

RECEIPT

DATE 11/17/25No. 743695RECEIVED FROM JDN Contracting LLC\$ 350.00Three hundred fifty and 00/100 DOLLARS☐ FOR RENT☒ FORNew DE-SW-2171

ACCOUNT	
PAYMENT	
BAL. DUE	

☐ CASH☒ CHECK☐ MONEY
ORDER☐ CREDIT
CARDFROM 1005 TO _____BY M.M.



RECEIVED

NOV 17 2025

DNREC - WHS

STATE OF DELAWARE
DEPARTMENT OF NATURAL RESOURCES
AND ENVIRONMENTAL CONTROL
DIVISION OF WASTE AND HAZARDOUS SUBSTANCES
COMPLIANCE AND PERMITTING SECTION

89 KINGS HIGHWAY
DOVER, DELAWARE 19901

TELEPHONE: (302) 739-9403
FAX: (302) 739-5060

SOLID WASTE TRANSPORTER PERMIT APPLICATION

Language Preference: English

Instructions: You must complete this application in its entirety and attach all applicable documentation. (Note: For applicants renewing an existing permit, this application requires the submission of updated information and documentation. References to material submitted under previous applications are no longer accepted.)

The application must be signed by the company owner or a corporate officer. A check or money order payable to the **"State of Delaware"** must accompany this application and be sent to:

Delaware Department of Natural Resources and Environmental Control
Compliance and Permitting Section
89 Kings Highway
Dover, DE 19901

1. Type of Permit

- ☐ New – **SCRAP TIRES ONLY** Submit a check or money order, payable to the "State of Delaware," in the amount of \$75.00.
- ☒ New – **ALL OTHERS** Submit a check or money order, payable to the "State of Delaware" in the amount of \$350.00.
- ☐ Renewal: Permit # DE-SW- _____ Expiration Date _____

Please indicate the term for which you desire your permit to be issued. Submit a check or money order, payable to the "State of Delaware," for the indicated permit fee.

SCRAP TIRES ONLY

- ☐ One Year - \$75.00
- ☐ Two Years - \$125.00
- ☐ Three Years - \$175.00
- ☐ Four Years - \$225.00
- ☐ Five Years - \$275.00

ALL OTHERS

- ☒ One Year - \$350.00
- ☐ Two Years - \$650.00
- ☐ Three Years - \$950.00
- ☐ Four Years - \$1250.00
- ☐ Five Years - \$1550.00

2. Release to Public

Do you wish to be included on the list of transporters that is provided to persons requesting a list of Delaware permitted solid waste transporters? ☒ Yes ☐ No

3. Company Information

Company Name JDN Contracting LLC

Location Address:	Mailing Address:
26 Park Heights Ave	26 Park Heights Ave
Dover, NJ 07801	Dover, NJ 07801

Contact: Jose David Garcia Cruz Title: Owner

Business Phone: (973) 981-0125 Fax: N/A

E-mail: jdncontractingllc22@outlook.com / main-office@principeservices.com

24 hr Emergency Contact Phone: (973) 981-0125

4. Company Ownership Information

(a). Please indicate the company type:

- ☐ Proprietorship
☐ Partnership
☐ Corporation - If company is a corporation, indicate city, state, and date of incorporation.

City: _____ State: _____ Date: _____

- ☐ Municipality
☐ Public institution
☒ Limited Liability Corporation (LLC) State: New Jersey
☐ Other: (must specify) _____

(b). For each Owner, Partner, or Corporate Officer, attach a list with name, title, mailing address, date of birth, and % ownership. Include all stockholders owning greater than 5% outstanding shares.

☒ Attachment 1

(c). If company is owned by or affiliated with a parent company, attach parent company name, address & mailing address, and % ownership.

- ☐ Attachment _____
☒ No parent company

5. Company locations in Delaware

List name and street address of each company location, including freight terminals, within the State of Delaware.

- ☐ Attachment _____
☒ No Delaware locations

6. Company Affiliates

List name, location and mailing addresses, nature of business relationship of all company Affiliates, which affiliates are engaged in the business of waste transport, treatment, storage, disposal, recovery or reclamation. (Affiliated companies are defined as those companies owned by the same owners, corporate officers, or parent company.)

- ☐ Attachment _____
☒ No affiliates

7. Type of Waste to be Transported

(a). Check all that apply. Refer to Delaware's *Regulations Governing Solid Waste* for definitions of waste categories.

- ☐ Residential waste
☐ Commercial waste (from **non-manufacturing, non-processing** businesses and offices)
☐ Industrial waste (from a manufacturing or industrial process)
☐ Dry waste: ☐ construction/demolition debris
☐ trees/stumps
☐ other (must specify) _____
☐ Ash: ☐ municipal incinerator
☐ coal ash
☐ other (must specify) _____
☐ Infectious waste
☒ Non-hazardous petroleum-hydrocarbon contaminated soils
☐ Asbestos-containing waste
☐ Scrap Tires

(b). Does your company collect and transport residential (household) waste from single family homes, condominiums and apartment complexes in Delaware? ☐ Yes ☒ No

(c). If you answered "YES" to question 7.b., above, does your company provide recycling services to those customers? ☐ Yes ☐ No ☒ N/A

(d). If you offer recycling services, does your company collect and transport the recyclables separately from the waste generated by your customers? ☐ Yes ☒ No

(e). If you offer recycling services, are the recyclables ultimately taken to an incinerator (waste-to-energy) or landfill? ☐ Yes ☒ No

8. Treatment, Storage, and Disposal Facilities

- (a). Do you cross state lines with the waste? ☒ Yes ☐ No
- (b). Identify in an attachment **all** solid waste Treatment, Storage, Disposal Facilities, Reclamation Facilities and Transfer Stations to which the waste will be transported.
- ☐ Delaware Solid Waste Authority locations: (attachment) _____
 - ☒ Clean Earth of New Castle, Inc. (thermal treatment facility for PHC-soils)
 - ☐ Delaware Recyclable Products, Inc. (dry waste, commercial, industrial, and PHC-soils)
 - ☐ Other in-state solid waste facilities, including private facilities: (attachment) _____
 - ☐ Out of state solid waste TSD facilities: (attachment) _____

9. Other Transporter Permits

- (a). Attach a copy of your home state solid waste transporter permit. (N/A if Delaware is your home state.)
- ☐ Attachment _____
 - ☒ Not applicable-No transporter permit required for these solid waste types in our home state.

- (b). List solid waste transporter permits held in other states.

- ☒ Attachment NY, PA _____
- ☐ No transporter permits in other states

- (c). Indicate your Federal DOT number and Motor Carrier number:

DOT# 3956945 MC# 1474515

- ☐ N/A If N/A, please provide an explanation, on the following page, as to why you are not required to have a DOT or MC number.

10. Proof of Financial Responsibility

The transporter must submit proof of financial responsibility as established in section 7.2.4 of Delaware's *Regulations Governing Solid Waste*. This proof may be established by a Certificate of Insurance, with MCS-90 endorsement where applicable, or by other means approved by the Department. (The Certificate of Insurance must identify the **Department of Natural Resources and Environmental Control, Compliance and Permitting Section** as the certificate holder.)

- (a). Are you for-hire in interstate commerce? ☒ Yes ☐ No (For-Hire means you are in the business of transporting, for compensation or payment, wastes generated by a company other than your own.)
- (b). Do you transport in the State of Delaware Only (Intrastate)? ☐ Yes ☒ No
- (c). Do you transport Interstate? ☒ Yes ☐ No

- (d). Certificate of Insurance must be attached and include minimum automobile liability coverage as follows:

	FOR-HIRE INTERSTATE	ALL OTHERS
Residential Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Commercial Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Industrial Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Dry Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Ash	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Infectious Waste	\$1,000,000.00 + MCS-90 <input type="checkbox"/>	\$750,000.00 + MCS-90 <input type="checkbox"/>
Non-Hazardous Petroleum Contaminated Soils	\$750,000.00 + MCS-90 <input checked="" type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Asbestos	\$1,000,000.00 + MCS-90 <input type="checkbox"/> (For Hire & Private)	\$350,000.00 <input type="checkbox"/>
Scrap Tires Only	\$350,000.00 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>

11. Spill Control and Safety

List all spill control and safety equipment which will be carried on each vehicle. (**Note:** Separate lists by type of vehicle and type of waste may be required.) Attach a copy of the Spill Control Plan. The Spill Control Plan **must** contain the following elements: (1) List of safety and spill control equipment carried in the vehicle, (2) Driver preventive measures, (3) Driver immediate corrective actions, (4) Company internal communications, (5) Company external communications including the **Delaware Emergency Reporting Numbers: 1-800-662-8802 and 302-739-9401**, and (6) Cleanup and decontamination measures.

- ✓ Spill Control Plan: Attachment 1

12. Driver Training

IN SUMMARY OR OUTLINE FORM, describe the procedures that your company takes to ensure that all company drivers are safe and competent drivers. Small owner-operators may describe their years of experience and driving record in lieu of a formal program.

- Include requirements for special licenses (e.g. CDL, including any special endorsements), any special training received, including dates training was received (e.g. asbestos training), and any ongoing company programs. (e.g. weekly safety meetings or annual refresher courses);
- Include your company procedure for periodic checks of the driver's records for moving violations, and your company policy on progressive counseling/discipline based on points;
- Describe how drivers are instructed in the following:
 - Knowledge of proper handling procedures for the type of solid waste being transported.
 - Familiarity with the approved accidental discharge containment plan. (Spill Control Plan)
 - Familiarity with the conditions of the solid waste transporter's permit.

- ✓ Driver Training, attachment 1

13. Vehicle Identification

On the form provided with this application, list **MAKE, MODEL, YEAR, SERIAL NUMBER, LICENSE PLATE NUMBER, STATE OF REGISTRATION, MANUFACTURER'S GVWR and OWNERSHIP** of all vehicles used for the transportation of solid waste. You must list both motorized and container units. (If you maintain a list of company vehicles in a computer database you may submit a print out of the vehicles provided it contains the information requested herein.)

NOTE: You must notify CAPS in writing of any changes to information contained within this application, such as additions or deletions of vehicles, in accordance with conditions of the issued permit.

☒ Vehicle List Attached

14. Vehicle Operator Information

Is a list of all vehicle operators attached? ☒ Yes

What tax form do you submit to the IRS for your vehicle operators?

- ☐ Form W-2
☒ Form 1099-Misc
☐ Other

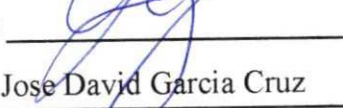
15. Environmental Record

List all criminal citations, arrests, convictions, civil or administrative violations, and civil or administrative enforcement actions, and the disposition(s) thereof for the violation or alleged violation of any environmental statute, regulation, permit, license, approval, or order, regardless of the state in which it occurred. Indicate whether it was a local, state, or federal violation or alleged violation. List all such items for the applicant, and if the applicant is other than an individual, for any employee while employed by the applicant, or any partner, officer, or director of the applicant as an individual or for any former business of such partner, officer, or director. For civil or administrative violations or alleged violations, list all such items for the last five (5) years from the date of the application. Information submitted under this section is subject to verification. **Failure to submit complete and accurate information may lead to permit denial or revocation.**

- ☐ Attachment _____
☒ No violations within the specified time period

16. Certification

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attachments and that, upon personal knowledge and information, the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information.

**Signature  _____ Date 11/11/25
Print Name Jose David Garcia Cruz Title Owner

****A legal owner or corporate officer must sign the application****

VEHICLE INFORMATION - See Item 13 of the application.

Use this form, or other format which provides the same information, to answer the VEHICLE IDENTIFICATION requirement of the application. List all vehicles, both motorized and container (if a license plate is required on the container) to be used to haul solid waste in the state of Delaware. In addition, list the vehicle owner, owner's address, and domicile address if different from the company address provided in the application.

[illegible]

SPILL CONTROL PLAN FOR SOLID WASTE HAULERS

- (1) Spill control and safety equipment carried in each vehicle:
 - 1). Reflectors and/or flares
 - 2). Fire extinguisher
 - 3). First aid kit
 - 4). Heavy-duty gloves, hard hat
 - 5). Flashlight
 - 6).
- (2) All loads will be enclosed, covered, or tarped to prevent accidental discharge of the waste during transport to the disposal facility.
- (3) The driver will perform the following pre-trip inspections:
 - 1).
 - 2).
- (4) If there is an accident or other emergency which causes a portion of the load to be spilled, the driver, if uninjured, will contact the following designated company coordinator:
Name: _____ Phone: _____
- (5) The designated coordinator will contact the state and municipal authorities where the accident occurred. If the accident or spill has the potential to cause environmental damage, (either due to the nature of the waste, location of the accident, or additional factors such as leaking oil, gasoline, or hydraulic fluid) the person contacted will notify the state emergency response team, by calling one of the following numbers:
Delaware: 911, (302) 739-9401 or 1-800-662-8802 (*Other numbers may be listed as follows, however, the listed Delaware numbers **must** be included in the spill control plan.*)
Maryland:
New Jersey:
- (6) The designated coordinator will contract for clean-up services with another company. (*This is optional, however, if another company is to be contracted, please append a list of cleanup companies by either region or state.*)
- (7) This plan will be carried in all vehicles, along with the permit.

JDN Contracting LLC

26 Park Heights Ave.
Dover, New Jersey 07801

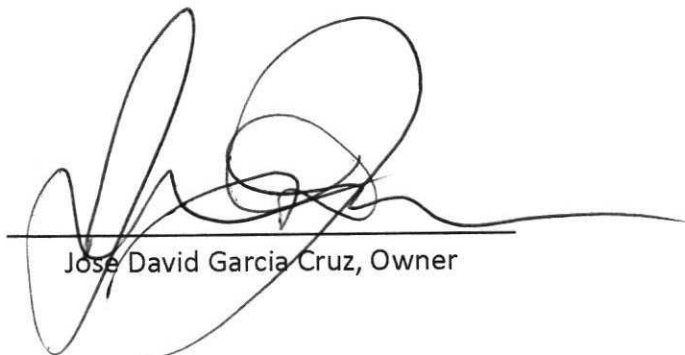
To Whom It May Concern:

I hereby certify that my name is Jose David Garcia Cruz and my date of birth is [REDACTED]
[REDACTED] I am the sole owner of JDN Contracting LLC since DATE, located at 26 Park Heights, Dover
New Jersey 07801.

Should you have any inquiries, please do not hesitate to contact me via my mobile phone at
(973) 981-0125.

Thank you.

Sincerely,



Jose David Garcia Cruz, Owner

JDN Contrating LLC

26 Park Heights Ave.
Dover, New Jersey 07801

COMPANY EMERGENCY CONTACT
JOSE DAVID GARCIA CRUZ
(973) 981-0125

DRIVER TRAINING PROGRAM

PLEASE ENSURE THAT YOU FOLLOW THESE DETAILED GUIDELINES FOR SAFE AND RESPONSIBLE WASTE DISPOSAL:

- DRIVERS MUST WEAR THE APPROPRIATE PROTECTIVE EQUIPMENT AT ALL TIMES WHILE INSIDE THE LOADING SITE OR DUMPING STATIONS. THIS INCLUDES A SAFETY VEST, HARD HAT, SAFETY GLASSES, BOOTS, AND GLOVES. THESE ITEMS ARE ESSENTIAL FOR THE DRIVER'S SAFETY AND PROTECTION AGAINST ANY ACCIDENTS OR INJURIES THAT MAY OCCUR DURING LOADING, UNLOADING, OR TRANSPORT.
- BEFORE LOADING, DRIVERS MUST INSPECT THE VEHICLE TO ENSURE THAT THE CONTAINER'S DOOR IS PROPERLY CLOSED AND SECURED TO PREVENT ANY SPILLS. DRIVERS MUST ALSO MAKE SURE THAT THE CONTAINER IS CLEAN AND FREE OF DEBRIS THAT COULD FALL OUT DURING TRANSPORT, CAUSING ROAD HAZARDS OR ENVIRONMENTAL DAMAGE.
- THE LOAD MUST NOT GO OVER THE MARKED HEIGHT OF THE CONTAINER (BUCKET). THIS IS A CRITICAL SAFETY MEASURE THAT PREVENTS ACCIDENTS AND INJURIES TO BOTH THE DRIVER AND OTHER ROAD USERS. THE DRIVER MUST ENSURE THAT THE LOAD IS WELL-DISTRIBUTED AND SECURED WITHIN THE CONTAINER TO PREVENT ANY IMBALANCE THAT COULD CAUSE THE VEHICLE TO OVERTURN.
- DRIVERS MUST CLEAN ANY DEBRIS FROM THE CONTAINER'S EDGE BEFORE MOVING OUT OF THE LOADING SPOT AND CHECK THAT NO DEBRIS IS PRESENT IN FRONT OF THE TIRES TO AVOID ANY BLOWOUTS. THIS IS AN ESSENTIAL SAFETY MEASURE THAT PREVENTS TIRE BLOWOUTS, WHICH CAN CAUSE ACCIDENTS AND INJURIES. THE DRIVER MUST ALSO ENSURE THAT THE TIRES ARE IN GOOD CONDITION AND PROPERLY INFLATED BEFORE STARTING THE JOURNEY.

- DRIVERS MUST SECURE THE TARP AND MAKE SURE IT IS NOT LOOSE AT ANY OF ITS CORNERS TO PREVENT FLYING DEBRIS. THIS IS ANOTHER CRUCIAL SAFETY MEASURE THAT PREVENTS ROAD HAZARDS AND ENVIRONMENTAL DAMAGE. THE DRIVER MUST ENSURE THAT THE TARP IS WELL-SECURED AND COVERS THE ENTIRE LOAD, PREVENTING ANY LOOSE DEBRIS FROM FALLING OUT DURING TRANSPORT.
- IF AN INCIDENT OCCURS WHILE LOADING, THE DRIVER MUST INFORM THE COMPANY CONTACT AS SOON AS POSSIBLE. THE COMPANY CONTACT INFORMATION IS PROVIDED, AND THE DRIVER MUST FOLLOW THE COMPANY'S INCIDENT REPORTING PROCEDURES TO ENSURE A SWIFT RESPONSE AND RESOLUTION.
- DRIVERS MUST FOLLOW A FELLOWED TRUCK TO OBSERVE, ACKNOWLEDGE, AND OBEY STATION RULES AND REGULATIONS. THIS IS AN ESSENTIAL SAFETY MEASURE THAT ENSURES THAT THE DRIVER IS AWARE OF ANY HAZARDS OR SAFETY CONCERNS AND FOLLOWS THE CORRECT PROCEDURES FOR LOADING AND UNLOADING.
- THE USE OF HANDHELD DEVICES IS PROHIBITED WHILE THE VEHICLE IS IN MOTION. THIS IS A CRITICAL SAFETY MEASURE THAT PREVENTS DISTRACTED DRIVING, WHICH IS A LEADING CAUSE OF ACCIDENTS AND INJURIES ON THE ROAD.
- AT NO POINT SHOULD THE DRIVER EXCEED SPEED LIMITS OR DRIVE AGGRESSIVELY ON ANY ROAD. THIS IS A CRITICAL SAFETY MEASURE THAT ENSURES THE DRIVER'S SAFETY AND THAT OF OTHER ROAD USERS. THE DRIVER MUST ALSO FOLLOW ALL TRAFFIC RULES AND REGULATIONS TO PREVENT ACCIDENTS AND INJURIES.
- DRIVERS MUST ENSURE THAT ALL APPROPRIATE PERMITS ARE IN THE TRUCK AT ALL TIMES BEFORE THE START OF THE DAY. THIS IS A LEGAL REQUIREMENT THAT ENSURES COMPLIANCE WITH ALL REGULATORY AND ENVIRONMENTAL LAWS AND REGULATIONS. IF ANY DOCUMENTATION IS MISSING DRIVER MUST INFORM THE COMPANY CONTACT BEFORE LEAVING THE PREMISES.
- IF AN ACCIDENT OCCURS INSIDE THE LOADING OR DUMPING STATION, THE DRIVER MUST TAKE PROPER PICTURES AND SEND THEM TO THE COMPANY CONTACT AS SOON AS POSSIBLE. THIS IS AN ESSENTIAL SAFETY MEASURE THAT HELPS THE COMPANY ASSESS THE SITUATION AND TAKE APPROPRIATE ACTION TO PREVENT FURTHER DAMAGE OR INJURIES.
- IF THE DRIVER IS INVOLVED IN AN ACCIDENT, A POST-ACCIDENT DRUG TEST MUST BE COMPLETED AS PER D.O.T. REGULATIONS. THIS IS A MANDATORY REQUIREMENT THAT ENSURES THE DRIVER'S FITNESS FOR DUTY AND COMPLIANCE WITH ALL REGULATORY REQUIREMENTS.

