	iest by an authorized representa	urnish the FMCSA a duplicate of said policy tive of the FMCSA, to verify that the policy is					
	(said 35 days notice to commence from the date the notice to the FMCSA's registration requirements under 49 U.S.C from the date the notice is received by the FMCSA at its content of the factor of th	Cancellation of this endorsement may be effected by the company or the insured by giving (1) thirty-five (35) days notice in writing to the other party (said 35 days notice to commence from the date the notice is mailed, proof of mailing shall be sufficient proof of notice), and (2) if the insured is subject to the FMCSA's registration requirements under 49 U.S.C. 13901, by providing thirty (30) days notice to the FMCSA (said 30 days notice to commence from the date the notice is received by the FMCSA at its office in Washington, D.C.).							
	DEF	DEFINITIONS AS USED IN THIS ENDORSEMENT							
	Accident includes continuous or repeated exposure to condition results in bodily injury, property damage, or environmental dar the insured neither expected nor intended. Motor Vehicle means a land vehicle, machine, truck, tractor, semitralier propelled or drawn by machanical power and used for transporting property, or any combination thereof.	nage which traller, or on a highway	Environmental Restoration of destruction of natural resource release or escape into or upon water, of any commodity trans of removal and the cost of per	mage to or loss of use of tangible property. means restitution for the loss, damage, or as arising out of the accidental discharge, dispersal, in the land, atmosphere, watercourse, or body of sported by a motor carrier. This shall include the cost assary measures taken to minimize or mitigate natural environment, fish, shellfish, and wildlife.					
	Bodily Injury means injury to the body, sickness, or disease t including death resulting from any of these.	o any person,	Public Liability means liabilit environmental restoration.	y for bodily injury, property damage, and					
	The insurance policy to which this endorsement is atlached p liability insurance and is amended to assure compliance by the limits stated herein, as a motor carrier of property, with Se the Motor Carrier Act of 1980 and the rules and regulations of Carrier Safety Administration (FMCSA).	the insured, within ctions 29 and 30 c	or from the payment of any described, irrespective of the insured. However, all terms, or and respect is all ached, shall be and respect to all ached, shall be and respect to all ached.	ation thereof, shall relieve the company from liability final judgment, within the limits of liability herein financial condition, insolvency or bankruptcy of the conditions, and limitations in the policy to which the Il remain in full force and effect as binding between The insured agrees to reimburse the company for					
	In consideration of the premium stated in the policy to which it attached, the insurer (the company) agrees to pay, within it described herein, any final judgment recovered against the liability resulting from negligence in the operation, maintenan	he limits of liabilit insured for publice or use of moto	ly involving a breach of the te company would not have be policy except for the agreeme	ompany on account of any accident, claim, of suit- ems of the policy, and for any payment that the ten obligated to make under the provisions of the nt contained in this endorsement.					
	vehicles subject to the financial responsibility requirements of 30 of the Motor Carrier Act of 1980 regardless of whether vehicle is specifically described in the policy and whether or n occurs on any route or in any territory authorized to be serve elsewhere. Such insurance as is afforded, for public liability,	or not each moto ot such negligenc d by the insured o	final judgment recovered ag creditor may maintain an acti	greed that, upon failure of the company to pay any ain the insured as provided herein, the judgment on in any court of compelent jurisdiction against the ment.					

The limits of the company's flability for the amounts prescribed in this endorsement apply separately to each accident and any payment under the policy because of any one accident shall not operate to reduce the liability of the company for the payment of linal judgments resulting from any other accident.

THE SCHEDULE OF LIMITS SHOWN ON THE REVERSE SIDE DOES NOT PROVIDE COVERAGE. The limits shown in the schedule are for information purposed only

Form MCS-90 (page 1 of 2)

elsewhere. Such insurance as is allorded, for protocollating, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or properly transported by the insured, designated as cargo. It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other

COMPANY INFORMATION

Transam Carriers Inc.

Address: 205 Doney Crescent, Concord ON L4K 1P6

Tel.: 416-907-8101 **Toll Free:** 877-907-8101 **Fax:** 416-907-8102

Accounts/Safety fax: 416-907-8103

Owner/President: Dmitri Protas, cell 416-728-4818, home address: 321 Ellerslie Ave, Toronto, ON, M2R 1B6

Banking information: National Bank of Canada, Georgian Mall, 487 Bayfield St., Barrie, ON L4M 4Z9

Account: 1471-5212475

Email: dispatch@transamcarriers.com **Website:** www.transamcarriers.com

CREDIT REFERENCES

Caneda Transport: 4330 46th Ave SE, Calgary, AB, tel. 866-235-3396, fax 403-204-9047 **Atlantic Gateway Inc.**: 7777 Keele St, Unit 8, Concord, ON, tel. 905-695-0545, fax 905-695-0653

Penske Leasing: 20 Costa Road, Concord, ON, tel. 905-660-9444, fax 905-660-9443

Fort Garry Industries: 731 Gana Court, Mississauga, ON, tel. 905-564-5404, fax 905-864-8455

TRADE REFERENCES

Caneda Transport: 4330 46th Ave SE, Calgary, AB, tel. 866-235-3396, fax 403-204-9047 **Atlantic Gateway Inc.**: 7777 Keele St, Unit 8, Concord, ON, tel. 905-695-0545, fax 905-695-0653 **Werner Enterprises**: 108062 Steeles Ave East, Milton, ON, tel. 905-693-1285, fax 905-693-0636

Routes Transport International: 4090 B Sladeview Crescent, Mississauga, ON, tel. 905-569-9444, fax. 905-569-9984

Delmar International: 2580 Matheson Blvd E, Mississauga, ON, tel. 905-206-1166, fax 905-206-9925

Logistics and Custom Services: 6 Director Court, Suite 10, Woodbridge, ON, tel. 905-850-1960, fax 905-850-5622

