

# RECEIPT

DATE 2/13/26

No. 635873

RECEIVED FROM Coast to Coast Carrier LLC

\$ 350.00

Three hundred fifty and  $\frac{00}{100}$  DOLLARS

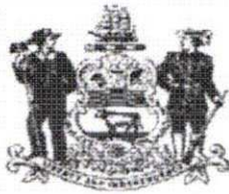
FOR RENT New DE-SW-2192  
 FOR \_\_\_\_\_

ACCOUNT	
PAYMENT	
BAL. DUE	

- CASH
- CHECK
- MONEY ORDER
- CREDIT CARD

FROM 1897 TO \_\_\_\_\_

BY M.M.



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 Coast to Coast Carrier LLC

Location Address:	Mailing Address:
5501 Langdon St. Philadelphia PA 19124	Same

Contact: Adolfo A Morales Brenes Title: Member

Business Phone: (267) 353-5396 Fax: \_\_\_\_\_

E-mail: coasttocoastcarrierllc@gmail.com

24 hr Emergency Contact Phone: (267) 353-5396

**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: PA
- 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 Ownership I

(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 DEP PA
  - 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 \_\_\_\_\_
- No transporter permits in other states

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

DOT# 4452829 MC# 1754964

- 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

## **WASTE FACILITIES**

### WM – DRPI Landfill

198 Marsh Ln, New castle, DE 19720

- Residual Dry Waste from construction and demolition debris.

DEP PA – Permit

Coast to Coast Carrier LLC

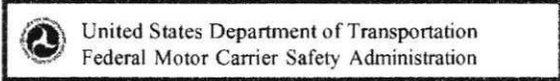




Form FMCSA Use Date Received: \_\_\_\_\_

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 and Safety Information, Registration, Licensing, and Insurance 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-RRR, Washington, D.C. 20590.



**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 COAST TO COAST CARRIER LLC of Pennsylvania  
*(Motor Carrier name)* *(Motor Carrier state or province)*

Dated at 09:45 AM on this 28th day of October, 2025

Amending Policy Number: 9300203632-00 Effective Date: 10-28-2025

Name of Insurance Company: GEICO Marine Insurance Company

Countersigned by: *David Anthony*  
*(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 \$ \$750,000 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: \_\_\_\_\_.

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 <http://www.fmcsa.dot.gov/urs>.

*(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 anyone 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)

<b>SCHEDULE OF LIMITS — PUBLIC LIABILITY</b>
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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.

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

	<b>FOR-HIRE INTERSTATE</b>	<b>ALL OTHERS</b>
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 checked="" 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 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 Spill C

### 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.

- (a). 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);
- (b). 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;
- (c). Describe how drivers are instructed in the following:
- (i) Knowledge of proper handling procedures for the type of solid waste being transported.
  - (ii) Familiarity with the approved accidental discharge containment plan. (Spill Control Plan)
  - (iii) Familiarity with the conditions of the solid waste transporter's permit.

- ✓ Driver Training, attachment Driver Tra

## 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
  
- (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:
  - Driver Pre-Trip/ Inspection Checklist (Driver will check vehicle and fill out the driver Pre-Trip/Post-Trip Inspection Checklist, as required by the D.O.T. Federal Motor Carrier Safety Regulations)
  
- (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: Adolfo A Morales Brenes      Phone: [REDACTED]
  
- (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.

# DRIVER TRAINING

## Coast to Coast Carrier LLC

The drivers are required to comply with FMCSA Driver Qualification File requirements for Commercial Driver's License.