- IT IS THE DRIVER'S RESPONSIBILITY TO CHECK THE LOAD BEFORE LEAVING THE LOADING SITE. THE DRIVER MUST ENSURE THAT THE LOAD IS WELL-SECURED, BALANCED, AND FREE OF ANY DEBRIS THAT COULD CAUSE ACCIDENTS OR ENVIRONMENTAL DAMAGE.
- ALL LOADS MUST BE ENCLOSED, COVERED, OR TARPED TO PREVENT ACCIDENTAL DISCHARGE OF WASTE DURING TRANSPORT TO THE DISPOSAL FACILITY. THIS IS A CRITICAL SAFETY MEASURE THAT PREVENTS ENVIRONMENTAL DAMAGE AND ENSURES COMPLIANCE WITH ALL REGULATORY REQUIREMENTS.
- IF THERE IS AN ACCIDENT OR OTHER EMERGENCY THAT CAUSES A PORTION OF THE LOAD TO BE SPILLED, THE DRIVER, IF UNINJURED, WILL CONTACT THE DESIGNATED COMPANY COORDINATOR. THE DRIVER MUST FOLLOW THE COMPANY'S INCIDENT REPORTING PROCEDURES TO ENSURE A SWIFT RESPONSE AND RESOLUTION TO THE SITUATION.

DRIVER'S CDL AND ENDORSEMENTS

- ALL COMMERCIAL DRIVER LICENSE (CDL) HOLDERS MUST UNDERSTAND THE DIFFERENCES BETWEEN CLASS A, B, AND C LICENSES AND ENDORSEMENTS.
- **CLASS A** CDL IS REQUIRED TO OPERATE ANY COMBINATION OF VEHICLES WITH A GROSS COMBINATION WEIGHT RATING (GVWR) OF 26,001 OR MORE POUNDS, PROVIDED THE TOWED VEHICLE IS HEAVIER THAN 10,000 POUNDS. VEHICLE YOU MAY DRIVE ARE TRACTOR-TRAILERS (ALSO KNOWN AS SEMI, BIG RIG, OR 18-WHEELERS), TRUCK AND TRAILER COMBINATIONS, TANKER VEHICLES, LIVESTOCK CARRIERS, AND FLATBEDS. MOST CLASS B AND CLASS C VEHICLES, DEPENDING ON ENDORSEMENT REQUIREMENTS.
- **CLASS B** CDL REQUIRED TO OPERATE ANY SINGLE VEHICLE THAT ISN'T HITCHED TO A TRAILER (COMMERCIAL TRUCKS THAT HAVE AN ATTACHED CAB AND CARGO AREA WITH A COMBINED WEIGHT GREATER THAN 26,000 POUNDS, AS WELL AS TRUCKS WITH A DETACHED TOWED CARGO VEHICLE THAT WEIGHS LESS THAN 10,000 POUNDS). VEHICLES YOU MAY DRIVE ARE STRAIGHT TRUCKS, LARGE BUSES (CITY BUSES, TOURIST BUSES, AND SCHOOL BUSES), SEGMENTED BUSES, BOX TRUCKS (INCLUDING DELIVERY TRUCKS AND FURNITURE TRUCKS), AND DUMP TRUCKS WITH SMALL TRAILERS. SOME CLASS C VEHICLES WITH THE CORRECT ENDORSEMENTS. EVEN THO **CLASS B** FALLS UNDER THE CATEGORY OF **BUS** IS IT VERY IMPORTANT TO KNOW THAT THE APPROPRIATE ENDORSEMENT NEEDS TO BE OBTAINED, FOR EXAMPLE, **P** FOR THE PASSENGER BUS OR **S** FOR THE SCHOOL BUS.
- **CLASS C** CDL IS REQUIRED TO OPERATE A SINGLE VEHICLE WITH A GVWR OF LESS THAN 26,001 POUNDS OR A VEHICLE TOWING ANOTHER VEHICLE THAT WEIGHS LESS THAN 10,000 POUNDS, OR TRANSPORTS 16 OR MORE PASSENGERS, INCLUDING THE DRIVER.

- OTHER CDL ENDORSEMENTS A DRIVER MAY ADD TO HIS/HER LICENSE ARE **T** FOR DOUBLES AND TRIPLE TRAILERS FOR **CLASS A** ONLY.
- ENDORSEMENT **N** FOR TANKER TRAILER OR TANK VEHICLE, TO TRANSPORT VARIOUS LIQUIDS SUCH AS FUEL (GASOLINE, DIESEL, ETC.) OR OTHER LIQUIDS SUCH AS NON-POTABLE WATER, RAW MILK ETC. **CLASS A OR B** ARE REQUIRED TO OBTAIN THIS ENDORSEMENT.
- ENDORSEMENT **H** FOR HAZARDOUS MATERIALS ARE REQUIRED FOR ANY VEHICLE TRANSPORTING HAZARDOUS ARTICLES SUCH AS EXPLOSIVES, CORROSIVES, FLAMABLES. **CLASS A OR B** CDL HOLDERS CAN OBTAIN THIS ENDORSEMENT. ENDORSEMENT **H** HOLDERS MUST BE TRAINED AND RETESTED EVERY 2 YEARS.

PERIODIC DRIVING RECORDS

- REGULAR REVIEW OF DRIVING RECORDS IS ESSENTIAL TO ENSURE THE SAFETY OF ALL ROAD USERS. THEREFORE, IT IS MANDATORY FOR ALL DRIVERS TO UNDERGO AN ANNUAL REVIEW OF THEIR DRIVING RECORDS. THIS WILL HELP US IDENTIFY ANY POTENTIAL RISKS AND TAKE NECESSARY ACTIONS TO PREVENT ACCIDENTS AND INJURIES. LET'S WORK TOGETHER TO MAKE OUR ROADS SAFER FOR EVERYONE.
- THE COMPANY MUST OBTAIN A MOTOR VEHICLE RECORD (MVR) FOR EVERY DRIVER TO GUARANTEE THE SAFETY OF OUR CUSTOMERS AND THE PUBLIC. WE WILL REQUEST AN MVR FROM EACH DRIVER ONLY AFTER RECEIVING THEIR EXPLICIT CONSENT. IT IS CRUCIAL THAT WE MAINTAIN A SAFE AND RELIABLE TRANSPORTATION SERVICE, AND WE APPRECIATE YOUR COOPERATION IN THIS MATTER.
- IT IS CRUCIAL FOR DRIVERS TO ENSURE THAT THEY DO NOT HAVE ANY VIOLATIONS DURING THE TIME OF THE REVIEW. THIS CAN HELP TO PREVENT ANY POTENTIAL ISSUES OR PENALTIES. SO, TAKE A MOMENT TO DOUBLE-CHECK AND VERIFY THAT EVERYTHING IS IN ORDER.
- ANY SERIOUS VIOLATIONS WILL BE THOROUGHLY REVIEWED AND NECESSARY ACTIONS WILL BE TAKEN WITHOUT ANY DELAYS. THE COMPANY WILL TAKE FULL RESPONSIBILITY FOR THE DRIVER'S TRAINING NEEDS, INCLUDING PAYMENT FOR ANY MANDATORY COURSES, SUCH AS DEFENSIVE DRIVING OR DRIVER IMPROVEMENT.

DRIVERS TRANSPORTER PERMITS

DELAWARE

- WHEN DRIVERS CROSS THE STATE LINE INTO DELAWARE, IT IS MANDATORY FOR THE DRIVER TO RECORD THE DATE AND TIME OF THEIR ENTRY ON THE OVERWEIGHT PERMIT THAT HAS BEEN ASSIGNED TO THEIR TRUCK. THIS INFORMATION IS CRUCIAL IN ENSURING COMPLIANCE WITH STATE REGULATIONS AND AVOIDING ANY POTENTIAL LEGAL ISSUES. THEREFORE, IT IS IMPORTANT FOR DRIVERS TO MAKE A NOTE OF THIS REQUIREMENT AND FOLLOW IT DILIGENTLY
- IT IS MANDATORY FOR EVERY DRIVER TO KEEP A COPY OF THE DELAWARE PERMIT WITHIN THE VEHICLE AT ALL TIMES. FAILURE TO COMPLY WITH THIS REQUIREMENT MAY RESULT IN FINES AND PENALTIES, OR NOT BEING ABLE TO COMPLETE THE LOAD.
- AFTER A VEHICLE HAS BEEN DRIVEN WITH AN OVERWEIGHT LOAD 60 TIMES, IT IS MANDATORY FOR THE DRIVER TO NOTIFY THE COMPANY COMPANY CONTACT. THE COMPANY WILL THEN FACILITATE THE PROCESS OF OBTAINING A NEW DELAWARE OVERWEIGHT PERMIT FOR THE CURRENT VEHICLE, WHICH WILL ALLOW THE VEHICLE TO CONTINUE OPERATING LEGALLY WITH ITS CURRENT LOAD.
- TO ENSURE COMPLIANCE WITH DELAWARE STATE REGULATIONS, IT IS IMPERATIVE THAT THE DRIVER OPERATES WITHIN THE STATE'S WEIGHT LIMITS AT ALL TIMES. THIS NOT ONLY GUARANTEES THE SAFETY OF THE OPERATOR AND CARGO BUT ALSO HELPS TO PREVENT DAMAGE TO THE ROADS AND INFRASTRUCTURE.
- AS PER DELAWARE REGULATIONS, IT IS MANDATORY FOR DRIVERS TO DISPLAY THE APPROPRIATE PERMIT NUMBER ON THEIR VEHICLES. THE PERMIT NUMBER MUST BE DISPLAYED ON THE DRIVER SIDE, PASSENGER SIDE, AND BACK TAILGATE OF THE VEHICLE FOR EASY IDENTIFICATION. IT IS THE RESPONSIBILITY OF THE DRIVER TO ENSURE THAT THE PERMIT NUMBER IS CLEARLY VISIBLE FROM A DISTANCE AND IS NOT OBSTRUCTED BY ANY OBJECT. IN CASE ANY INFORMATION IS MISSING, THE DRIVER MUST PROMPTLY INFORM THE COMPANY CONTACT TO AVOID ANY NON-COMPLIANCE ISSUES. FAILURE TO DISPLAY THE PERMIT NUMBER OR ANY OTHER LAPSE IN COMPLIANCE CAN RESULT IN PENALTIES AND FINES. THEREFORE, IT IS CRUCIAL TO FOLLOW ALL THE REGULATIONS TO ENSURE A SMOOTH AND HASSLE-FREE OPERATION.

NEW YORK

- IT IS IMPERATIVE FOR THE DRIVER TO ALWAYS CARRY A COPY OF PERMIT 364, B.I.C PERMIT, OVERWEIGHT PERMIT IN YOUR ASSIGNED VEHICLES AT ALL TIMES. FAILURE TO COMPLY WITH THIS REQUIREMENT WILL RESULT IN STRICT CONSEQUENCES. WE EXPECT ALL DRIVERS TO ADHERE TO THIS REGULATION TO MAINTAIN THE SAFETY AND LEGALITY OF OUR OPERATIONS. NO EXCEPTIONS WILL BE MADE
- IT IS IMPERATIVE FOR THE DRIVER TO DOUBLE-CHECK THE COMPLETENESS AND ACCURACY OF THE OVERWEIGHT PERMIT BEFORE EMBARKING ON YOUR TRIP. THE PERMIT MUST MATCH THE ASSIGNED TRUCK AND BE UP-TO-DATE TO AVOID ANY LEGAL REPERCUSSIONS. BY ENSURING THAT THE PERMIT IS IN ORDER, YOU CAN SAVE YOURSELF FROM THE UNNECESSARY HASSLE OF DEALING WITH FINES AND DELAYS. SO, TAKE A MOMENT TO VERIFY THE PERMIT AND ENSURE A SAFE AND SUCCESSFUL JOURNEY.
- WHEN TRANSPORTING B.I.C. LOADS, IT IS IMPORTANT FOR DRIVERS TO CAREFULLY INSPECT NEW YORK B.I.C. LICENSE PLATES TO ENSURE THAT THEY ARE PRESENT AND CLEARLY VISIBLE. THESE LICENSE PLATES PLAY A CRUCIAL ROLE IN IDENTIFYING THE NATURE OF THE LOAD BEING TRANSPORTED AND ALSO HELP IN TRACKING THE VEHICLE IN CASE OF AN EMERGENCY. IN ADDITION TO CHECKING FOR THE PRESENCE OF THE B.I.C. LICENSE PLATES, DRIVERS SHOULD ENSURE THAT THEY ARE UNOBSTRUCTED AND FREE OF ANY DAMAGE THAT COULD HINDER THEIR VISIBILITY. IT IS THE DRIVER'S RESPONSIBILITY TO CARRY OUT A THOROUGH INSPECTION BEFORE EMBARKING ON THE JOURNEY, FAILING WHICH CAN RESULT IN PENALTIES AND FINES. THEREFORE, IT IS IMPERATIVE THAT DRIVERS TAKE THIS RESPONSIBILITY SERIOUSLY AND ENSURE THAT THEY COMPLY WITH ALL REGULATIONS RELATED TO THE TRANSPORTATION OF B.I.C. LOADS.
- PERMIT PART 364, THE DRIVER MUST MAKE SURE THE PERMIT IS UP TO DATE WITH THE LOCATION THEY ARE GOING TO BE DUMPING IF A CERTAIN LOCATION IS MISSING, THE DRIVER MUST INFORM THE COMPANY CONTACT AS SOON AS POSSIBLE TO OBTAIN THE PROPER MODIFICATION OF THE PERMIT. DRIVER MUST ALSO ENSURE THAT THE TRUCK LICENSE PLATE THEY ARE ASSIGNED IS LISTED ON THE PERMIT. IF SUCH INFORMATION IS MISSING COMPANY CONTACT MUST BE INFORMED IMMEDIATELY.

PENNSYLVANIA

- IT IS MANDATORY TO ENSURE THAT WHEN TRANSPORTING WASTE INTO PENNSYLVANIA, THE PENNSYLVANIA D.E.P. STICKER IS SECURELY PLACED ON BOTH SIDES OF THE VEHICLE AND IS NOT OBSCURED IN ANY WAY. FAILURE TO COMPLY WITH THIS REQUIREMENT MAY RESULT IN FINES.
- ACCORDING TO THE PENNSYLVANIA D.E.P. REGULATIONS, EVERY DRIVER WHO OPERATES A VEHICLE IN PENNSYLVANIA MUST ENSURE THAT THE ORIGINAL CAB CARD ISSUED BY THE PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION (DEP) IS KEPT INSIDE THE VEHICLE. THE CAB CARD IS A DOCUMENT THAT CONTAINS IMPORTANT INFORMATION ABOUT THE VEHICLE, SUCH AS THE VEHICLE IDENTIFICATION NUMBER (VIN), AND THE EXPIRATION DATE OF THE VEHICLE'S STICKER. THIS INFORMATION MUST BE READABLE AND MATCH THE VIN NUMBER OF THE VEHICLE BEING USED. THE PURPOSE OF THIS REQUIREMENT IS TO ENSURE THAT THE VEHICLE IS PROPERLY REGISTERED FOR ITS PURPOSE, AND TO DEMONSTRATE COMPLIANCE WITH THE PENNSYLVANIA DEP'S REGULATIONS. IT IS THE DRIVER'S RESPONSIBILITY TO MAKE SURE THAT THE CAB CARD IS ALWAYS AVAILABLE AND EASILY ACCESSIBLE INSIDE THE VEHICLE. FAILURE TO COMPLY WITH THIS REGULATION MAY RESULT IN FINES OR OTHER PENALTIES.

SHOULD YOU HAVE ANY INQUIRIES REGARDING THE AFOREMENTIONED REGULATIONS, KINDLY CONTACT THE COMPANY'S EMERGENCY CONTACT, **JOSE DAVID GARCIA CRUZ**.

FAILURE TO FOLLOW THESE RULES COULD RESULT IN DRIVER BE SUSPENDED AND OR TERMINATED.

JDN Contracting LLC

26 Park heights Ave.
Dover, New Jersey 07801

COMPANY CONTACTS

MANAGER: JOSE DAVID GARCIA CRUZ
(973) 981-0125

EMERGENCY SPILL & ACCIDENT POLICY

PLEASE KEEP THE FOLLOWING SET OF INSTRUCTIONS IN MIND IN CASE OF AN INCIDENT WHILE DRIVING:

- IN CASE OF AN INCIDENT, THE DRIVER MUST IMMEDIATELY CONTACT 9-1-1 TO REPORT THE INCIDENT, INCLUDING ITS SEVERITY. IT IS IMPORTANT TO REMAIN CALM AND EXPLAIN THE SITUATION CLEARLY TO THE AUTHORITIES. IT IS ALSO ADVISABLE TO PROVIDE THE AUTHORITIES WITH YOUR LOCATION, THE TYPE OF VEHICLE YOU'RE DRIVING, AND ANY OTHER RELEVANT DETAILS THAT CAN HELP THEM RESPOND APPROPRIATELY. COMPANY CONTACT MUST ALSO BE INFORMED, **COMPANY EMERGENCY CONTACT: JOSE DAVID GARCIA CRUZ**
- DRIVERS MUST BE AWARE OF THEIR SURROUNDINGS AND EXERCISE CAUTION WHILE DRIVING TO AVOID FURTHER ACCIDENTS. THEY SHOULD STAY ALERT AND AVOID DISTRACTIONS, SUCH AS TEXTING OR TALKING ON THE PHONE WHILE DRIVING, AS THESE CAN LEAD TO ACCIDENTS.
- IN CASE OF AN EMERGENCY DUE TO A SPILL (WASTE, FUEL), THE DRIVER MUST CONTACT THE RESPECTIVE STATE EMERGENCY NUMBERS, 911, DELAWARE DEP AT (302) 739-9401, 1-800-662-8802, NEW JERSEY D.E.P. HOTLINE 1-800-927-6337, PENNSYLVANIA D.E.P. 1-800-541-2050, NYS SPILL HOTLINE 1-800-457-7362, AS WELL AS COMPANY EMERGENCY CONTACT. THESE ARE THE EMERGENCY CONTACT NUMBERS THAT THE DRIVER CAN USE IN CASE OF AN INCIDENT OR ACCIDENT WHILE DRIVING THRU THOSE MENTIONED STATES. IT IS IMPORTANT TO HAVE THESE NUMBERS READILY AVAILABLE AND TO KNOW WHEN TO USE THEM.
- IF A SPILL IS CAUSED BY AN OPEN CONTAINER OR TARP, THE DRIVER MUST SAFELY CONTROL THE SOURCE OF THE SPILL AND PARK THE VEHICLE IMMEDIATELY IN A SAFE SPOT AWAY FROM MOVING TRAFFIC. THE DRIVER SHOULD TURN ON THE VEHICLE'S HAZARD LIGHTS TO ALERT OTHER DRIVERS OF THE SITUATION. THE DRIVER SHOULD THEN EVALUATE THE SPILL AND DETERMINE IF IT IS SAFE TO CONTAIN OR CLEAN IT.
- ONCE IT IS SAFE TO DO SO, THE DRIVER MUST CONTAIN ANY SPILLS USING THE APPROPRIATE SPILL CONTAINMENT MATERIALS, SUCH AS ABSORBENT PADS, SPILL BOOMS, OR ABSORBENT GRANULES.

THE DRIVER SHOULD ALSO WEAR APPROPRIATE PERSONAL PROTECTIVE EQUIPMENT, SUCH AS GLOVES AND SAFETY GLASSES WHILE HANDLING THE SPILL.

- IF THE SPILL IS DUE TO AN OPEN CONTAINER DOOR, THE DRIVER MUST RE-SECURE OR LOCK THE DOOR TO PREVENT ANY FURTHER SPILLS. IF THE SPILL SOURCE IS DUE TO AN UNSECURED TARP, THE DRIVER MAY CLIMB ON TOP OF THE CONTAINER TO SECURE THE TARP OR CLEAN THE SPILL SOURCE, BUT ONLY IF IT IS SAFE AND APPROVED BY THE COMPANY MANAGEMENT, **JOSE DAVID GARCIA CRUZ**.
- IF THE SPILL IS SAFE TO CLEAN AND WEIGHS LESS THAN 100 POUNDS, SUCH AS SAND, NON-CONTAMINATED DIRT, OR GRAVEL, THE DRIVER MAY CLEAN IT WITH THE COMPANY'S APPROVAL. THE DRIVER SHOULD FOLLOW THE COMPANY'S SPILL CLEANUP PROCEDURES, WHICH MAY INCLUDE USING A BROOM, SHOVEL, OR DUSTPAN TO CLEAN UP THE SPILL. THE DRIVER MUST ALSO DISPOSE OF THE SPILLED MATERIAL PROPERLY.

DRIVER EQUIPMENT REQUIRED

DRIVERS ARE REQUIRED TO HAVE THE FOLLOWING ITEMS IN THEIR VEHICLE AT ALL TIMES.

- SHOVEL
- TRIANGLES AND ROAD FLARES
- FLASHLIGHT
- TIRE AIR GAUGE
- SPARE FUSES
- HARDHAT
- VEST
- GOOGLES
- GLOVES
- FIRST AID KIT
- FIRE EXTINGUISHER

DRIVERS MUST MAKE SURE THAT THE ABOVE-MENTIONED ITEMS ARE PRESENT WHILE COMPLETING PRE AND POST-TRIP INSPECTIONS.

NO EXCEPTIONS!!

ACCIDENT PREVENTION

- TO ENSURE SAFETY AND COMPLIANCE, DRIVERS ARE ENCOURAGED TO CONDUCT THOROUGH PRE-TRIP AND POST-TRIP INSPECTIONS OF THE VEHICLES (BOTH **THE TRACTOR AND TRAILER**) ON A DAILY BASIS. IT'S IMPORTANT TO ALWAYS HAVE THE NECESSARY EQUIPMENT OUTLINED IN THE SPILL POLICY READILY AVAILABLE. ADDITIONALLY, PERFORMING PRE-TRIP INSPECTIONS EVERY TIME THE VEHICLES LEAVE THE LOADING AREA OR DUMP SITES WILL HELP MAINTAIN HIGH SAFETY STANDARDS AND PREVENT ANY ISSUES. YOUR DILIGENCE IN THESE PRACTICES IS GREATLY APPRECIATED!
- UNDER NO CIRCUMSTANCES SHOULD THE DRIVER LEAVE THE YARD IF THE VEHICLE IS NOT IN SATISFACTORY CONDITION. THIS INCLUDES ISSUES SUCH AS NON-OPERATING BRAKE OR SIGNAL LIGHTS, AIR LEAKS, ETC. IN THE EVENT OF A FLAT TIRE OR ELECTRICAL PROBLEM, THE DRIVER MUST CALL THE EMERGENCY CONTACT, **JOSE DAVID GARCIA CRUZ**
- THIS COMPANY PRIORITIZES SAFETY AND HAS A STRICT POLICY REGARDING SPEEDING. IT'S ESPECIALLY IMPORTANT TO DRIVE CAREFULLY IN CHALLENGING WEATHER CONDITIONS LIKE RAIN AND SNOW. PLEASE ADHERE TO THE POSTED SPEED LIMITS ON LOCAL ROADS, HIGHWAYS, AND WITHIN DUMPING SITES (LANDFILLS) AT ALL TIMES. OUR VEHICLES ARE EQUIPPED WITH GPS, AND WE REVIEW SPEED DATA WEEKLY TO ENSURE COMPLIANCE. REMEMBER, OUR FOCUS IS ON DELIVERING THE LOAD SAFELY AND EFFICIENTLY, RATHER THAN RUSHING. YOUR COMMITMENT TO SAFETY IS APPRECIATED AND ESSENTIAL TO OUR SUCCESS!
- IN THE EVENT OF BAD WEATHER, SUCH AS SNOW, IT IS IMPORTANT FOR DRIVERS TO PRIORITIZE SAFETY. PLEASE REFRAIN FROM LEAVING THE YARD AND KINDLY CONTACT OUR EMERGENCY CONTACT, DANIEL DELARCE, TO CONFIRM THAT THE ROADS ARE SAFE FOR TRAVEL. YOUR COOPERATION IS GREATLY APPRECIATED IN KEEPING EVERYONE SAFE!
- IN THE EVENT OF AN ACCIDENT, EVERY VEHICLE IS EQUIPPED WITH AN ACCIDENT REPORT KIT WHICH CONTAINS THE FOLLOWING:
 - CAMERA
 - ACCIDENT REPORT FORM
 - WITNESS CARD FORM
 - POST-ACCIDENT TESTING DETERMINATION
- DRIVER MUST, AS PER FMCSA REGULATION, TAKE A POST-ACCIDENT DRUG TEST IMMEDIATELY.
- IN CASE OF AN ACCIDENT, THE DRIVER MUST NOT ASSUME RESPONSIBILITY AND REFRAIN FROM ENGAGING IN DISCUSSIONS WITH OTHER PARTIES INVOLVED. COMMUNICATION SHOULD ONLY OCCUR WITH AUTHORIZED PERSONNEL, SUCH AS A **POLICE OFFICER**. IF AN AMBULANCE IS NEEDED, EMERGENCY SERVICES **911** MUST BE CONTACTED IMMEDIATELY.
- IF IT'S SAFE TO DO SO, PLEASE TAKE PICTURES OF ALL ANGLES OF THE ACCIDENT. ONCE YOU'VE CAPTURED THE NECESSARY IMAGES, AND IF YOUR VEHICLE IS DRIVABLE, CONSIDER MOVING IT TO A SAFE LOCATION. THIS WILL HELP ENSURE EVERYONE'S SAFETY AND FACILITATE THE REPORTING PROCESS.

- VEHICLES ARE EQUIPPED WITH FOUR HIGH-QUALITY DASH CAMERAS, DESIGNED TO PROVIDE COMPREHENSIVE 24/7 RECORDING CAPABILITIES FOR ENHANCED SAFETY AND SECURITY.
 - FRONT WINDSHIELD CAMERA
 - REAR CAMERA.
 - PASSENGER SIDE CAMERA
 - DRIVER SIDE CAMERA
- TO ENSURE SAFETY AND COMPLIANCE, DRIVERS ARE ENCOURAGED TO FOLLOW FMCSA HOURS OF SERVICE REGULATIONS CLOSELY. OUR COMPANY PROVIDES A FRAMEWORK OF 60 HOURS PER WEEK, WITH A DAILY LIMIT OF 12 HOURS FOR A MONDAY THROUGH FRIDAY SCHEDULE OR 10 HOURS FOR A MONDAY THROUGH SATURDAY SCHEDULE. IF YOU ENCOUNTER INCLEMENT WEATHER OR CHALLENGING ROAD CONDITIONS THAT MIGHT REQUIRE EXCEEDING THESE HOURS, PLEASE REACH OUT TO COMPLIANCE AND SAFETY FOR GUIDANCE. YOUR WELL-BEING AND ADHERENCE TO SAFETY PROTOCOLS ARE OUR TOP PRIORITIES.

DRIVERS MUST MAKE SURE THAT THE ABOVE-MENTIONED ACCIDENT PREVENTION ARE OBEYED AT ALL TIMES.

EXPIRES: 01/31/2026

NEW JERSEY APPORTIONED CAB CARD
KEEP THIS CERTIFICATE IN YOUR VEHICLEPLATE
NUMBER:

AZ183N

UNIT NO. 07	YEAR 2025	MAKE MAC	ACCOUNT NUMBER NJ-74272
VEHICLE IDENTIFICATION NUMBER 1M2GR4NC4SM006471		FLEET NO. 003	SUPP. NO. 0000
REG. CODE 11			
TYPE TK	AXLES 4	GROSS WEIGHT 80000	FUEL D
REGISTRATION DATE 01/30/2025			
DESCRIPTION COMMERCIAL TRUCK		TRANS ID # IU202674272003000	
OWNER J D N CONTRACTING LLC			

NJ 080000	AL 080000	AR 080000	AZ 080000
CA 080000	CO 080000	CT 080000	DC 080000
DE 080000	FL 080000	GA 080000	IA 080000
ID 080000	IL 080000	IN 080000	KS 080000
KY 080000	LA 080000	MA 080000	MD 080000
ME 080000	MI 080000	MN 080000	MO 080000
MS 080000	MT 080000	NC 080000	ND 080000
NE 080000	NH 080000	NM 080000	NV 080000
NY 080000	OH 080000	OK 080000	OR 080000
PA 080000	RI 080000	SC 080000	SD 080000
TN 080000	TX 080000	UT 080000	VA 080000
VT 080000	WA 080000	WI 080000	WV 080000
WY 080000	AB 036281	BC 036281	MB 036281
NB 036281	NL 036281	NS 036281	ON 036281
PE 036281	QC 04 AXL	SK 036281	** **
** **	** **	** **	** **
** **	** **	** **	** **

THE VEHICLE DESCRIBED HEREIN HAS BEEN
PROPORTIONALLY REGISTERED BETWEEN THE
STATE OF NEW JERSEY AND THE ABOVE
JURISDICTIONS.

0000009800

REGISTRANT

J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801

Motor Carrier Responsible for Safety

USDOT Number: 3956945

J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801

This document is the property of the State of New Jersey. It may be recalled at any time if it is determined that the registrant supplied incorrect information and/or failed to pay appropriate registration fees.

This document grants **registration reciprocity** with the states/provinces whose two-letter postal abbreviation appears on this page. You must still comply with all other laws a state/province may have regarding intra and interstate operations.

Change of name or address must be reported in writing to the New Jersey Motor Vehicle Commission, Motor Carriers Unit, PO BOX 178, Trenton, NJ 08611-0178, within thirty(30) days.

Remember: Compulsory vehicle insurance is the law in New Jersey.



New Jersey Motor Vehicle Commission
Acting Chair and Chief Administrator

EXPIRES:

04/30/2026

NEW JERSEY APPORTIONED CAB CARD

KEEP THIS CERTIFICATE IN YOUR VEHICLE

PLATE

NUMBER:

AZ290C

UNIT NO. 03		YEAR 2020		MAKE KEN		ACCOUNT NUMBER NJ-74272	
VEHICLE IDENTIFICATION NUMBER 1NK1X4TX6LJ421282				FLEET NO. 002		SUPP. NO. 0000	
REG. CODE 11		TYPE TK		AXLES 4		GROSS WEIGHT 80000	
FUEL D		REGISTRATION DATE 05/01/2025		DESCRIPTION COMMERCIAL TRUCK		TRANS ID # IU202674272002000	
OWNER INTEK AUTO LEASING INC							
REGISTRANT J D N CONTRACTING LLC 26 PARK HEIGHTS AVE DOVER, NJ 07801							

NJ 080000	AL 080000	AR 080000	AZ 080000
CA 080000	CO 080000	CT 080000	DC 080000
DE 080000	FL 080000	GA 080000	IA 080000
ID 080000	IL 080000	IN 080000	KS 080000
KY 080000	LA 080000	MA 080000	MD 080000
ME 080000	MI 080000	MN 080000	MO 080000
MS 080000	MT 080000	NC 080000	ND 080000
NE 080000	NH 080000	NM 080000	NV 080000
NY 080000	OH 080000	OK 080000	OR 080000
PA 080000	RI 080000	SC 080000	SD 080000
TN 080000	TX 080000	UT 080000	VA 080000
VT 080000	WA 080000	WI 080000	WV 080000
WY 080000	AB 036281	BC 036281	MB 036281
NB 036281	NL 036281	NS 036281	ON 036281
PE 036281	QC 04 AXL	SK 036281	** *****
** *****	** *****	** *****	** *****
** *****	** *****	** *****	** *****

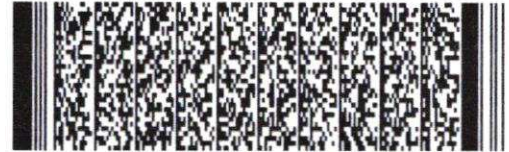
THE VEHICLE DESCRIBED HEREIN HAS BEEN PROPORTIONALLY REGISTERED BETWEEN THE STATE OF NEW JERSEY AND THE ABOVE JURISDICTIONS.

0000005102

Motor Carrier Responsible for Safety

USDOT Number: 3956945

J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801



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New Jersey Motor Vehicle Commission
Acting Chair and Chief Administrator



TEMPORARY VEHICLE REGISTRATION

STATE OF NEW JERSEY
MOTOR VEHICLE COMMISSION



REGISTRANT:
J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801

ACCOUNT NBR: **74272**
FLEET NBR: **001**
SUPP NBR: **0000**
TVR NBR: **000447020T**

ISSUED: 10/30/2025	EFFECTIVE: 11/01/2025	EXPIRES: 11/17/2025
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THE ABOVE CARRIER IS AUTHORIZED TO OPERATE THE FOLLOWING VEHICLE IN THE JURISDICTIONS AT THE WEIGHTS LISTED BELOW PENDING ISSUANCE OF PERMANENT NEW JERSEY REGISTRATION CREDENTIALS. ANY ALTERATION VOIDS THIS TEMPORARY VEHICLE REGISTRATION.

PLATE NBR: **AZ742L** YEAR: **2025** MAKE: **KW** VIN: **1NKZX4TX8SJ158326**

STATE	WEIGHT	STATE	WEIGHT	STATE	WEIGHT	STATE	WEIGHT	STATE	WEIGHT
NJ	080000	AL	080000	AR	080000	AZ	080000	CA	080000
CO	080000	CT	080000	DC	080000	DE	080000	FL	080000
GA	080000	IA	080000	ID	080000	IL	080000	IN	080000
KS	080000	KY	080000	LA	080000	MA	080000	MD	080000
ME	080000	MI	080000	MN	080000	MO	080000	MS	080000
MT	080000	NC	080000	ND	080000	NE	080000	NH	080000
NM	080000	NV	080000	NY	080000	OH	080000	OK	080000
OR	080000	PA	080000	RI	080000	SC	080000	SD	080000
TN	080000	TX	080000	UT	080000	VA	080000	VT	080000
WA	080000	WI	080000	WV	080000	WY	080000	AB	036287
BC	036287	MB	036287	NB	036287	NL	036287	NS	036287
ON	036287	PE	036287	QC	*04AX*	SK	036287	**	*****
**	*****	**	*****	**	*****	**	*****	**	*****

IF YOU HAVE NOT RECEIVED YOUR PERMANENT CREDENTIALS WITHIN 5 DAYS PRIOR TO THE EXPIRATION DATE ON THIS DOCUMENT, PLEASE CONTACT THE IRP OFFICE AT 609-633-9400.



New Jersey Motor Vehicle Commission
Acting Chair and Chief Administrator

Motor Carrier Responsible for Safety
USDOT Number: 003956945
J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801





TEMPORARY VEHICLE REGISTRATION

STATE OF NEW JERSEY
MOTOR VEHICLE COMMISSION



REGISTRANT:
J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801

ACCOUNT NBR: **74272**
FLEET NBR: **001**
SUPP NBR: **0000**
TVR NBR: **000447021T**

ISSUED: **10/30/2025**

EFFECTIVE: **11/01/2025**

EXPIRES: **11/17/2025**

THE ABOVE CARRIER IS AUTHORIZED TO OPERATE THE FOLLOWING VEHICLE IN THE JURISDICTIONS AT THE WEIGHTS LISTED BELOW PENDING ISSUANCE OF PERMANENT NEW JERSEY REGISTRATION CREDENTIALS. ANY ALTERATION VOIDS THIS TEMPORARY VEHICLE REGISTRATION.

PLATE NBR: **AY657V** YEAR: **2019** MAKE: **KEN** VIN: **1NKZX4EX7KJ255403**

STATE	WEIGHT	STATE	WEIGHT	STATE	WEIGHT	STATE	WEIGHT	STATE	WEIGHT
NJ	080000	AL	080000	AR	080000	AZ	080000	CA	080000
CO	080000	CT	080000	DC	080000	DE	080000	FL	080000
GA	080000	IA	080000	ID	080000	IL	080000	IN	080000
KS	080000	KY	080000	LA	080000	MA	080000	MD	080000
ME	080000	MI	080000	MN	080000	MO	080000	MS	080000
MT	080000	NC	080000	ND	080000	NE	080000	NH	080000
NM	080000	NV	080000	NY	080000	OH	080000	OK	080000
OR	080000	PA	080000	RI	080000	SC	080000	SD	080000
TN	080000	TX	080000	UT	080000	VA	080000	VT	080000
WA	080000	WI	080000	WV	080000	WY	080000	AB	036287
BC	036287	MB	036287	NB	036287	NL	036287	NS	036287
ON	036287	PE	036287	QC	*03AX*	SK	036287	**	*****
**	*****	**	*****	**	*****	**	*****	**	*****

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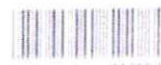
New Jersey Motor Vehicle Commission
Acting Chair and Chief Administrator

Motor Carrier Responsible for Safety

USDOT Number: **003956945**

J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801





INSURANCE REQUIREMENTS

Lessee (Insured): J D N Contracting LLC
 26 Park Heights Avenue
 Dover, NJ 07801

COLLATERAL:

Year	Make	Model	VIN-Serial Number	Type	Accessories and Equipment
2019	Kenworth	T880	1NKZX4EX7KJ255403	Dump Truck	Beau Roc 17.5 Steel Body S/N: DH-382451

REQUIRED COVERAGE:

Combined Single Limit (Liability):	\$1,000,000.00
Physical Damages (Comprehensive & Collision) Deductibles:	\$1,000.00
Additional Insured/Loss Payee (Lessor Endorsement):	Intek Auto Leasing, Inc. and its assigns PO Box 4172 Timonium, MD 21094
Vehicle must be insured for at least the vehicle acquisition cost of:	\$150,000.00

All of the above information (including Accessories and Equipment) must appear on the following:

1. Binder/Certificate of Insurance
2. Policy Declaration Page

**PLEASE FAX TO (973) 403-3232 OR EMAIL TO
 INSURANCE@INTEKLEASING.COM**

Please be sure that all Drivers are listed on the policy.

The insurance must be underwritten by an insurance company currently rated "B+" or better by A.M. Best & Co. Territory limitations, commodity restrictions, or driver exclusions to the policy are not allowed.

Intek will not file or provide authorization for registration, nor will vehicle be released to your insured until we verify that they are properly covered.

This is the minimum liability coverage that is mandatory for the full term of the lease with no exceptions. Intek shall be given 30 days prior notice for any changes or cancellations of such insurance. Any deviation from these requirements must be approved by Intek in writing.

15. PURCHASE OPTION: If you are not currently in default on any of your Leases or agreements with us, you may purchase the Vehicle(s) at the end of the Lease Term for the Purchase Option Price set forth in the Schedule. If you are not in default during the Lease Term, and have made at least the first 12 regular monthly payments as scheduled, you may purchase the Vehicle(s) for the Payoff Balance by sending us written notice and paying the Payoff Balance by the date we designate. If applicable, license plates and registration of Vehicle(s) must be surrendered or canceled prior to the transfer of title. Such purchase shall be AS-IS, WHERE-IS, AND WITHOUT ANY WARRANTY AS TO CONDITION OR VALUE.

16. RETURN OF VEHICLE(S) AND DAMAGE: If a Schedule is terminated for any reason and you do not (a) return the Vehicle(s) to us, (b) exercise any Purchase Option, or (c) exercise any Renewal Option, you agree to remit continued rental payments to us for each month or part thereof that are equal to the monthly Lease Payment set forth in the Schedule until such time as the Vehicle(s) are returned to us in accordance with the provisions of this Section. All Vehicle(s) must be returned at your expense and in satisfactory condition, along with all use, maintenance, and repair records, to the place designated by us. A Vehicle(s) is in satisfactory condition if it is in as good a condition as when the Vehicle(s) was delivered to you, reasonable wear excepted, and it conforms to the standards of any Vehicle Return provisions incorporated into the Lease and the Accessories and Parts Section above.

17. LIABILITY: We are not responsible for any claims, demands, actions, damages (whether direct, indirect, incidental, or consequential), liabilities, losses, injuries, or costs incurred as a result of or relating, directly or indirectly, to the Vehicle(s) and/or their delivery, installation, possession, use, return, loss of use, defect, or malfunction. You shall save, indemnify, and hold us harmless for, from, and against any and all claims, demands, actions, damages, losses, liabilities, costs, and expenses (including, without limitation, reasonable attorneys' fees) made against or incurred by us that, directly or indirectly, arise from or relate to the Vehicle(s) and/or their delivery, installation, possession, use, return, loss of use, defect, and/or malfunction.

18. DEFAULT: You will be in default if: (a) You fail to make any Lease Payment when and as due on one or more Vehicle(s), one or more Schedules, or one or more Leases; any Master Equipment Lease Agreement or Equipment Schedule; or any other past, present, or future financial obligation to us; (b) You otherwise fail to fully perform in accordance with this Master Vehicle Lease Agreement, any Lease, or any other agreement between You and us, including any Master Equipment Lease Agreement, or if any of Your representations or warranties (or that of any Guarantor) are untrue; (c) any Guarantor fails to perform in accordance with any agreement between the Guarantor and us, whether with respect to this Agreement, a Schedule, or a Master Equipment Lease Agreement or Equipment Schedule; (d) You (or any Guarantor) become insolvent, make an assignment for the benefit of creditors, or file a petition in bankruptcy; (e) a petition in bankruptcy is filed against you or any Guarantor; (f) You (or any partner or any Guarantor) die, cease to conduct business as a going concern, suffer a substantial deterioration in financial condition, or are sold to, merged with, or otherwise acquired by another entity; (g) the insurance you are required to hold lapses or is otherwise not in place or not satisfactory in amount or type; (h) You fail to pay or remit any tax, toll, fine, ticket, registration, or title fee when requested; (i) any other event occurs which impairs our rights in the Vehicle(s) and the prospect of you paying the amount you owe under the Agreement, the Schedule, or any Master Equipment Lease Agreement or Equipment Schedule.