### **BEFORE OPERATING THE VEHICLE**

New employee orientation (NEO) training:

- Company driver safety policy.
- Insurance requirements.
- Sample cell phone/texting policy
- SPILL CONTROL PLAN FOR SOLID WASTE HAULERS

Motor vehicle records review:

- Employee motor vehicle records report (MVR)
- Consequences of moving violations or accidents

Basic driver safety training:

- Pre-trip inspection log
- Emergency equipment kit
- Local driving environment and inclement weather conditions
- Driver fitness to drive (alert, sober, focused, distraction free)
- Driving behavior expectations
- Incident reporting procedures
- Basic defensive driving techniques
- Standard vehicle safety features (seatbelts, brakes, anti-lock brakes, e-brake, airbags, stability control)
- Reporting vehicle maintenance issues

Specific vehicle safety systems – Transport Solid Waste

- Drivers are instructed to follow disposal facilities rules and instructions.
- Drivers are instructed of proper handling procedures for accidental discharge.
- Drivers are instructed to ensure safe operation of the vehicle during transportation of the solid Waste.

### **FIRST TRIP**

- Ride-along driving assessment and coaching
- When starting the job and as needed
- Use a ride-along risk assessment worksheet as a guide
- Demonstrate vehicle safety systems
- Coach to address risky behaviors

### **Within Six Months**

- Comprehensive driver training
- Describe the three main categories of collisions:
  - Driver behavior
  - Environmental conditions (roadways, weather, other road users)
  - Vehicle conditions (brakes and tires)
- Include essential elements of defensive driver training
  - Focus on driver actions to spot hazards
  - Learn to anticipate dangerous situations
  - Combine classroom and computer learning with practical, behind-the-wheel training
- Tailor topics based on driver assessment and/or telematics report
- Describe the top five causes of crashes:
  - Speeding
  - Aggressive driving
  - Drugs and alcohol
  - Distractions
  - Bad weather
- Cover vehicle safety best practices guide
- Include journey management planning
- Demonstrate vehicle safety systems

### **Periodic**

- Classroom review every two years
- Spill Control Plan for Solid Waste Haulers review
- Remedial training for high-risk drivers when
  - Vehicle monitoring systems show unsafe driving behaviors
  - Driver is involved in a collision
  - MVR shows a history of moving vehicle violations

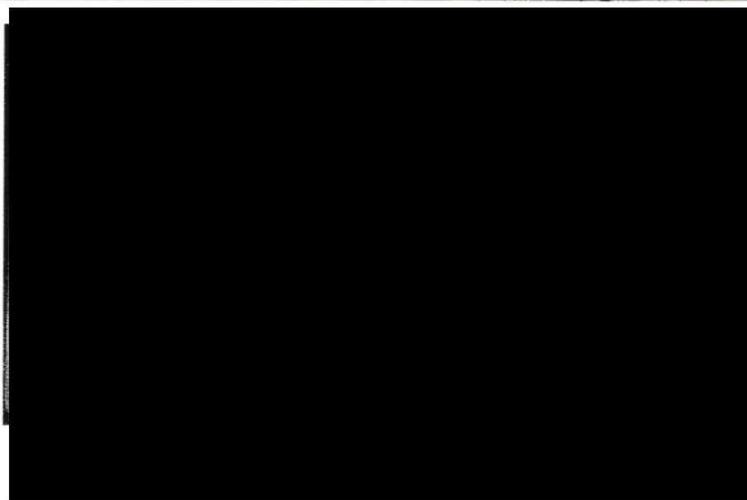
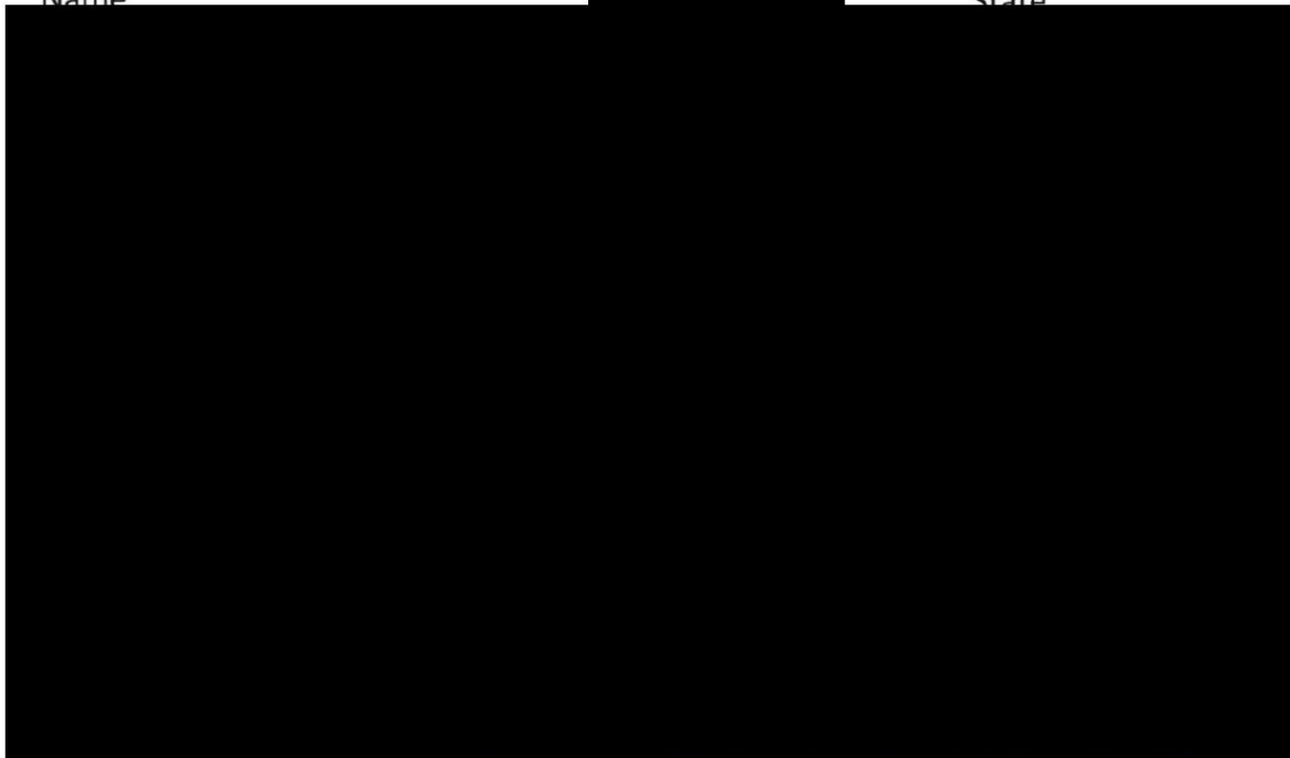
## Driver List