19. CROSS DEFAULT AND CROSS COLLATERAL: You agree that all presently existing and hereafter acquired Vehicle(s), Equipment, or other property in which Lessor has or shall have a security interest shall secure the payment and performance of all obligations of Lessee of every kind and character, whether joint or several, direct or indirect, absolute or contingent, due or to become due, and whether under presently existing or hereafter created Leases, Schedules, Master Equipment Lease Agreements, Equipment Schedules, or any other past, present, or future financial obligation to us. Lessor's security interest in

the Vehicle(s), Equipment, or other property associated with any such obligation now held or hereafter acquired by Lessor shall not be terminated, in whole or part, until and unless all of your obligations to Lessor are fully paid and satisfied and the terms of every obligation have been fully performed by Lessee. It is further agreed that Lessor will retain our security interest in all Vehicle(s), Equipment, or other property covered by all obligations of Lessee as security for payment and performance under every obligation, notwithstanding the fact that one or more such obligations have been or may become fully paid. This paragraph is intended to create cross-default and cross-security between and among all Leases, Schedules, Master Equipment Lease Agreements, Equipment Schedules, or any other past, present, or future financial obligation to us now owned or hereafter acquired by Lessor. A default under any obligation or other agreement between us shall be deemed to be a default under all other obligations and agreements and will result in enforcement of our rights as stated in the Remedies Section below.

20. REMEDIES: If a default occurs, we may do one or more of the following: (a) take possession of the Vehicle(s) or require you to assemble and return the Vehicle(s) in the manner outlined in Section 16; (b) recover from you, AS LIQUIDATED DAMAGES FOR LOSS OF BARGAIN AND NOT AS A PENALTY, the sum of (1) all Lease Payments and any other amounts then due and payable to us; plus (2) all remaining Lease Payments and other amounts as determined by Lessor; plus (3) the Purchase Option Price; (c) recover excess mileage charges for each mile over the Annual Limit as reduced by proration for termination during any partial year; (d) declare any other agreements between you and us, our agents, and our assigns in default; (e) terminate any of your rights (but none of your obligations) under any Lease and any other agreement between you and us, our agents, and our assigns; (f) charge you for the expenses incurred in connection with the enforcement of our remedies, including, without limitation, costs for storage, recovery, repossession, remarketing, reconditioning and resale or lease, repair, collection agency fees, collection attorneys' fees, and court costs; (g) take on your behalf (at your expense) any action required by the Lease which you fail to take; and (h) exercise any other remedy available at law or in equity. Such remedies include Lessor taking possession of the Vehicle(s) at any time without demand and without going to court. If it is necessary for the Lessor to obtain a Court Replevin Order, Lessee agrees to pay actual attorney's fees and costs. To repossess the Vehicle(s), Lessor or its agents may enter any land or premises where the Vehicle(s) may be found without prior notice or demand, and the Lessor or such agent is hereby given express authority to do so by the Lessee. Lessee waives all claims for damages against Lessor and its agents for any repossession of the Vehicle(s). If Lessor repossesses this Vehicle(s), Lessor or its agents may take possession of any additional property that may be located in the Vehicle(s) at the time of repossession. Lessor shall not be responsible for property located in this Vehicle(s). These remedies are cumulative, are in addition to any other remedies provided by law or set forth in this Master Vehicle Lease Agreement, and may be exercised concurrently or separately. Any failure or delay by us to exercise any right shall not operate as a waiver of any other right or future right.

If Lessor shall repossess the Vehicle(s), Lessor will attempt to sell or lease this Vehicle(s), but Lessor will not be required to give preference to the sale or lease of the Vehicle(s) over any other vehicles that Lessor may lease in the ordinary course of Lessor's business. After deducting the costs of repossession, resale or lease, repairs, commissions, excess mileage charges, and any attorney's fees and related costs incurred with respect to such default ("costs"), the Lessor shall determine the estimated value of the Vehicle(s) at the end of this Lease; this estimated value will be determined by Lessor at the time of default. After subtracting the costs as determined herein, the amount received from the sale or lease (minus any amount for the Purchase Option Price at the end of the lease) will be credited by Lessor to any amount Lessee owes under this lease, including but not limited to the sum of all remaining payments and any charges incurred as a result of such default. If this amount from the sale or lease is not enough to cover what Lessee owes Lessor, Lessee still must pay the difference. Possession or repossession of the Vehicle(s) by Lessor will not relieve Lessee from payments due under this Lease or

claims for damages resulting from an Event of Default. The acceptance of any monthly payment or other payment by Lessor from Lessee after an Event of Default will not forgive the Event of Default or otherwise constitute a waiver of any rights Lessor may have as a result of Lessee's default. Any waiver of an Event of Default must be in writing from Lessor. Lessor can pay any money or take any other action needed to perform any obligations Lessee is required to perform under this Lease, and Lessee agrees to immediately reimburse Lessor.

21. ASSIGNMENT: You may not assign, pledge, or otherwise transfer any of your rights or interests in the Lease or any Vehicle(s) or sublease the Vehicle(s) in any manner, formally or informally, without our written consent. Any attempt by you to do so will be void and in breach of this Master Vehicle Lease Agreement and the Schedule. If we consent in writing to an assignment of this Master Vehicle Lease Agreement and any applicable Schedule, Same shall be binding upon any successor or permitted assignee. We may assign the Lease or our interest in the Vehicle(s) at any time without notice to you and without your consent. We may provide information about you to any prospective assignee or participant, including any credit information provided. You agree not to assert against our assignee any claims, offsets, or defenses which you may have against us.

22. SET-OFF: In the event there are surplus proceeds from a sale or lease of a repossessed Vehicle(s) and in the event you or any of your Affiliates have any financial obligations to us or any of our affiliated companies, we retain the right of set-off to apply the surplus proceeds to any other monies due and owed to us by you or your Affiliates on account of this Master Vehicle Lease Agreement or any Lease or Schedule and with respect to any other separate agreements, notes, or leases, including any advance payments made or security deposits made by you or any of your Affiliates.

23. LICENSE AND REGISTRATION: You agree to pay for and, as applicable, obtain titling, registration, licensing, and all inspections of the Vehicle(s) required by any government authority during the Lease Term. You also agree to perform all repairs necessary for continued legal use of the Vehicle(s) on public use roadways. You will provide Lessor with a copy of the aforementioned title and registration within 14 days of obtaining them. Lessor has the right, without liability, to withhold the registration of the Vehicle(s) and deprive Lessee from receiving such registration if Lessee fails to provide proper insurance in accordance with the requirements of the Lease, Lessee fails to remit outstanding lease payments or receivables, or Lessee is otherwise in default under the terms of the Lease.

24. INDEMNITY: You are responsible for all Claims incurred or asserted by any person in any manner related to the Vehicle(s) or the Lease thereof, including its use, operation, condition, or possession. You agree to defend and indemnify us as well as hold us harmless against all Claims, including Claims resulting from, caused by, or alleged to have been caused by our negligent acts or omissions, in whole or in part, although we reserve the right to control the defense and to select or approve defense counsel. You will promptly notify us of all Claims made. Your liability under this Section is not limited to the amounts of insurance required under the Lease. This indemnity continues beyond the termination of a Schedule and the Master Vehicle Lease Agreement for acts or omissions that occurred during any Lease Term.

25. REPRESENTATIONS AND WARRANTIES: You represent and warrant to us, as of the date of this Master Vehicle Lease Agreement identified on the first page hereof, and as of the date of each Schedule, and covenant to us so long as the Master Vehicle Lease Agreement is in effect, that: (a) you will not change your name without giving us at least 30 days' prior written notice; (b) each document you sign and deliver to us is duly authorized, executed, and delivered by you and is your valid, legal, and binding agreement, enforceable in accordance with its terms; (c) execution, delivery, and performance by you of any Lease does not and will not (1) violate any applicable law; (2) breach any order of court, other governmental agency, or any undertaking you are a party to or by which you or any of your properties are bound; (d) you will comply with all applicable laws, ordinances, and regulations; (e) all information you and any Guarantor have given to us is true, accurate, and complete; and

(f) since the date of the most recent financial information given to us, no material adverse change in your or any Guarantor's business, assets, or prospects has occurred. You will promptly deliver to us such financial statements, reports, and other information as we may request them. Unless you are an individual, you also represent and warrant to us that: (a) you are and will remain duly organized, validly existing, and in good standing under the laws of your jurisdiction of organization; (b) you are qualified to do business under the laws of all other jurisdictions where qualification is required or advisable; (c) you will not change your jurisdiction of organization or organization type without at least 30 days' prior written notice to us; and (d) the execution, delivery, and performance by you of the Lease will not breach any provision of your organizational documents.

26. DISCLAIMER OF WARRANTIES: WE ARE LEASING THE VEHICLE(S) TO YOU "AS IS." WE HAVE NOT MADE AND HEREBY DISCLAIM ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, ARISING BY APPLICABLE LAW OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE. WE ARE NOT LIABLE FOR CONSEQUENTIAL OR SPECIAL DAMAGES. Any rights you may have with respect to the conditions of, or defects in, the Vehicle(s) are to be asserted by you against the manufacturer, and you waive all such claims you otherwise may have against us. You acknowledge that no supplier or dealer of the Vehicle(s) is an agent of ours, or authorized to act for or bind us. You agree not to withhold any amount you owe us if you believe you have a claim against us, or any Vehicle supplier(s) or manufacturer(s), but to pursue that claim independently. Any claim you have against us must be made within two years after the event that caused it. All notices must be in writing and will be deemed given 5 days after mailing to the intended recipient at its address indicated in the heading on the first page of this Master Vehicle Lease Agreement, unless changed by a notice given in accordance with this Section. Each Lease supersedes and replaces all prior understandings and communications (oral or written) concerning the subject matter thereof. No part of any Lease can be amended, waived, or terminated except by a writing signed by both you and us. Any part of this Master Vehicle Lease Agreement may be signed in separate counterparts that, together, will constitute one document. If a court finds any part of this Master Vehicle Lease Agreement to be invalid or unenforceable, the remainder of this Master Vehicle Lease Agreement will remain in effect. You permit us to monitor and record telephone conversations between you and us. All of our rights under each Lease shall remain in effect after the expiration of the Lease Term or termination of the Schedule.

27. ODOMETER DISCLOSURE: Notice: Federal law requires you to give us a statement of each Vehicle's(s') mileage in connection with a transfer of Vehicle(s) ownership. You may be fined and/or imprisoned if you do not complete the disclosure or if you make a false statement.

28. GOVERNING LAW; JURISDICTION; VENUE: This Lease and all prior and subsequent agreements will be construed in accordance with the laws of the State of New Jersey. By signing this Lease you consent, at the discretion of the Lessor, to the exclusive jurisdiction for resolution of all disputes in the Superior Court of New Jersey, Law Division. Lessor, at its sole discretion, may bring suit in another jurisdiction; such jurisdiction will construe the Lease in accordance with the laws of the State of New Jersey.

YOU AND WE IRREVOCABLY WAIVE ANY RIGHT YOU AND WE MAY HAVE TO A JURY TRIAL.

29. CELLULAR PHONES AND EMAIL: You hereby consent to our delivery of text messages, phone calls, (including pre-recorded messages and calls from systems capable of dialing automatically, (such as auto-dialers and auto-dialing announcing devices), and any other electronic messages to any and all cellular telephone numbers you have provided to us about this Lease or any other agreement or transaction you have with us. You understand and agree that, depending on your cellular phone and data plan, you may incur charges for such calls and messages. In addition, you authorize us to send emails to any email address you have provided to us about this Lease or any other agreement or transaction you have with us.

30. UPDATING ACCOUNT INFORMATION: You agree to provide us your and any principal owner's and/or Guarantor's current business address, residential address or other mailing address, garage address, telephone number, email address, and bank account information. In the event any of this information changes, you will notify us immediately (provided, however, that changes in garage address outside of the original garaging state are subject to the consent and fee requirements of Section 10).

31. POWER OF ATTORNEY: You hereby irrevocably appoint us, including any of our employees as we may designate, as your true and lawful attorney-in-fact with power of substitution to do the following in your place and stead: to endorse your name upon any notes, checks, drafts, money orders, and other forms of instruments made payable to you; to generally do and perform all acts and all things necessary in the discharge of the power hereby granted and fulfill the purposes of this Master Vehicle Lease Agreement, which shall specifically include the

making of any acknowledgments and affidavits necessary for the filing or recording of any security interest; to make, execute, and deliver in your name as maker of any promissory note(s) evidencing the obligation of you to pay all obligations owing to us and all other amounts due to us; and to transfer any interest you have in the Vehicle(s) to us. You hereby irrevocably authorize us, or our agent on our behalf, to complete and supply any omission or blank spaces in this Master Vehicle Lease Agreement, any Schedule, and any document delivered to us. By signing below, you hereby authorize us without limitation, for and on behalf of you and in your name, to execute and file certificates of title, to designate us as owner and any party we choose as lienholder, and to make any and all filings with the department of motor vehicles or the equivalent governmental department or division. The foregoing powers are coupled with an interest and shall be considered irrevocable without your prior written consent for such time as any obligations may remain outstanding under this Master Vehicle Lease Agreement or any Lease or Schedule.

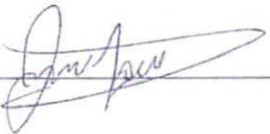
SIGNATURE

BY SIGNING BELOW, YOU SWEAR THAT YOU HAVE ALL POWER AND AUTHORITY NECESSARY TO BIND THE COMPANY LISTED BELOW TO THE TERMS OF THIS MASTER VEHICLE LEASE AGREEMENT, INCLUDING ANY AND ALL NECESSARY CORPORATE BOARD OF DIRECTORS OR MANAGEMENT RESOLUTIONS FOR THE ENTITY IDENTIFIED.


Electronic Signature If you are signing this Lease electronically, by your electronic signature, you are executing this Lease and acknowledging that you have read and agreed to all provisions of the Lease. Your electronic signature binds you to the terms of this Lease, and any paper printout or copy of the electronically executed Lease created by the Lessor may be used as evidence of the obligations of the parties.

Lessee: **J D N Contracting LLC**

Lessor: **Intek Auto Leasing, Inc.**

X 

By: _____

Witness:  _____



GUARANTY

Master Lease Date:

NOV 10 2023

Master Lease Number: 6005269

Lessee: **J D N Contracting LLC**
26 Park Heights Avenue
Dover, NJ 07801

Lessor: **Intek Auto Leasing, Inc.**
152 Eagle Rock Ave
Roseland, NJ 07068

In consideration of Intek Auto Leasing, Inc. (together with such party's successors and assigns, referred to as "Intek") from time to time extending any present or future loan, lease, promissory note, or other financial accommodation to Lessee (all of the foregoing are the "Obligations") and also being owed performance under the guaranties of the below named Cross Guarantor, this GUARANTY is made and entered as of 10/25/2023 (the "Effective Date") by the guarantors signing below (each the "Guarantor") for the benefit of Intek. This Guaranty contains the entire and only agreement between the Guarantor and Intek with respect to the guaranty of Obligations. All prior understandings and agreements related to the guaranty of the Obligations shall be superseded by this Guaranty. No amendment of this Guaranty will be valid unless it is in writing and signed by all parties. Guarantor acknowledges that the Guaranty is continuing in nature and is a Guaranty of payment, not of collection. Guarantor acknowledges that they are guaranteeing the initial lease under the Master Vehicle Lease Agreement and any subsequent leases that are scheduled by the Lessee without needing notice of additional obligation.

The Guarantor hereby unconditionally and irrevocably, absolutely and continually guarantees as primary obligor and not as a surety (a) the full and prompt payment when due, whether by acceleration or otherwise and at all times hereafter, of all Obligations and (b) the full and prompt performance of all the terms, covenants, conditions and agreements related to the Obligations. The Guarantor agrees to pay all expenses, including without limitation, attorneys' fees and court costs paid or incurred by Intek in endeavoring to collect the Obligations, or any part thereof, and in enforcing the Guaranty. In the event that more than one Guarantor executes this Guaranty of the Obligations, each Guarantor shall be jointly and severally liable hereunder. If the Guarantor is a corporation, limited liability company, or partnership, this Guaranty has been expressly authorized by Guarantor's Board of Directors, Members, Managers, or Partners. In no event shall Intek have any obligation to proceed against any Lessee or any Cross Guarantor, any other entity or any security pledged in connection with the Obligations before seeking satisfaction from the Guarantor. At its option, Intek may proceed, prior to, subsequent to, or simultaneously with the enforcement of its rights hereunder, to exercise any right or remedy it may have against any Lessee or any Cross Guarantor, any other entity, or any security pledged in connection with the Obligations. Guarantor waives all defenses and notices, including those of acceptance hereof by Intek and of the existence or creation or non-payment of all or any of the Obligations; protest, presentment, and demand; promptness, diligence, acceleration, notices of non-performance, protest or dishonor and any and all defenses otherwise available to sureties, guarantors and other secondarily liable parties.

Guarantor's obligations hereunder shall be absolute, unconditional, irrevocable, continual, and unaffected by: (a) the modification, alteration, or amendment of any Obligations, including, without limitation, the addition of schedules for the lease of additional Vehicle(s) or equipment with respect to which Guarantor has not received notice; (b) the death, liquidation, dissolution, insolvency, bankruptcy, assignment for the benefit of Intek, reorganization, arrangement, composition, readjustment, or other similar application or proceeding affecting any Lessee, any Cross Guarantor, or any assets of any Lessee or any Cross Guarantor; (c) the failure, delay, or omission by Intek to enforce, assert, or exercise any right, power, or remedy in connection with the Obligations; (d) any illegality, invalidity, or unenforceability of the Obligations or an agreement between Intek and Lessee or Cross Guarantor; and (e) any claim Guarantor may have against Intek. Guarantor waives all right to subrogation, reimbursement, exoneration, contribution, or indemnification whatsoever until all Obligations shall have been indefeasibly paid. Guarantor also waives any revocation right. Guarantor may not assign its obligations, and any attempt to do so is null and void. Intek may assign this Guaranty and its rights hereunder without the consent of Guarantor.

The Guarantor agrees that if, at any time, all or any part of any payment theretofore applied by Intek to any of the Obligations is or must be rescinded or returned by Intek for any reason whatsoever (including, without limitation, the insolvency, bankruptcy, or reorganization of any Lessee or any Cross Guarantor), such Obligations shall be deemed to have continued in existence, notwithstanding such application by Intek, and this Guaranty shall continue to be effective or reinstated, as applicable, as to such Obligations, all as though such application by Intek had not been made. If any provision of this Guaranty is determined to be unenforceable, the remainder of the Guaranty shall not be affected and shall remain valid and enforceable. This Guaranty shall be governed by the laws of the State of New Jersey, and only federal or state courts in New Jersey may be the venue for any suit. The parties waive any defense that a forum in New Jersey is inconvenient. Delivery of this Guaranty in electronic format (e.g., pdf) shall be considered effective delivery of a manually executed original of this Guaranty. Any notices may be sent to the address of the Lessor above and Guarantor below, respectively. GUARANTOR HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY RELATING TO THIS GUARANTY, THE AGREEMENT, THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY, WHETHER BASED ON CONTRACT, TORT, OR ANY OTHER THEORY.

Guarantor further agrees that Intek may obtain Guarantor's credit report, credit score, or, without limitation, other consumer or commercial report at any time and at any frequency during the Lease Term or thereafter: (a) in connection with the extension of credit described herein and in any Schedule, (b) for the purpose of collection of amounts outstanding owed under this Agreement or any Schedule, and (c) for the enforcement of Intek's rights under this Agreement and any Schedule.

SIGNATURE

Electronic Signature If you are signing this Guaranty electronically, by your electronic signature, you are executing this Guaranty and acknowledging that you have read and agreed to all provisions of the Guaranty. Your electronic signature binds you to the terms of this Guaranty, and any paper printout or copy of the electronically executed Guaranty created by the Lessor may be used as evidence of the obligations of the parties.

By: X 

Guarantor: **Jose D Garcia Cruz**

Social Security Number: **171-94-5140**

Address: **26 Park Heights Avenue
Dover, NJ 07801**

Witness: 



152 Eagle Rock Ave, Roseland, NJ 07068
P (973) 403-7788 F (973) 403-3232
www.intekleasing.com



MANAGER'S CERTIFICATE

The undersigned, the managing member of **J D N Contracting LLC**, a New Jersey, Limited Liability Company (the "Lessee"), in connection with the Master Vehicle Lease Agreement, leases, lease schedules, loan agreements, promissory notes, security agreements, bills of sale, chattel mortgages and other financial arrangements (referred to herein as the "Agreements") by and between the Lessee and **Intek Auto Leasing, Inc.** ("Intek"), hereby certifies to Intek that:

1. I am the duly elected Managing Member of the Lessee. The Lessee is authorized to enter into and to execute, deliver and perform its obligations under the Agreements and the other documents executed in connection therewith (collectively, the "Documents").
2. Each of the Managers/Members of the Lessee listed below, acting alone, is authorized in the name and on behalf of the Lessee to borrow money or otherwise obtain credit from or deal with Intek or any affiliate or subsidiary, by loans, leases, mortgages, sales of leases or contracts with recourse, repurchase agreements or other transactions, at such times, in such amounts and on such terms as any of said officers or agents may approve; grant Intek a security interest in any property now owned or hereafter acquired by the Lessee as security for any or all obligations now existing or hereafter arising and substitute and otherwise deal with collateral; executed and deliver notes, loan receipts, evidences of indebtedness, checks, leases, guarantees, assignments, security agreements, financing statements and other documents, containing such terms and provisions as the officer or agent executing the same may approve, the execution thereof to be conclusive evidence of such approval; furnish financial statements and other information; settle, compromise and discharge claims; and generally, not limited by the foregoing, to execute and deliver such other documents, take such other actions and otherwise deal with Intek as any of said officers or agents may deem advisable; holds the position set forth next to his name and set forth next to such position his true signature:

Name

Title

Signature

Jose D Garcia Cruz

Owner

3. Any and all consents of the Managers/Members of the Lessee required by the Lessee's operating agreement to be obtained for the execution, delivery, and performance of the Documents have been obtained and are in full force and effect.

4. No suit or proceeding for the dissolution or liquidation of the Lessee has been instituted or is now threatened.

IN WITNESS WHEREOF, the undersigned has executed this Certificate this NOV 10 2023 day of NOV 10 2023.

Name:
Title:



COMMERCIAL LEASE APPLICATION

General Information: LLC

Business Name: J D N Contracting LLC		Tax ID: 88-4073620	
Business DBA:		Email: Jdncontractingllc22@outlook.com	
Business Address: 26 Park Heights Avenue			
City: Dover	State: NJ	Business Zip: 07801	
Business Phone: (973) 981-0125		Business Fax: () -	
Type of Business: Hauling	Yrs in Business: 1	Gross Annual Sales: \$0	
Name of Principal: Jose D Garcia Cruz		Title: Owner	Ownership: 100.00%
Date of Birth: 02/17/1989	Social Security #: 171-94-5140	U.S. Citizen: <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
Driver License #: G05544106402892		Gross Annual Income: \$0.00	

Residence Address: 26 Park Heights Avenue

City: Dover	State: NJ	Zip: 07801
Home Phone: () -		Mobile Phone: (973) 981-0125
Residence: <input type="checkbox"/> Own <input checked="" type="checkbox"/> Rent	Yrs at Current Residence: 1	
Monthly Amount: \$1,300.00	Current Mortgage Balance: \$0.00	
Current Market Value: \$0.00	Name of Mortgage Co:	
Additional Income: \$0.00	Source of Income:	

Prior Address: (if current is less than 4 yrs) 1025 East Grand Street Elizabeth, NJ 07201

Location Vehicle/ Equipment Stored: X 123 Howard Blvd Ledgewood NJ

Business Bank Information:

Name of Bank: Wells Fargo	Branch:	Bank Phone: () -
Bank Contact:	Bank Account #: 8005582377	Yrs at Bank:

I represent that all of the statements made by me in this application are true and correct and have been made by me in order to induce you to grant credit to me and induce Intek Auto/Truck/Equipment Leasing to Lease an automobile/truck/equipment. I agree that this application shall be and remain your property whether or not this application is approved. I authorize Lessor and its agents and assigns to order consumer/commercial/bank credit agency reports and to exchange credit information with others in connection with this Lease and Guaranty, at the inception of the Lease, at anytime during its term or any continuation of same, in the event of any default or in connection with any enforcement of the Lease or Guaranty by Lessor or its assigns and the under-signed further agrees that in the event the undersigned have "locked" their credit or otherwise limited access to their credit, they will cooperate with Lessor or its assigns to promptly lift any such restriction so as to allow Lessor or its assigns access to such credit reports.

Signature of Applicant: X 

Date: NOV 10 2003

Vehicle Information and Comments:



152 Eagle Rock Ave, Roseland, NJ 07068
P (973) 403-7288 F (973) 403-3232
www.intekleasing.com



VEHICLE LEASE SCHEDULE ("Schedule")

Schedule Date: Nov 10 2023
Schedule Number: 12603

Master Lease Number: 6005269

Lessee: **J D N Contracting LLC**
26 Park Heights Avenue
Dover, NJ 07801

Lessor: **Intek Auto Leasing, Inc.**
152 Eagle Rock Ave
Roseland, NJ 07068

COLLATERAL:

Year	Make	Model	VIN-Serial Number	Type	Accessories and Equipment
2019	Kenworth	T880	1NKZX4EX7KJ255403	Dump Truck	Beau Roc 17.5 Steel Body S/N: DH-382451

Primary Location Vehicle/Equipment Stored: _____

By initialing in the box to the right, Lessee acknowledges that the Vehicle Information is accurate, that all accessions and attachments are part of the Vehicle owned by Lessor and covered by any security interest granted under the Lease and that you will be responsible for an additional financing statement filing fee for any such accessions or attachments.

x JDGC
Initials

LEASE TERM AND RENT:

\$3,498.00 Monthly Lease Payment
\$0.00 Monthly Tax (if applicable)
\$3,498.00 Total Monthly Payment (with tax)
48 Lease Term (Months)
2 Advance Payments
46 Remaining Payments
\$1.00 Purchase Option Price

DUE ON DELIVERY:

\$22,500.00 Capitalized Cost Reduction
\$0.00 Tax on Capitalized Cost Reduction (if applicable)
\$0.00 Trade-in Allowance
\$6,996.00 Advanced Monthly Lease Payment(s) (with tax if applicable)
\$0.00 Refundable Security Deposit
\$645.00 Acquisition Fee
- Registration Fees (if known)
\$199.00 UCC Filing Fee
\$0.00 GAP Fee (If applicable)
\$179.00 Title & Lease Tracking Services
\$0.00 Pro Rata
- Other
\$30,519.00 Total Due on Delivery

All terms and conditions set forth in the Master Vehicle Lease Agreement and any amendment, addendum, or attachment thereto, are hereby incorporated into, and made part of, this Schedule. "Lease" shall mean this Master Vehicle Lease Agreement and this Vehicle Lease Schedule.

VEHICLE ACCEPTANCE ACKNOWLEDGEMENT: You represent and warrant to us, as of the date you signed this Schedule, that, for each Vehicle, (a) the Vehicle(s) was selected by you; (b) the Vehicle(s) (including all manufacturer manuals and instructions) has been delivered to, and examined by, you; (c) the safe operation and the proper servicing of the Vehicle(s) were explained to you; (d) you received the written warranty applicable to the Vehicle(s), if any, and understand that your rights under the written warranty may be limited; (e) the Vehicle(s) is unconditionally and irrevocably accepted by you as being suitable for its intended use; (f) the Vehicle(s) is in good condition and repair (operating and otherwise); (g) the Vehicle(s) shall be used only for the purpose indicated herein; (h) except as disclosed to us, neither you nor any person related to you has an equity interest in the Vehicle(s) on the Lease Term Start; and (i) all information provided to us by you is true and correct. **WE ARE LEASING THE VEHICLE(S) TO YOU "AS IS."** WE HAVE NOT MADE AND HEREBY DISCLAIM ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, ARISING BY APPLICABLE LAW OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE. WE ARE NOT LIABLE FOR CONSEQUENTIAL OR SPECIAL DAMAGES.

MILEAGE: There is an Annual Mileage Limit of **25,000** miles. You will be responsible for any mileage in excess of the Annual Mileage Limit (or prorated portion thereof for partial year) at a rate of **\$0.18** per mile.

TOLLS AND FINES: You agree to pay any tolls, fines, and parking tickets imposed on the Vehicle(s). You will be responsible for any administrative costs we incur in processing such tolls, fines, and parking tickets. In addition, you will owe us all reasonable attorneys' fees, collection costs, and collection agency fees incurred in connection with the payment, settlement, or dispute of such tolls, fines, and parking tickets, including fees incurred in connection with collection from you, and you will also be required to pay for any damages that we or our customers incur as the result of your non-payment. You also agree to have any tolls, fines, and parking tickets imposed on the Vehicle(s) assigned directly to you by the governing authority.

LEASE PAYMENTS: You agree to remit, promptly when requested, the Lease Payments (and all sales, use, rental, gross receipts, excise, ad valorem, personal property, or any other taxes imposed on the Vehicle(s) or the Lease and use of the Vehicle(s) and as well as any estimates thereof) promptly when requested) as described above and on a monthly basis after delivery. Due dates for such monthly payments will commence after delivery and will be communicated to you on or about the time of delivery in the form of a Lease Commencement Letter. Taking delivery or making payment will constitute your agreement to those monthly due dates. Property tax is not included above because it is not yet known. You are responsible for payment of all property tax when billed.

COST OF LEASE: Total Fixed Cost of Lease is **\$191,427.00**. This amount is the sum of (a) the total of all payments required at the beginning of the Lease,; (b) the total of all Monthly Payments for the Lease term,; and (c) the amount of any costs and charges due at the end of the scheduled Lease term (not including any EXCESS WEAR CHARGES or EXCESS MILEAGE CHARGES that may be assessed). The refundable Security Deposit (if any) and any insurance costs are not included in the Total Fixed Cost of Lease. Total Cost of Lease **\$191,578.00**. This amount is the sum of items (a) through (c) above and the Purchase Option Price.

REQUIRED INSURANCE: You must procure Combined Single Limit insurance coverage specifically naming Intek Auto Leasing, Inc., and its Assigns as an Additional Insured(s) for an amount equal to or greater than the limit required of you by the Federal Department of Transportation ("DOT") [or the governing State Department of Transportation (if the Lessee is not subject to regulation under the DOT)] or \$1,000,000, whichever is greater. This insurance must include contractual liability coverage, and it must be primary and non-contributory to any other insurance we maintain. You must procure Physical Damage insurance coverage (Comprehensive and Collision) with a maximum deductible of \$1,000.00 and in an amount equal to the acquisition cost paid to seller by Lessor (including any deposits or trades applied) or replacement value, whichever is greater. Intek Auto Leasing, Inc., and its Assigns, must be named as Additional Insured and Loss Payee entitled to Notice of Cancellation.

PURCHASE OPTION: In accordance with Paragraphs 14 and 15 of the Master Vehicle Lease Agreement, you may purchase the Vehicle(s) at the end of the Lease Term for the Purchase Option Price of **\$1.00** if you are not in default, and there are no late payments, unpaid tickets, tolls, fines, or other amounts still owed. Upon receipt of the Purchase Option Price and **\$150** transfer fee, we will transfer all our rights, the title, and the interest in the Vehicle(s) to you AS-IS, WHERE-IS, AND WITHOUT ANY REPRESENTATION OR WARRANTY WHATSOEVER. If you are not in default during the Lease Term, and have made at least the first **12 regular monthly payments** as scheduled, you may purchase the Vehicle(s) for the Payoff Balance in accordance with the Master Lease terms.

GAP WAIVER ADDENDUM: ☐ If this box is checked, you have the right to purchase a waiver of the difference between the outstanding balance of the Lease on the date of loss, and the Actual Cash Value of the Vehicle(s) listed on this Schedule based on the Primary Insurance Carrier's reasonable determination, if lower, for the amount referenced above ("Gap Charge"). This coverage will not apply to any other vehicle(s), and will be bound by the terms of the associated Gap Waiver Addendum upon execution.

IF YOU, YOUR GUARANTOR OR ANY OF YOUR AFFILIATES DEFAULT UNDER ANY AGREEMENT WITH US, YOU ARE IN DEFAULT UNDER ALL LEASES AND ALL AGREEMENTS WITH US; WE MAY REPOSSESS THE VEHICLE(S) DESCRIBED ABOVE AND IN ANY LEASE, SCHEDULE, OR OTHER FINANCE AGREEMENT AND REPOSSESS ANY EQUIPMENT UNDER ANY MASTER EQUIPMENT LEASE AGREEMENT, EQUIPMENT SCHEDULE, OR OTHER FINANCE AGREEMENT.

SIGNATURE

BY SIGNING BELOW, YOU SWEAR THAT YOU HAVE ALL POWER AND AUTHORITY NECESSARY TO BIND THE COMPANY LISTED BELOW TO THE TERMS OF THIS SCHEDULE AND THE LEASE, INCLUDING ANY AND ALL NECESSARY CORPORATE BOARD OF DIRECTORS OR MANAGEMENT RESOLUTIONS FOR THE ENTITY IDENTIFIED.

Electronic Signature If you are signing this Schedule electronically, by your electronic signature, you are executing this Schedule and acknowledging that you have read and agreed to all provisions of the Schedule. Your electronic signature binds you to the terms of this Schedule, and any paper printout or copy of the electronically executed Schedule created by the Lessor may be used as evidence of the obligations of the parties.

Lessee: **J D N Contracting LLC**

Lessor: **Intek Auto Leasing, Inc.**

X 

By: _____

Witness: 



152 Eagle Rock Ave. Roseland, NJ 07068
P (973) 403-7788 F (973) 403-3232
www.intekleasing.com



AUTOMATIC PAYMENT AUTHORIZATION

Lessee: J D N Contracting LLC
26 Park Heights Avenue
Dover, NJ 07801

PAYMENT INFORMATION

☐ If this box is checked, you are required to make your payments via Automatic Payment Withdrawal as a condition of the agreement.

Lease Schedule Number: 12603 Monthly Payment: \$3,498.00 Number of Payments to be Made: 46

Payment Date: ☐ 1st ☐ 5th ☐ 10th ☒ 15th

First Payment Date: 12/15/23

Collateral:
2019 Kenworth T880 1NKZX4EX7KJ255403 (Dump Truck)

BANK INFORMATION

Bank Name and Branch: Account Type: ☐ Checking ☐ Savings

Bank Address (City & State): Bank Phone Number:

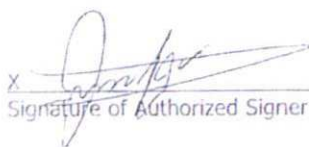
Bank Account Number: Routing Number:

STATEMENT AUTHORIZATION

I hereby authorize Intek Auto Leasing, Inc., its affiliates, successors, assigns, and servicing agents (hereby referred to as "Intek") to implement automatic payment withdrawal for regular monthly installment payments on my lease agreement or finance arrangement on the monthly due date selected above. I also authorize such deductions or credits to the account listed above as may be necessary to ensure that correct payments are deducted from my account. This authorization may also be used to automatically withdraw any open charges, including but not limited to past due payments, late charges, non-sufficient funds (NSF) charges, or any charges related to title, registration, violations, or taxes due and outstanding under the terms of this lease agreement or finance arrangement. Intek will provide Lessee with 10 days notice for any non-recurring receivable or any deduction that will exceed two times the sum of the regular monthly payment. This authorization is to remain in force until such time as all amounts due are paid in full or until Intek receives written notification from me terminating this authorization in such time and manner as to afford Intek a reasonable opportunity to act on it. I hereby agree to keep Intek updated with my current bank account information.

If the payment due date falls on a weekend or banking holiday, the payment will be deducted on the next business day. I understand that I must maintain sufficient funds in my bank account to cover the payment amount due each month. I acknowledge that in the event the payment is returned for any reason, Intek is authorized to charge me a returned payment fee of \$50.00. Intek reserves the right to cancel or suspend this authorization upon the occurrence of two or more insufficient funds notifications. Upon reinstatement of automatic payment withdrawal, a \$50.00 charge will apply.

(Attach Voided Check Here)

X 
Signature of Authorized Signer

Printed Name

Signature of Joint Holder (if required)

Printed Name

Date



INSURANCE REQUIREMENTS

Lessee (Insured): J D N Contracting LLC
26 Park Heights Avenue
Dover, NJ 07801

COLLATERAL:

Year	Make	Model	VIN-Serial Number	Type	Accessories and Equipment
2020	Kenworth	W990	1NK1X4TX6LJ421282	Dump Truck	Heritage HA-SS S/N: HA-4043

REQUIRED COVERAGE:

Combined Single Limit (Liability):	\$1,000,000.00
Physical Damages (Comprehensive & Collision) Deductibles:	\$1,000.00
Additional Insured/Loss Payee (Lessor Endorsement):	Intek Auto Leasing, Inc. and its assigns PO Box 4172 Timonium, MD 21094
Vehicle must be insured for at least the vehicle acquisition cost of:	\$180,000.00

All of the above information (including Accessories and Equipment) must appear on the following:

1. Binder/Certificate of Insurance
2. Policy Declaration Page

**PLEASE FAX TO (973) 403-3232 OR EMAIL TO
INSURANCE@INTEKLEASING.COM**

Please be sure that all Drivers are listed on the policy.

The insurance must be underwritten by an insurance company currently rated "B+" or better by A.M. Best & Co. Territory limitations, commodity restrictions, or driver exclusions to the policy are not allowed.

Intek will not file or provide authorization for registration, nor will vehicle be released to your insured until we verify that they are properly covered.

This is the minimum liability coverage that is mandatory for the full term of the lease with no exceptions. Intek shall be given 30 days prior notice for any changes or cancellations of such insurance. Any deviation from these requirements must be approved by Intek in writing.



VEHICLE LEASE SCHEDULE ("Schedule")

Schedule Date: **MAR 25 2024**
Schedule Number: **12683**

Master Lease Number: **6005269**

Lessee: **J D N Contracting LLC**
26 Park Heights Avenue
Dover, NJ 07801

Lessor: **Intek Auto Leasing, Inc.**
152 Eagle Rock Ave
Roseland, NJ 07068

COLLATERAL:

Year	Make	Model	VIN-Serial Number	Type	Accessories and Equipment
2020	Kenworth	W990	1NK1X4TX6LJ421282	Dump Truck	Heritage HA-SS S/N: HA-4043

Primary Location Vehicle/Equipment Stored: _____

By initialing in the box to the right, Lessee acknowledges that the Vehicle Information is accurate, that all accessions and attachments are part of the Vehicle owned by Lessor and covered by any security interest granted under the Lease and that you will be responsible for an additional financing statement filing fee for any such accessions or attachments.

X JDN
Initials

LEASE TERM AND RENT:

\$3,726.00 Monthly Lease Payment
\$0.00 Monthly Tax (if applicable)
\$3,726.00 Total Monthly Payment (with tax)
54 Lease Term (Months)
2 Advance Payments
52 Remaining Payments
\$1.00 Purchase Option Price

DUE ON DELIVERY:

\$31,500.00 Capitalized Cost Reduction
\$0.00 Tax on Capitalized Cost Reduction (if applicable)
\$0.00 Trade-in Allowance
\$7,452.00 Advanced Monthly Lease Payment(s) (with tax if applicable)
\$0.00 Refundable Security Deposit
\$645.00 Acquisition Fee
- Registration Fees (if known)
\$199.00 UCC Filing Fee
\$0.00 GAP Fee (If applicable)
\$179.00 Title & Lease Tracking Services
\$0.00 Pro Rata
- Other
\$39,975.00 Total Due on Delivery

All terms and conditions set forth in the Master Vehicle Lease Agreement and any amendment, addendum, or attachment thereto, are hereby incorporated into, and made part of, this Schedule. "Lease" shall mean this Master Vehicle Lease Agreement and this Vehicle Lease Schedule.

VEHICLE ACCEPTANCE ACKNOWLEDGEMENT: You represent and warrant to us, as of the date you signed this Schedule, that, for each Vehicle, (a) the Vehicle(s) was selected by you; (b) the Vehicle(s) (including all manufacturer manuals and instructions) has been delivered to, and examined by, you; (c) the safe operation and the proper servicing of the Vehicle(s) were explained to you; (d) you received the written warranty applicable to the Vehicle(s), if any, and understand that your rights under the written warranty may be limited; (e) the Vehicle(s) is unconditionally and irrevocably accepted by you as being suitable for its intended use; (f) the Vehicle(s) is in good condition and repair (operating and otherwise); (g) the Vehicle(s) shall be used only for the purpose indicated herein; (h) except as disclosed to us, neither you nor any person related to you has an equity interest in the Vehicle(s) on the Lease Term Start; and (i) all information provided to us by you is true and correct. **WE ARE LEASING THE VEHICLE(S) TO YOU "AS IS."** WE HAVE NOT MADE AND HEREBY DISCLAIM ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, ARISING BY APPLICABLE LAW OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE. WE ARE NOT LIABLE FOR CONSEQUENTIAL OR SPECIAL DAMAGES.