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Name

City / State

State



### 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 Adolfo A Morales Brenes Date 02-10-2026  
Print Name Adolfo A Morales Brenes Title Member

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

# CERTIFICATE *of* SIGNATURE

REF. NUMBER  
**KH52F-2XMXJ-Y6J7I-MLUSG**

DOCUMENT COMPLETED BY ALL PARTIES ON  
**10 FEB 2026 21:30:47**  
UTC

## SIGNER

**ADOLFO A MORALES BRENES**

SHARED VIA  
**LINK**

## TIMESTAMP

SENT  
**10 FEB 2026 21:30:19**  
VIEWED  
**10 FEB 2026 21:30:32**  
SIGNED  
**10 FEB 2026 21:30:47**

## SIGNATURE

*Adolfo A Morales Brenes*

IP ADDRESS  
**108.52.14.253**

LOCATION  
**TREVOSE, UNITED STATES**





# EQUIPMENT RENTAL AGREEMENT

**I. THE PARTIES.** This Equipment Rental Agreement ("Agreement") is made on this date of January 29 2026 by and between:

**Owner:** A business entity known as Southwest Metals LLC, with a mailing address of \_\_\_\_\_ ("Owner"), and

**Renter:** A business entity known as Coast to Coast Carrier LLC, with a mailing address of \_\_\_\_\_ ("Renter").

Owner and Renter are each referred to herein as a "Party" and collectively as the "Parties."

**II. EQUIPMENT DESCRIPTION.** The Owner hereby leases to the Renter the following equipment:

- Trailer Mac-Transfer Floor-2001 - VIN 5MAMN45291C004187
- Trailer Mac-Transfer Floor-2007 - VIN 5MAMN48297C012164

Hereinafter known as the "Equipment."