MILEAGE: There is an Annual Mileage Limit of **25,000** miles. You will be responsible for any mileage in excess of the Annual Mileage Limit (or prorated portion thereof for partial year) at a rate of **\$0.18** per mile.

TOLLS AND FINES: You agree to pay any tolls, fines, and parking tickets imposed on the Vehicle(s). You will be responsible for any administrative costs we incur in processing such tolls, fines, and parking tickets. In addition, you will owe us all reasonable attorneys' fees, collection costs, and collection agency fees incurred in connection with the payment, settlement, or dispute of such tolls, fines, and parking tickets, including fees incurred in connection with collection from you, and you will also be required to pay for any damages that we or our customers incur as the result of your non-payment. You also agree to have any tolls, fines, and parking tickets imposed on the Vehicle(s) assigned directly to you by the governing authority.

LEASE PAYMENTS: You agree to remit, promptly when requested, the Lease Payments (and all sales, use, rental, gross receipts, excise, ad valorem, personal property, or any other taxes imposed on the Vehicle(s) or the Lease and use of the Vehicle(s) and as well as any estimates thereof) promptly when requested) as described above and on a monthly basis after delivery. Due dates for such monthly payments will commence after delivery and will be communicated to you on or about the time of delivery in the form of a Lease Commencement Letter. Taking delivery or making payment will constitute your agreement to those monthly due dates. Property tax is not included above because it is not yet known. You are responsible for payment of all property tax when billed.

COST OF LEASE: Total Fixed Cost of Lease is **\$233,727.00**. This amount is the sum of (a) the total of all payments required at the beginning of the Lease; (b) the total of all Monthly Payments for the Lease term; and (c) the amount of any costs and charges due at the end of the scheduled Lease term (not including any EXCESS WEAR CHARGES or EXCESS MILEAGE CHARGES that may be assessed). The refundable Security Deposit (if any) and any insurance costs are not included in the Total Fixed Cost of Lease. Total Cost of Lease **\$233,878.00**. This amount is the sum of items (a) through (c) above and the Purchase Option Price.

REQUIRED INSURANCE: You must procure Combined Single Limit insurance coverage specifically naming Intek Auto Leasing, Inc., and its Assigns as an Additional Insured(s) for an amount equal to or greater than the limit required of you by the Federal Department of Transportation ("DOT") [or the governing State Department of Transportation (if the Lessee is not subject to regulation under the DOT)] or \$1,000,000, whichever is greater. This insurance must include contractual liability coverage, and it must be primary and non-contributory to any other insurance we maintain. You must procure Physical Damage insurance coverage (Comprehensive and Collision) with a maximum deductible of \$1,000.00 and in an amount equal to the acquisition cost paid to seller by Lessor (including any deposits or trades applied) or replacement value, whichever is greater. Intek Auto Leasing, Inc., and its Assigns, must be named as Additional Insured and Loss Payee entitled to Notice of Cancellation.

PURCHASE OPTION: In accordance with Paragraphs 14 and 15 of the Master Vehicle Lease Agreement, you may purchase the Vehicle(s) at the end of the Lease Term for the Purchase Option Price of **\$1.00** if you are not in default, and there are no late payments, unpaid tickets, tolls, fines, or other amounts still owed. Upon receipt of the Purchase Option Price and **\$150** transfer fee, we will transfer all our rights, the title, and the interest in the Vehicle(s) to you AS-IS, WHERE-IS, AND WITHOUT ANY REPRESENTATION OR WARRANTY WHATSOEVER. If you are not in default during the Lease Term, and have made at least the first **12 regular monthly payments** as scheduled, you may purchase the Vehicle(s) for the Payoff Balance in accordance with the Master Lease terms.

GAP WAIVER ADDENDUM: ☐ If this box is checked, you have the right to purchase a waiver of the difference between the outstanding balance of the Lease on the date of loss, and the Actual Cash Value of the Vehicle(s) listed on this Schedule based on the Primary Insurance Carrier's reasonable determination, if lower, for the amount referenced above ("Gap Charge"). This coverage will not apply to any other vehicle(s), and will be bound by the terms of the associated Gap Waiver Addendum upon execution.

IF YOU, YOUR GUARANTOR OR ANY OF YOUR AFFILIATES DEFAULT UNDER ANY AGREEMENT WITH US, YOU ARE IN DEFAULT UNDER ALL LEASES AND ALL AGREEMENTS WITH US; WE MAY REPOSSESS THE VEHICLE(S) DESCRIBED ABOVE AND IN ANY LEASE, SCHEDULE, OR OTHER FINANCE AGREEMENT AND REPOSSESS ANY EQUIPMENT UNDER ANY MASTER EQUIPMENT LEASE AGREEMENT, EQUIPMENT SCHEDULE, OR OTHER FINANCE AGREEMENT.

SIGNATURE

BY SIGNING BELOW, YOU SWEAR THAT YOU HAVE ALL POWER AND AUTHORITY NECESSARY TO BIND THE COMPANY LISTED BELOW TO THE TERMS OF THIS SCHEDULE AND THE LEASE, INCLUDING ANY AND ALL NECESSARY CORPORATE BOARD OF DIRECTORS OR MANAGEMENT RESOLUTIONS FOR THE ENTITY IDENTIFIED.

Electronic Signature If you are signing this Schedule electronically, by your electronic signature, you are executing this Schedule and acknowledging that you have read and agreed to all provisions of the Schedule. Your electronic signature binds you to the terms of this Schedule, and any paper printout or copy of the electronically executed Schedule created by the Lessor may be used as evidence of the obligations of the parties.

Lessee: **J D N Contracting LLC**

Lessor: **Intek Auto Leasing, Inc.**

x JDG

By: 

Witness: 



152 Eagle Rock Ave. Roseland, NJ 07068
P: (973) 403-7788 F: (973) 403-3232
www.intekleasing.com



AUTOMATIC PAYMENT AUTHORIZATION

Lessee: J D N Contracting LLC
26 Park Heights Avenue
Dover, NJ 07801

PAYMENT INFORMATION

☐ If this box is checked, you are required to make your payments via Automatic Payment Withdrawal as a condition of the agreement.

Lease Schedule Number: 12683 Monthly Payment: \$3,726.00 Number of Payments to be Made: 52

Payment Date: ☐ 1st ☐ 5th ☒ 10th ☐ 15th

First Payment Date: 5/10/24

Collateral:

2020 Kenworth W990 1NK1X4TX6LJ421282 (Dump Truck)

BANK INFORMATION

Bank Name and Branch: Account Type: ☐ Checking ☐ Savings

Bank Address (City & State): Bank Phone Number:

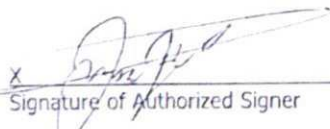
Bank Account Number: Routing Number:

STATEMENT AUTHORIZATION

I hereby authorize Intek Auto Leasing, Inc., its affiliates, successors, assigns, and servicing agents (hereby referred to as "Intek") to implement automatic payment withdrawal for regular monthly installment payments on my lease agreement or finance arrangement on the monthly due date selected above. I also authorize such deductions or credits to the account listed above as may be necessary to ensure that correct payments are deducted from my account. This authorization may also be used to automatically withdraw any open charges, including but not limited to past due payments, late charges, non-sufficient funds (NSF) charges, or any charges related to title, registration, violations, or taxes due and outstanding under the terms of this lease agreement or finance arrangement. Intek will provide Lessee with 10 days notice for any non-recurring receivable or any deduction that will exceed two times the sum of the regular monthly payment. This authorization is to remain in force until such time as all amounts due are paid in full or until Intek receives written notification from me terminating this authorization in such time and manner as to afford Intek a reasonable opportunity to act on it. I hereby agree to keep Intek updated with my current bank account information.

If the payment due date falls on a weekend or banking holiday, the payment will be deducted on the next business day. I understand that I must maintain sufficient funds in my bank account to cover the payment amount due each month. I acknowledge that in the event the payment is returned for any reason, Intek is authorized to charge me a returned payment fee of \$50.00. Intek reserves the right to cancel or suspend this authorization upon the occurrence of two or more insufficient funds notifications. Upon reinstatement of automatic payment withdrawal, a \$50.00 charge will apply.

(Attach Voided Check Here)

X 
Signature of Authorized Signer

Printed Name

Signature of Joint Holder (if required)

Printed Name

MAR 25 2024

Date

ST-4 (09-16, R-16)

State of New Jersey
DIVISION OF TAXATION

SALES TAX

FORM ST-4

ELIGIBLE NONREGISTERED
PURCHASER. SEE INSTRUCTIONS **PURCHASER'S NEW JERSEY
TAXPAYER REGISTRATION NUMBER*

88-4073620

EXEMPT USE CERTIFICATE

To be completed by purchaser and given to and retained by seller.
Please read and comply with the instructions given on both sides of this certificate.

TO Intek Auto Leasing, Inc. Date 03/22/2024
(Name of Seller)
152 Eagle Rock Ave Roseland NJ 07068
Address City State Zip

The undersigned certifies that there is no requirement to pay the New Jersey Sales and/or Use Tax on the purchase or purchases covered by this Certificate because the tangible personal property or services purchased will be used for an exempt purpose under the Sales & Use Tax Act.

The tangible personal property or services will be used for the following exempt purpose*:

2020 Kenworth W990 1NK1X4TX6LJ421282 to be registered in the state of New Jersey with a gross vehicle weight rating in excess of 26,000lbs.

The exemption on the sale of the tangible personal property or services to be used for the above described exempt purpose is provided in subsection N.J.S.A. 54:32B-8.43 (See reverse side for listing for principal exempt uses of tangible personal property or services and fill in the block with proper subsection citation).

I, the undersigned purchaser, have read and complied with the instructions and rules promulgated pursuant to the New Jersey Sales and Use Tax Act with respect to the use of the Exempt Use Certificate, and it is my belief that the seller named herein is not required to collect the sales or use tax on the transaction or transactions covered by this Certificate. The undersigned purchaser hereby swears under the penalties for perjury and false swearing that all of the information shown in this Certificate is true.

J D N Contracting LLC

NAME OF PURCHASER*

(as registered with the New Jersey Division of Taxation)

26 Park Heights Avenue, Dover , NJ, 07801

(Address of Purchaser)*

LLC

TYPE OF BUSINESS*

By

(Signature of owner, partner, officer of corporation, etc.)*

(Title)

*Required

MAY BE REPRODUCED
(Front & Back Required)



152 Eagle Rock Avenue, Roseland, NJ 07068
Phone: (973) 403-7788 Fax: (973) 403-3232
www.intekleasing.com



INVOICE

Bill To:

J D N Contracting LLC
26 Park Heights Avenue
Dover, NJ 07801

Date

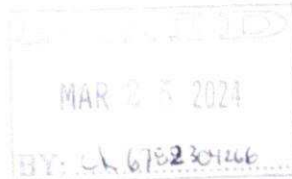
03/21/2024

Invoice #

015412

Lease Number

000-12683

ALS #**Amount of Rental Payment:** \$ 3,726.00**Option to Purchase:** \$ 1.00**Lease Terms (months):** 54

Cap Cost Reduction	\$ 31,500.00
First & Last Advance Rent Payment	\$ 7,452.00
Acquisition Fee	\$ 645.00
UCC Filing Fee	\$ 199.00
Title & Lease Tracking Services	\$ 179.00

PRINTED ON LINEMARK PAPER - HOLD TO LIGHT TO VIEW. FOR ADDITIONAL SECURITY FEATURES SEE BACK.

0067823

Office AU #

11-24

1210(E)

CASHIER'S CHECK**6782304266**

Remitter: JOSE GARCIA-CRUZ
Operator ID: k101522 nj004567

March 25, 2024

PAY TO THE ORDER OF ***INTEK AUTO LEASING, INC.***

****Thirty-Nine Thousand Nine Hundred Seventy-Five and 00/100 -US Dollars ** **\$39,975.00****

Payee Address: TRUCK DOWN PAYMENT
Memo:

WELLS FARGO BANK, N.A.
401 ROUTE 46
DOVER, NJ 07801
FOR INQUIRIES CALL (480) 394-3122

VOID IF OVER US \$ 39,975.00

Rayo Balon
Authorized Signature

⑈6782304266⑈ ⑆121000248⑆4861 513562⑈

Total \$ 39,975.00**PLEASE SELECT INCEPTION PAYMENT METHOD BELOW:**☐ Debit my Account (ACH)

Date to Debit: _____

Authorized By: _____

☐ Certified Check

Payable to:

Intek Auto Leasing, Inc.
152 Eagle Rock Ave
Roseland, NJ 07068

Details on Back
Security Features Included



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

11/05/25

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 have ADDITIONAL INSURED provisions or 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).

PRODUCER ANTHONY DEBELLIS AGENCY INC 26 Elm Avenue Hackensack, NJ 07601 License #:9946199	CONTACT NAME: ANTHONY PHONE (A/C, No, Ext): (201) 489-1414 FAX (A/C, No): (201) 489-5504 E-MAIL ADDRESS: ANTHONY@DEBELLIS-INS.COM
INSURED J D N CONTRACTING LLC 26 PARK HEIGHTS AVE DOVER, NJ 07801	INSURER(S) AFFORDING COVERAGE INSURER A: NATIONAL SPECIALTY INSURANCE COMPANY INSURER B: HARTFORD INS CO INSURER C: US Liability Ins Co INSURER D: LLOYDS OF LONDON INSURER E: INSURER F:

COVERAGES

CERTIFICATE NUMBER:

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL SUBR INSD WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
C	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:		GL 1196480A	04/19/25	04/19/26	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ 1,000,000 \$
A	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> HIRED AUTOS ONLY <input checked="" type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS ONLY		CAR2900002750	09/12/25	09/12/26	COMBINED SINGLE LIMIT (Ea accident) \$ 1,500,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
	UMBRELLA LIAB EXCESS LIAB DED RETENTION \$	<input type="checkbox"/> OCCUR <input type="checkbox"/> CLAIMS-MADE				EACH OCCURRENCE \$ AGGREGATE \$ \$
B	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N <input type="checkbox"/> N/A	6S6OUB-1W18384-6-25	09/27/25	09/27/26	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000
D	PHYSICAL DAMAGE		JAML23042	11/16/24	11/16/25	Per Pol Sched

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

2019 Kenworth 1NKZX4EX7KJ255403
2020 Kenworth 1NK1X4TX6LJ421282
2025 Kenworth 1NKZX4TX8SJ158326
2025 Mack 1M2GR4NC4SM006471

CERTIFICATE HOLDER

CANCELLATION

Delaware Department of Natural Resources and Environmental Control
Compliance and Permitting Section
89 Kings Highway
Dover, Delaware 19901

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

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USDOT Number: 3956945 Date Received: 09/12/2025

Please note, the expiration date as stated on this form relates to the process for renewing the Information Collection Request for this form with the Office of Management and Budget. This requirement to collect information as requested on this form does not expire. For questions, please contact the Office of Registration, Registration Division.

A Federal Agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2126-0008. Public reporting for this collection of information is estimated to be approximately 2 minutes per response, including the time for reviewing instructions, gathering the data needed, and completing and reviewing the collection of information. All responses to this collection of information are mandatory. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, Federal Motor Carrier Safety Administration, MC-RRA, Washington, D.C. 20590.

United States Department of Transportation
Federal Motor Carrier Safety Administration

Endorsement for Motor Carrier Policies of Insurance for Public Liability
under Sections 29 and 30 of the Motor Carrier Act of 1980

FORM MCS-90

Issued to J D N CONTRACTING LLC of New Jersey
(Motor Carrier name) (Motor Carrier state or province)

Dated at 12:30 AM on this 29 day of September, 2025

Amending Policy Number: CAR2900002750-0 Effective Date: 09/12/2025

Name of Insurance Company: NATIONAL SPECIALTY INSURANCE COMPANY

Countersigned by: [Signature]
President
(authorized company representative)

The policy to which this endorsement is attached provides primary or excess insurance, as indicated for the limits shown (check only one):

- ☒ This insurance is primary and the company shall not be liable for amounts in excess of \$ 1500000.00 for each accident
- ☐ This insurance is excess and the company shall not be liable for amounts in excess of \$ _____ for each accident in excess of the underlying limit of \$ _____ for each accident.

Whenever required by the Federal Motor Carrier Safety Administration (FMCSA), the company agrees to furnish the FMCSA a duplicate of said policy and all its endorsements. The company also agrees, upon telephone request by an authorized representative of the FMCSA, to verify that the policy is in force as of a particular date. The telephone number to call is: 855-224-2247

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, DC).

Filings must be transmitted online via the Internet at <https://portal.fmcsa.dot.gov/UrsRegistrationWizard/>.

(continued on next page)

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 accidental discharge, dispersal, release or escape into or upon the land, atmosphere, watercourse, or body of water, of any commodity transported by a motor 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 of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, all terms, conditions, and limitations 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 competent jurisdiction against the company to compel such payment.

The limits of the company's liability 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 final judgments resulting from any other accident.

(continued on next page)

SCHEDULE OF LIMITS — PUBLIC LIABILITY
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Type of carriage	Commodity transported	January 1, 1985
(1) For-hire (in interstate or foreign commerce, with a gross vehicle weight rating of 10,001 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 10,001 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 Division 1.1, 1.2, and 1.3 materials, Division 2.3, Hazard Zone A, or Division 6.1, Packing Group I, 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 10,001 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 10,001 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 I, Hazard Zone A material, or highway route controlled quantities of a Class 7 material as defined in 49 CFR 173.403.	\$5,000,000

*The schedule of limits shown does not provide coverage. The limits shown in the schedule are for information purposes only.

NJ

(STATE)

INSURANCE IDENTIFICATION CARD

COMPANY NUMBER

22608

COMPANY

NATIONAL SPECIALTY INSURANCE COMPANY



COMMERCIAL



PERSONAL

POLICY NUMBER

CAR2900002720

EFFECTIVE DATE

09/12/25

EXPIRATION DATE

09/12/26

YEAR

2019

MAKE/MODEL

KW

T880

VEHICLE IDENTIFICATION NUMBER

1NKZX4EX7KJ255403

AGENCY/COMPANY ISSUING CARD

ANTHONY DEBELLIS AGENCY INC

26 Elm Avenue

Hackensack, NJ 07601

INSURED

J D N CONTRACTING LLC

26 PARK HEIGHTS AVE

DOVER

NJ 07801

SEE IMPORTANT NOTICE ON REVERSE SIDE

THIS CARD MUST BE KEPT IN THE INSURED
VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

NJ
(STATE)

INSURANCE IDENTIFICATION CARD

COMPANY NUMBER

22608

COMPANY

NATIONAL SPECIALTY INSURANCE COMPANY



COMMERCIAL



PERSONAL

POLICY NUMBER

CAR2900002720

EFFECTIVE DATE

09/12/25

EXPIRATION DATE

09/12/26

YEAR

2020

MAKE/MODEL

KW

W990

VEHICLE IDENTIFICATION NUMBER

1NK1X4TX6LJ421282

AGENCY/COMPANY ISSUING CARD

ANTHONY DEBELLIS AGENCY INC

26 Elm Avenue

Hackensack, NJ 07601

INSURED

J D N CONTRACTING LLC

26 PARK HEIGHTS AVE

DOVER

NJ 07801

SEE IMPORTANT NOTICE ON REVERSE SIDE

THIS CARD MUST BE KEPT IN THE INSURED
VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

NJ
(STATE)

INSURANCE IDENTIFICATION CARD

COMPANY NUMBER

22608

COMPANY



COMMERCIAL



PERSONAL

NATIONAL SPECIALTY INSURANCE COMPANY

POLICY NUMBER

CAR2900002720

EFFECTIVE DATE

09/12/25

EXPIRATION DATE

09/12/26

YEAR

2025

MAKE/MODEL

KW

T880

VEHICLE IDENTIFICATION NUMBER

1NKZX4TX8SJ158326

AGENCY/COMPANY ISSUING CARD

ANTHONY DEBELLIS AGENCY INC

26 Elm Avenue

Hackensack, NJ 07601

INSURED

[

J D N CONTRACTING LLC

26 PARK HEIGHTS AVE

DOVER

]

NJ 07801

SEE IMPORTANT NOTICE ON REVERSE SIDE

THIS CARD MUST BE KEPT IN THE INSURED
VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

NJ
(STATE)

INSURANCE IDENTIFICATION CARD

COMPANY NUMBER

22608

COMPANY

NATIONAL SPECIALTY INSURANCE COMPANY



COMMERCIAL



PERSONAL

POLICY NUMBER

CAR2900002720

EFFECTIVE DATE

09/12/25

EXPIRATION DATE

09/12/26

YEAR

2025

MAKE/MODEL

Mack

GR84F

VEHICLE IDENTIFICATION NUMBER

1M2GR4NC4SM006471

AGENCY/COMPANY ISSUING CARD

ANTHONY DEBELLIS AGENCY INC

26 Elm Avenue

Hackensack, NJ 07601

INSURED

┌

J D N CONTRACTING LLC

26 PARK HEIGHTS AVE

DOVER

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NJ 07801

SEE IMPORTANT NOTICE ON REVERSE SIDE

THIS CARD MUST BE KEPT IN THE INSURED
VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

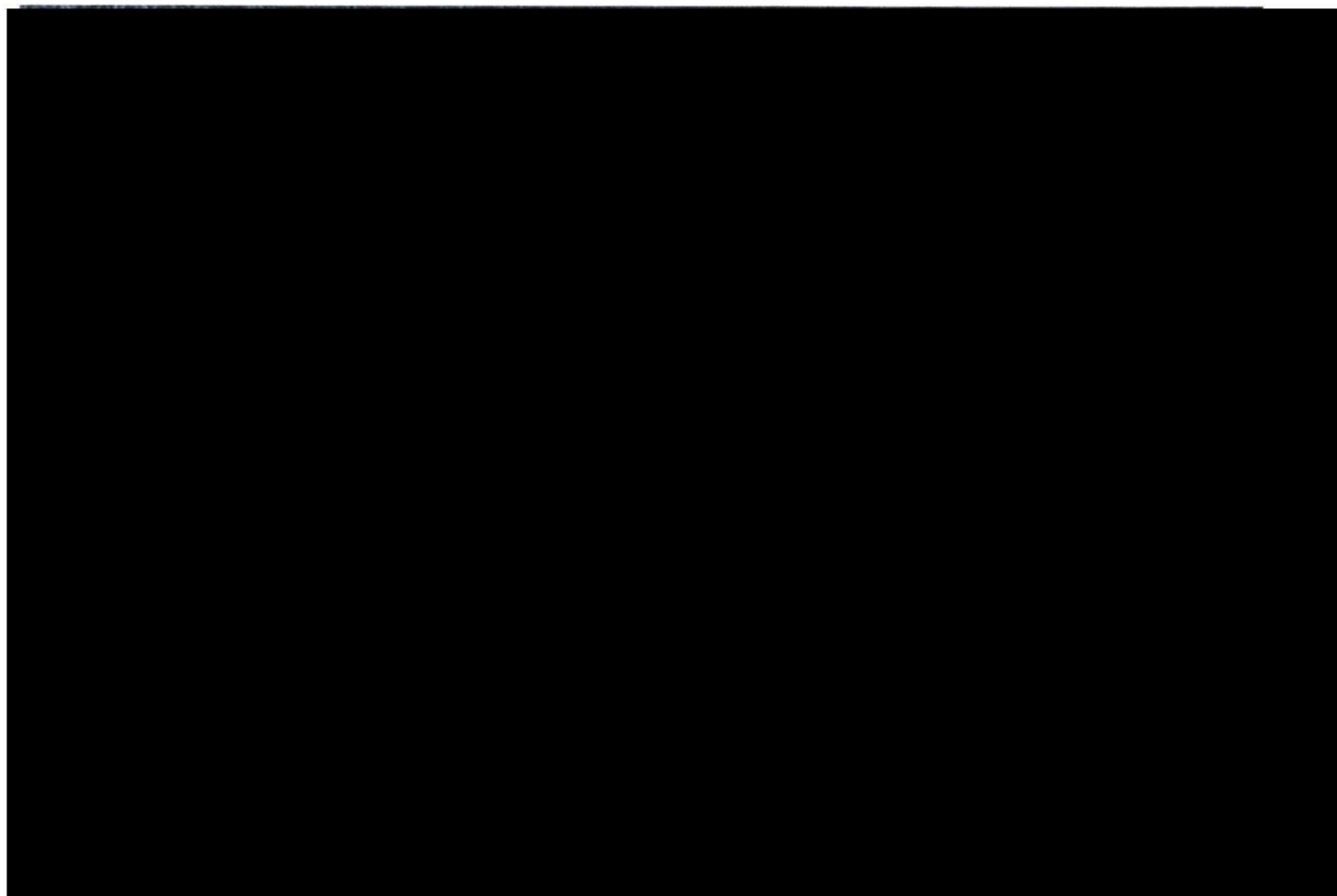
1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

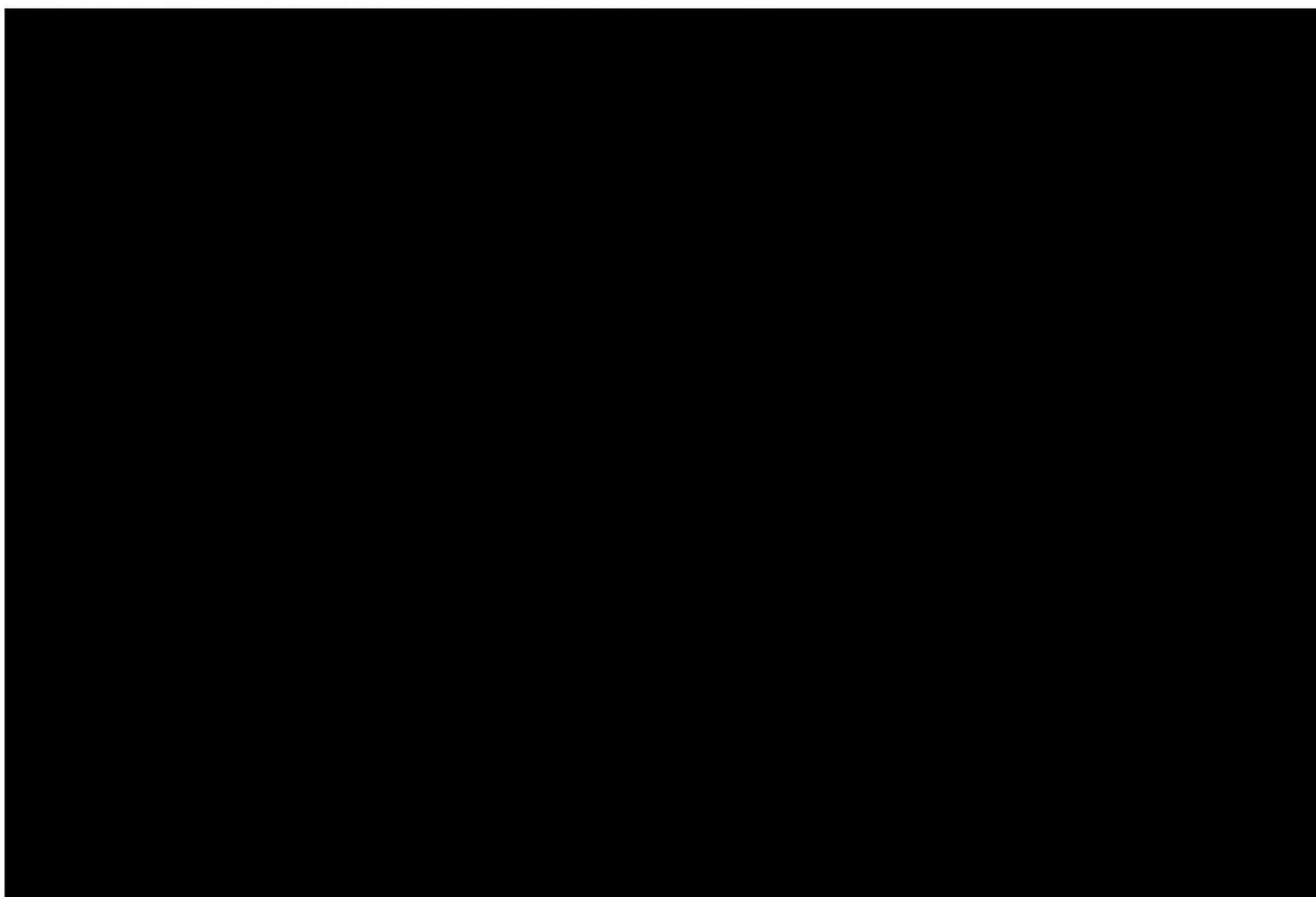
JDN Contracting LLC

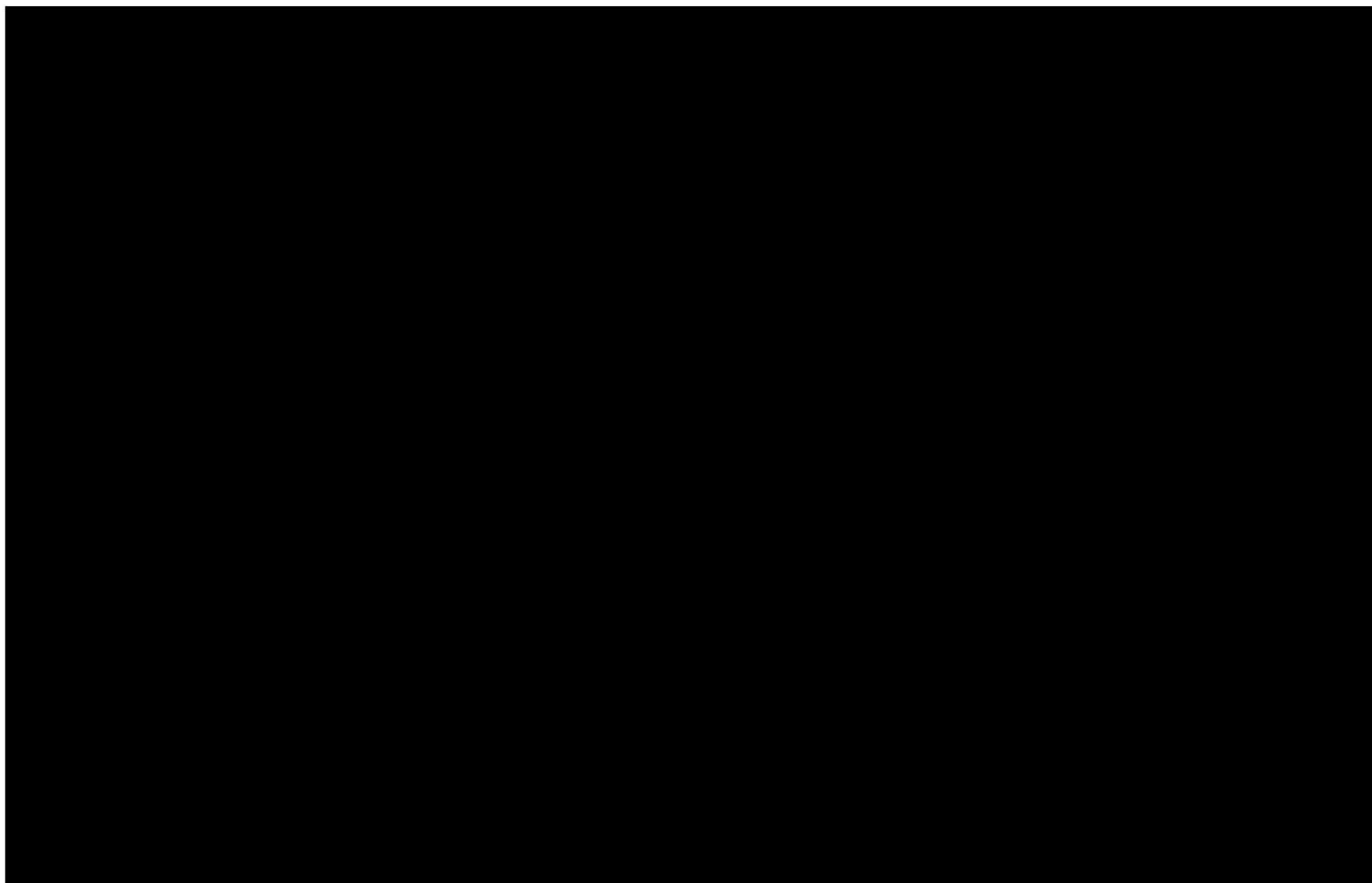
DRIVER LIST

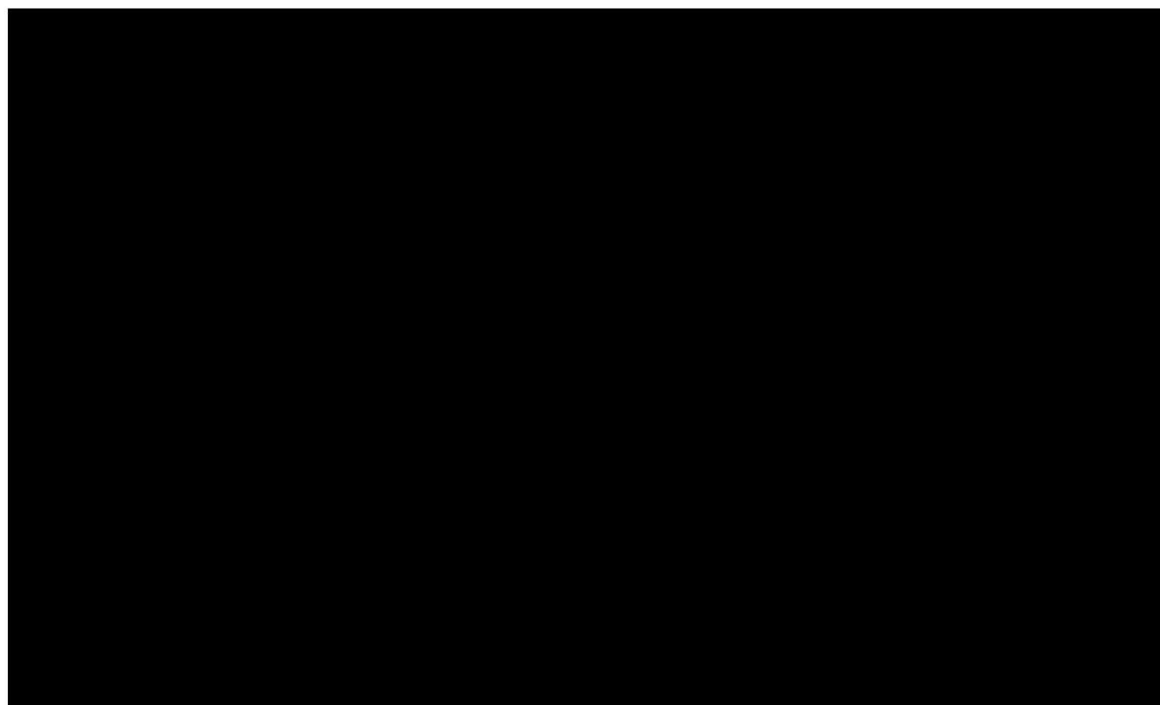


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JDN Contracting LLC

Other Permits

Pennsylvania Waste Hauler, WH22809

New York Waste Transporter Permit 364, NJ-1300

April 23, 2024

JOSE GARCIA
J D N CONTRACTING, LLC
26 PARK HEIGHTS AVE
DOVER NJ 07801-3308

Re: **Web Based Act 90 Authorization Submission, WH22809**

Dear Waste Hauler:

Waste Haulers have the ability to submit New, Renewal and Addendum Authorization forms for the Act 90 Waste Transportation Safety Program by accessing the Internet through <https://greenport.pa.gov>. The web-based application enables haulers to start, save, submit and electronically pay for Act 90 Authorizations, as well as maintain a history of submitted information.


In order to access the web-based application, you will need to:

1. REGISTER: Log on to DEP's Greenport at <https://greenport.pa.gov> to register for a user name and password. A username and password combination is unique to each individual utilizing the web-based application and is not to be shared or provided to others.
2. Once registered log back on to DEP's Greenport and click the 'Request Access' button.
3. Click on 'Enroll' on the Waste Transportation Safety Program to add the application to your portal information page.
4. Click on the WTSP link to begin working with the web-based application.
5. Enclosed is a PIN. PIN's are associated to a specific hauler so that you can access saved and historic information. The unique hauler PIN can be provided to those associated to the hauler that will be submitting web-based authorizations using their own unique user name and password.

Please keep your username, password and PIN in a safe place. If you forget or lose your PIN, a new PIN will need to be generated and mailed to you. The assigned name associated with your Waste Hauler identification number (**WH22809**) is "J D N CONTRACTING, LLC". It is very important that you use only this name on any correspondence with the Waste Transportation Safety Program. The use of any other name will cause a delay in processing.

Please be advised that DEP and the Pennsylvania State Police conduct inspections of Waste Transportation vehicles. Violations discovered during these inspections could result in penalties and/or suspensions of Waste Hauler authorizations.

Sincerely,



Solid Waste Program Specialist
Division of Reporting and Fee Collection

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27, Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

PERMIT ISSUED TO:

J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

EFFECTIVE DATE: 06/12/2025
EXPIRATION DATE: 06/11/2026
US EPA ID NUMBER:

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY:

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
110 Sand Company Clean Fill Disposal Site	Melville , NY	Non-Hazardous Industrial/Commercial	
ALLIANCE SANITARY LANDFILL	TAYLOR , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Allocco Recycling Ltd (Kingsland Ave)	Brooklyn , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
BAYSHORE SOIL MANAGEMENT, LLC	KEASBEY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
BETHLEHEM LANDFILL	BETHLEHEM , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
BLYTHE RECYCLING AND DEMOLITION	NEW PHILADELPHIA , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
BRICK WALL CORP.	LACEY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
BURLINGTON COUNTY RESOURCE RECOVERY FACILITY	COLUMBUS , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CAPE MAY COUNTY MUA	WOODBINE , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CAPITAL DEVELOPMENT	E. BANGOR , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH - BETHLEHEM	BETHLEHEM , PA	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NOTE: By acceptance of this permit, the permittee agrees that the permit is contingent upon strict compliance with the Environmental Conservation Law, all applicable regulations, and the General Conditions printed on the back of this page.

ADDRESS:

New York State Department of Environmental Conservation
Division of Materials Management - Waste Transporter Program
625 Broadway, 9th Floor
Albany, NY 12233-7251

AUTHORIZED SIGNATURE: Laura Stevens Digitally signed by Laura Stevens
Date: 2025.06.12 13:04:27 -04'00' Date: ____/____/____

WASTE TRANSPORTER PERMIT

GENERAL CONDITIONS

The permittee must:

1. Carry a copy of this waste transporter permit in each vehicle to transport waste. Failure to produce a copy of the permit upon request is a violation of the permit.
2. Display the full name of the transporter on both sides of each vehicle and display the waste transporter permit number on both sides and rear of each vehicle containing waste. The displayed name and permit number must be in characters at least three inches high and of a color that contrasts sharply with the background.
3. Transport waste only in authorized vehicles. An authorized vehicle is one that is listed on this permit.
4. Submit to the Department a modification application for additions/deletions to the authorized fleet of vehicles. The permittee must wait for a modified permit before operating the vehicles identified in the modification application.
5. Submit to the Department a modification application to add a new waste category or a new destination facility, or to change the current waste or destination facility category. The permittee must wait for a modified permit before transporting new waste types or transporting to new destination facilities.
6. Submit to the Department a modification application for change of address or company name.
7. Comply with requirements for placarding and packaging as set forth in New York State Transportation Law as well as any applicable federal rules and regulations.
8. Contain all wastes in the vehicle so there is no leaking, blowing, or other discharge of waste.
9. Use vehicles to transport only materials not intended for human or animal consumption unless the vehicle is properly cleaned.
10. Comply with requirements for manifesting hazardous waste, regulated medical waste, or low-level radioactive waste as set forth in the New York State Environmental Conservation Law and the implementing regulations. Transporters who provide a pre-printed manifest to a generator/shipper/offeror of regulated waste shall ensure that all information is correct and clearly legible on all copies of the manifest.
11. Deliver waste only to transfer, storage, treatment and disposal facilities authorized to accept such waste. Permittee must demonstrate that facilities are so authorized if requested to do so.
12. Maintain liability insurance as required by New York State Environmental Conservation Law.
13. Maintain records of the amount of each waste type transported to each destination facility on a calendar-year basis. The transporter is obligated to provide a report of this information to the Department at the time of permit renewal, or to any law enforcement officer, if requested to do so.
14. Pay regulatory fees on an annual basis. Non-payment may be cause for revocation or suspension of permit.
15. This permit is not transferrable. A change of ownership will invalidate this permit.
16. This permit does not relieve the permittee from the obligation to obtain any other approvals or permits, or from complying with any other applicable federal, state, or local requirement.
17. Renewal applications must be submitted no less than 30 days prior to the expiration date of the permit to:

New York State Department of Environmental Conservation
Division of Materials Management, Waste Transporter Program
625 Broadway, 9th Floor
Albany, NY 12233-7251

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27, Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

PERMIT ISSUED TO:

J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

EFFECTIVE DATE: 06/12/2025
EXPIRATION DATE: 06/11/2026
US EPA ID NUMBER:

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
CLEAN EARTH - BETHLEHEM	BETHLEHEM , PA	Petroleum Contaminated Soil	
CLEAN EARTH BRANDYWINE	WALDORF , MD	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH DREDGING TECHNOLOGIES	JERSEY CITY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH LLC	PLAINVILLE , CT	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH OF CARTERET	CARTERET , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH OF MARYLAND	HAGERSTOWN , MD	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH OF MORRISVILLE	MORRISVILLE , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH OF NEW CASTLE, INC.	NEW CASTLE , DE	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH OF NORTH JERSEY	KEARNY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH OF PHILADELPHIA	PHILADELPHIA , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN EARTH OF UPPER MARLBORO	UPPER MARLBORO , MD	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLINTON QUARRY	CLINTON , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
COMMONWEALTH ENVIRONMENTAL SYSTEMS, LP	HEGINS , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CONESTOGA LANDFILL	MORGANTOWN , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
COPLAY AGGREGATES	WHITEHALL , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
COUNTY CONSERVATION COMPANY/ WINZINGER RECYCLING	SEWELL , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CUMBERLAND COUNTY IMPROVEMENT AUTHORITY	MILLVILLE , NJ	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27, Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

PERMIT ISSUED TO:

J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

EFFECTIVE DATE: 06/12/2025
EXPIRATION DATE: 06/11/2026
US EPA ID NUMBER:

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
CUMBERLAND COUNTY IMPROVEMENT AUTHORITY	MILLVILLE , NJ	Petroleum Contaminated Soil	
CUMBERLAND COUNTY LANDFILL (PA DEP 100945)	SHIPPENSBURG , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CYCLE CHEM (NJ)	ELIZABETH , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Dale Transfer Corp	West Babylon , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
DELAWARE COUNTY SWA - ROLLING HILLS LF	BOYERTOWN , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
DELAWARE RECYCLABLE PRODUCTS, INC	NEW CASTLE , DE	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
DOREMUS AVE SITE PREP & EARTHWORK	NEWARK , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
EARTH EFFICIENT HARMONY (PLANT #1 BELVIDERE RD)	PHILLIPSBURG , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
EARTH EFFICIENT HARMONY (PLANT #2 FOUL RIFT)	BELVIDERE , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
EARTH EFFICIENT MSM LLC	EAST STROUDSBURG , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
EE GREENVIEW	STROUDSBURG , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Empire Seneca	Waterloo , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
ENVIRONMENTAL & RECYCLING SERVICES INC.	TAYLOR , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
EVERGREEN RECYCLING OF CORONA	QUEENS , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
FAIRLESS LANDFILL (PA DEP 101699)	MORRISVILLE , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Faztec Industries	Staten Island , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
FRATTARELLI BROS TOPSOIL OPERATION	CARLSTADT , NJ	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27 ,Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

PERMIT ISSUED TO:

J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

EFFECTIVE DATE: 06/12/2025
EXPIRATION DATE: 06/11/2026
US EPA ID NUMBER:

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
FRATTARELLI BROS TOPSOIL OPERATION	CARLSTADT , NJ	Petroleum Contaminated Soil	
FREEMANSBURG RESTORATION FACILITY	FREEMANSBURG , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
GERDAU AMERISTEEL PERTH AMBOY MILL/ANACONDA COOPER SITE	PERTH AMBOY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
GLOUCESTER COUNTY IMPROVEMENT AUTHORITY	SWEDESBORO , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
GRAND CENTRAL SANITARY LANDFILL	PEN ARGYL , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
GREEN ROCK RECYCLING	CLINTON , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
GRIFFIN PIPE PRODUCTION CO.	FLORENCE , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
GRINNELL RECYCLING INC	SPARTA , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
GROWS LANDFILL NORTH (PA DEP 101680)	MORRISVILLE , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
HAINSPORT INDUSTRIAL RAILROAD	HAINSPORT , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Hakes C&D Disposal Inc	Painted Post , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
HARLEYSVILLE MATERIALS QUARRY	HARLEYSVILLE , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
HAZLETON CREEK PROPERTIES,LLC	HAZLETON , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
HOFFMAN GRIFFETT MINE RECLAMATION BELVIDERE , NJ FACILITY		Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Hunters Point Recycling Inc	Long Island City , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
IMPACT RECOVERY AND REUSE CENTER LYNDHURST , NJ		Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
JERC PARTNERS VII/LLC	EDISON , NJ	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27, Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

PERMIT ISSUED TO:

J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

EFFECTIVE DATE: 06/12/2025
EXPIRATION DATE: 06/11/2026
US EPA ID NUMBER:

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
JERC PARTNERS VII/LLC	EDISON , NJ	Petroleum Contaminated Soil	
KEYSTONE SANITARY LANDFILL	DUNMORE , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
KINGSLAND LANDFILL CLOSURE PROJECT	LYNDHURST , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
KINSLEY LANDFILL	SEWELL , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
KSR CORP. DEVELOPMENT PROJECT	KEARNY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
LIBERTY AGGREGATES	JERSEY CITY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
LYNDHURST LANDFILL	LYNDHURST , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
MALANKA (MALL) LANDFILL	SECAUCUS , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
MIDDLESEX COUNTY UA - EDGEBORO LANDFILL	EAST BRUNSWICK , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
MIDDLESEX COUNTY UTILITY AUTHORITY	SAYREVILLE , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
MONMOUTH COUNTY RECLAMATION CENTER	NEPTUNE , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
MOUNT MATERIALS	FAIRLESS HILLS , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
NATURES CHOICE	NORTH ARLINGTON , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
New York Recycling LLC	Bronx , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
NJ ZINC FACILITY - PHASE 3	PALMERTON , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Ontario County Sanitary Landfill	Stanley , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
OVERPECK PARK LANDFILL AREA IV	PALISADES PARK , NJ	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27 ,Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

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26 PARK HEIGHTS AVENUE
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COUNTY: OUT OF STATE
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EFFECTIVE DATE: 06/12/2025
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AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
OVERPECK PARK LANDFILL AREA IV	PALISADES PARK , NJ	Petroleum Contaminated Soil	
P PARK NORTH LLC	PROSPECT PARK , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Patriot Recycling Inc.	Oceanside , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PEBBLE LANE ASSOCIATES LLC	MASPETH , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PENNSAUKEN SANITARY LANDFILL	PENNSAUKEN , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PHASE III ENVIRONMENTAL	PALMERTON , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PIONEER CROSSING LANDFILL	BIRDSBORO , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Posillico Materials	Farmingdale , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PURE EARTH (MID ATLANTIC) RECYCLING VINELAND , NJ TECH		Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PURE EARTH RECYCLING	VINELAND , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PURE SOIL @ PERTH AMBOY	PERTH AMBOY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
PURE SOIL TECHNOLOGIES	JACKSON , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
REPUBLIC ENVIRONMENTAL SYSTEMS (TRANSPORTATION GROUP) LLC	HATFIELD , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
REPUBLIC SERVICES MODERN LANDFILL	YORK , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
Richmond Recycling LLC	Staten Island , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
RIVER FRONT RECYCLING & AGGREGATE, LLC	CAMDEN , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
ROCKRETE RECYCLING	ELIZABETH , NJ	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27, Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

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J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

EFFECTIVE DATE: 06/12/2025
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US EPA ID NUMBER:

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
ROCKRETE RECYCLING	ELIZABETH , NJ	Petroleum Contaminated Soil	
RODOTA FILL SITE	BELVIDERE , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
SALEM COUNTY IMPROVEMENT AUTHORITY	ALLOWAY , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
SILVA CONSTRUCTION & DEMOLITION	NEWARK , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
SOIL SAFE, INC.	LOGAN TOWNSHIP , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
SOIL SAFE-METRO 12	CARTERET , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
STOVOLA CONSTRUCTION MATERIALS INC.	BRIDGEWATER , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
STRAVOLA BBQ	BOUND BROOK , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
TETERBORO LANDING	TETERBORO , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
TILCON - MOUNT HOPE QUARRY	WHARTON , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
TRAP ROCK	FRANKLIN TOWNSHIP , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
TREMLEY POINT DISPOSAL SITE	LINDEN , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
TULLYTOWN RESOURCE RECOVERY FACILITY (PA DEP 101494)	TULLYTOWN , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
VALLEY INDUSTRIAL PROPERTIES	EAST BANGOR , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
WASTE MANAGEMENT OF NY	BROOKLYN , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
WESTERN BERKS LANDFILL	BIRDSBORO , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
WESTSIDE TRANSLOAD LLC	NORTH BERGEN , NJ	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364

WASTE TRANSPORTER PERMIT NO. NJ-1300

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PERMIT ISSUED TO:

J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

EFFECTIVE DATE: 06/12/2025
EXPIRATION DATE: 06/11/2026
US EPA ID NUMBER:

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
WESTSIDE TRANSLOAD LLC	NORTH BERGEN , NJ	Petroleum Contaminated Soil	
WMNY Varick 1 Transfer Station	Brooklyn , NY	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
XRDS RECYCLING LLC	WAYNE , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-1300

Pursuant to Article 27, Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

PERMIT ISSUED TO:

J D N CONTRACTING LLC
26 PARK HEIGHTS AVENUE
DOVER, NJ 07801

CONTACT NAME: JOSE DAVID GARCIA CRUZ
COUNTY: OUT OF STATE
TELEPHONE NO: (973)981-0125

PERMIT TYPE:

☐ NEW
☒ RENEWAL
☐ MODIFICATION

EFFECTIVE DATE: 06/12/2025
EXPIRATION DATE: 06/11/2026
US EPA ID NUMBER:

AUTHORIZED VEHICLES:

The Permittee is Authorized to Operate the Following Vehicles to Transport Waste:

(Vehicles enclosed in <>'s are authorized to haul Residential Raw Sewage and/or Septage only)

4 (Four) Permitted Vehicle(s)

NJ AY657V
NJ AZ183N
NJ AZ290C
NJ AZ742L
End of List

Davis, DaQuan (DNREC)

From: Jennifer Principe <jennifer@ps-nj.com>
Sent: Tuesday, November 18, 2025 12:18 PM
To: WHStranSPORTers
Subject: Re: JDN Contracting

EXPIRES: 11/30/2026

UNIT NO.

6

YEAR

2025

VEHICLE IDENTIFICATION

1NKZX4TX6SJ132

We just registered the truck today can you please add to account .

On Tue, Nov 18, 2025 at 12:16 PM Jennifer Principe <jennifer@ps-nj.com> wrote:
Perfect thank you so much !

On Tue, Nov 18, 2025 at 11:19 AM WHStranporters <WHStranporters@delaware.gov> wrote:
I just received the application, and it was complete.

Thank you,

DaQuan L. Davis
Environmental Scientist
Division of Waste and Hazardous Substances
302-739-9403
WHStranporters@delaware.gov
[89 Kings Hwy SW, Dover, DE 19901](https://www.delaware.gov/89-Kings-Hwy-SW-Dover-DE-19901)
dnrec.delaware.gov

-----Original Message-----

From: Jennifer Principe <jennifer@ps-nj.com>
Sent: Monday, November 17, 2025 1:00 PM
To: Davis, DaQuan (DNREC) <daquan.davis@delaware.gov>
Subject: JDN Contracting

Hi Daquan

Hope you are well.

If there is any additional documents you would need on this application that was just submitted please let me know.

Thank you.

EXPIRES: 11/30/2026

NEW JERSEY APPORTIONED CAB CARD
KEEP THIS CERTIFICATE IN YOUR VEHICLEPLATE
NUMBER:

D119AA

UNIT NO. 6	YEAR 2025	MAKE KEN	ACCOUNT NUMBER NJ-74272
VEHICLE IDENTIFICATION NUMBER 1NKZX4TX6SJ132047		FLEET NO. 004	SUPP. NO. 0000
REG. CODE 11			
TYPE TK	AXLES 4	GROSS WEIGHT 80000	FUEL D
REGISTRATION DATE 11/18/2025			
DESCRIPTION COMMERCIAL TRUCK		TRANS ID # IU202674272004000	
OWNER J D N CONTRACTING LLC			
REGISTRANT J D N CONTRACTING LLC 26 PARK HEIGHTS AVE DOVER, NJ 07801			

NJ 080000	AL 080000	AR 080000	AZ 080000
CA 080000	CO 080000	CT 080000	DC 080000
DE 080000	FL 080000	GA 080000	IA 080000
ID 080000	IL 080000	IN 080000	KS 080000
KY 080000	LA 080000	MA 080000	MD 080000
ME 080000	MI 080000	MN 080000	MO 080000
MS 080000	MT 080000	NC 080000	ND 080000
NE 080000	NH 080000	NM 080000	NV 080000
NY 080000	OH 080000	OK 080000	OR 080000
PA 080000	RI 080000	SC 080000	SD 080000
TN 080000	TX 080000	UT 080000	VA 080000
VT 080000	WA 080000	WI 080000	WV 080000
WY 080000	AB 036281	BC 036281	MB 036281
NB 036281	NL 036281	NS 036281	ON 036281
PE 036281	QC 04 AXL	SK 036281	** *****
** *****	** *****	** *****	** *****

THE VEHICLE DESCRIBED HEREIN HAS BEEN PROPORTIONALLY REGISTERED BETWEEN THE STATE OF NEW JERSEY AND THE ABOVE JURISDICTIONS.

0000002209

Motor Carrier Responsible for Safety

USDOT Number: 3956945

J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801

This document is the property of the State of New Jersey. It may be recalled at any time if it is determined that the registrant supplied incorrect information and/or failed to pay appropriate registration fees.

This document grants registration reciprocity with the states/provinces whose two-letter postal abbreviation appears on this page. You must still comply with all other laws a state/province may have regarding intra and interstate operations.

Change of name or address must be reported in writing to the New Jersey Motor Vehicle Commission, Motor Carriers Unit, PO BOX 133, Trenton, NJ 08666-0133, within thirty(30) days.

Remember: Compulsory vehicle insurance is the law in New Jersey.



New Jersey Motor Vehicle Commission
Acting Chair and Chief Administrator

10/31/2026

PLATE
NUMBER:

AY657V

UNIT NO. 04	YEAR 2019	MAKE KEN	ACCOUNT NUMBER NJ-74272		NJ 080000	AL 080000	AR 080000	AZ 080000		
VEHICLE IDENTIFICATION NUMBER 1NKZX4EX7KJ255403				FLEET NO. 001	SUPP. NO. 0000	REG. CODE 11	CA 080000	CO 080000	CT 080000	DC 080000
TYPE TK	AXLES 3	GROSS WEIGHT 80000	FUEL D	REGISTRATION DATE 11/01/2025		DE 080000	FL 080000	GA 080000	IA 080000	ID 080000
		DESCRIPTION COMMERCIAL TRUCK	TRANS ID # IU202674272001000			IL 080000	IN 080000	KS 080000	MD 080000	ME 080000
OWNER INTEK AUTO LEASING INC						MI 080000	MN 080000	MO 080000	NC 080000	NE 080000
REGISTRANT J D N CONTRACTING LLC 26 PARK HEIGHTS AVE DOVER, NJ 07801						NH 080000	NM 080000	NV 080000	OH 080000	OK 080000
						PA 080000	RI 080000	SC 080000	SD 080000	TN 080000
						TX 080000	UT 080000	VA 080000	VT 080000	WA 080000
						WI 080000	WV 080000	WY 080000	AB 036281	BC 036281
						NB 036281	NL 036281	NS 036281	ON 036281	PE 036281
						QC 03 AXL	SK 036281	** *****	** *****	** *****
						** *****	** *****	** *****	** *****	** *****
						** *****	** *****	** *****	** *****	** *****

THE VEHICLE DESCRIBED HEREIN HAS BEEN PROPORTIONALLY REGISTERED BETWEEN THE STATE OF NEW JERSEY AND THE ABOVE JURISDICTIONS.

0000002206

USDOT Number: 3956945

J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801



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John F. Hoff



New Jersey Motor Vehicle Commission
Acting Chair and Chief Administrator

EXPIRES: 10/31/2026

NEW JERSEY APPORTIONED CAB CARD
KEEP THIS CERTIFICATE IN YOUR VEHICLE

PLATE
NUMBER:

AZ742L

UNIT NO. 01	YEAR 2025	MAKE KW	ACCOUNT NUMBER NJ-74272	NJ 080000	AL 080000	AR 080000	AZ 080000
VEHICLE IDENTIFICATION NUMBER 1NKZX4TX8SJ158326				CA 080000	CO 080000	CT 080000	DC 080000
FLEET NO. 001				DE 080000	FL 080000	GA 080000	IA 080000
SUPP. NO. 0000				ID 080000	IL 080000	IN 080000	KS 080000
REG. CODE 11				KY 080000	LA 080000	MA 080000	MD 080000
TYPE TK	AXLES 4	GROSS WEIGHT 80000	FUEL D	ME 080000	MI 080000	MN 080000	MO 080000
REGISTRATION DATE 11/01/2025				MS 080000	MT 080000	NC 080000	ND 080000
DESCRIPTION COMMERCIAL TRUCK				NE 080000	NH 080000	NM 080000	NV 080000
TRANS ID # IU202674272001000				NY 080000	OH 080000	OK 080000	OR 080000
OWNER J D N CONTRACTING LLC				PA 080000	RI 080000	SC 080000	SD 080000
REGISTRANT J D N CONTRACTING LLC 26 PARK HEIGHTS AVE DOVER, NJ 07801				TN 080000	TX 080000	UT 080000	VA 080000
				VT 080000	WA 080000	WI 080000	WV 080000
				WY 080000	AB 036281	BC 036281	MB 036281
				NB 036281	NL 036281	NS 036281	ON 036281
				PE 036281	QC 04 AXL	SK 036281	** *****
				** *****	** *****	** *****	** *****
				** *****	** *****	** *****	** *****

THE VEHICLE DESCRIBED HEREIN HAS BEEN PROPORTIONALLY REGISTERED BETWEEN THE STATE OF NEW JERSEY AND THE ABOVE JURISDICTIONS.

0000002207

Motor Carrier Responsible for Safety

USDOT Number: 3956945

J D N CONTRACTING LLC
26 PARK HEIGHTS AVE
DOVER, NJ 07801



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New Jersey Motor Vehicle Commission
Acting Chair and Chief Administrator

Davis, DaQuan (DNREC)

From: Jennifer Principe <jennifer@ps-nj.com>
Sent: Wednesday, November 19, 2025 6:38 AM
To: WHStranporters
Subject: Re: JDN Contracting
Attachments: IMG_2862.jpeg; IMG_2863.jpeg

Morning Daquan ,

My apologies on all the emails .

These trucks I had submitted the temp registrations please see original permanent registrations .

Thank you .

On Tue, Nov 18, 2025 at 3:46 PM WHStranporters <WHStranporters@delaware.gov> wrote:

Received, thank you,



DaQuan L. Davis

Environmental Scientist

Division of Waste and Hazardous Substances

 302-739-9403

 WHStranporters@delaware.gov

 [89 Kings Hwy SW, Dover, DE 19901](#)

 dnrec.delaware.gov



From: Jennifer Príncipe <jennifer@ps-nj.com>
Sent: Tuesday, November 18, 2025 12:18 PM
To: WHStranporters <WHStranporters@delaware.gov>
Subject: Re: JDN Contracting

EXPIRES:

11/30/2026

UNIT NO. 6	YEAR 2025	
VEHICLE IDENTIFICATION 1NKZX4TX6SJ132		
TYPE TK	AXLES 4	GROSS 800

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On Tue, Nov 18, 2025 at 12:16 PM Jennifer Príncipe <jennifer@ps-nj.com> wrote:

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Environmental Scientist
Division of Waste and Hazardous Substances
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WHStranporters@delaware.gov
89 Kings Hwy SW, Dover, DE 19901
dnrec.delaware.gov

-----Original Message-----

From: Jennifer Príncipe <jennifer@ps-nj.com>
Sent: Monday, November 17, 2025 1:00 PM
To: Davis, DaQuan (DNREC) <daquan.davis@delaware.gov>
Subject: JDN Contracting

Hi Daquan

Hope you are well.

If there is any additional documents you would need on this application that was just submitted please let me know.

Thank you.