**III. TERM.** The Renter shall be allowed to lease the Equipment on a month-to-month arrangement starting on September 15 2025 and ending upon notice of \_\_\_\_\_ days from either Party to the other Party ("Lease Term").

**IV. RENT.** The Renter agrees to pay the Owner \$400.00 for leasing the Equipment ("Rent"), and the Rent shall be paid on a monthly basis.

**V. LATE CHARGES.** If any amount of Rent is late under this Agreement, there shall NOT be a late fee or penalty. The Owner may choose to consider the Renter in default of this Agreement if the Rent is not paid within fifteen (15) days. The default of this Agreement shall forfeit the Renter's Security Deposit with the Owner and allow the Renter to recover any monies that were used to recover the Equipment, including attorney's fees.

**VI. SECURITY DEPOSIT.** There shall not be a Security Deposit made by the Renter as part of this Agreement ("Security Deposit").

**VII. DELIVERY OF EQUIPMENT.** The delivery of the Equipment to the Renter at the start of the Lease Term and returning to the Owner at the end of the Lease Term shall be the responsibility of the Renter.

**VIII. OPTION TO PURCHASE.** During the Lease Term, the Renter shall not have the option to purchase the Equipment. If the Parties do come to an Agreement to purchase, it shall be in a separate agreement.

**IX. REPAIRS AND MAINTENANCE.** If for any reason the Equipment shall need repairs or maintenance due to wear-and-tear, the Renter shall be responsible.

**X. INSURANCE.** There shall be no requirement for the Renter to have any type or kind of insurance as part of this Agreement.

**XI. USE OF EQUIPMENT.** The Renter agrees to use the Equipment for its intended use and legal purposes. Any use of the Equipment outside of its intended use or for unlawful purposes can result in the termination of this Agreement.

**XII. ACCEPTANCE OF EQUIPMENT.** The Renter shall inspect each item and part of the Equipment upon delivery and pursuant to this Agreement. The Renter shall have twenty-four (24) hours from the delivery date to inform the Owner of any discrepancies. If for any reason the Renter claims the Equipment was not the same or as described under this Agreement, the Renter shall be able to return the Equipment and obtain a full refund for any Rent, Security Deposit, and any other payments made.

**XIII. NO WARRANTY.** The Owner makes no warranties, express or implied, as to the equipment leased. The Renter assumes responsibility for the condition of the Equipment.

**XIV. RISK OF LOSS OR DAMAGE.** The Renter assumes all risk of loss or damage to the Equipment from any cause and agrees to return it to the Owner in the condition received, with the exception of wear and tear, unless otherwise provided in this Agreement.

a.) Damaged or Lost Equipment. Unless otherwise provided in this Agreement, if the equipment is damaged or lost, the Owner shall have the option of requiring the Renter to either repair the Equipment to a state of good working order or to replace the Equipment with like-equipment and in equal condition. The final decision for approval of any lost or damaged Equipment will be ultimately up to the Owner.

**XV. TAXES AND FEES.** During the Lease Term, the Renter shall be responsible and be required to pay any applicable taxes, assessments, license, registration, or any other fees associated with the handling and operation of the Equipment.

**XVI. DEFAULT.** If the Renter shall default under this Agreement, and without notice to or demand on the Renter, the Owner may take possession of the Equipment as provided by law with the right to deduct the costs of recovery, including any attorney's fees and legal costs, in addition to any repair or other costs to obtain the Equipment and bring to the same condition as the Renter received upon initial delivery.

**XVII. ASSIGNMENT.** The Renter is strictly prohibited from assigning or subletting the Equipment in any manner unless written consent is given by the Owner. In addition, the Equipment may not be used by any person or associate other than the Renter and their agents, employees, and subcontractors.

**XVIII. GOVERNING LAW.** This Agreement shall be construed and governed in accordance with the laws located in the State where the Equipment is being rented.

**XIX. ENTIRE AGREEMENT.** This Agreement constitutes the entire agreement between the Parties. No modification or amendment of this Agreement shall be effective unless in writing and signed by both Parties. This Agreement replaces any and all prior agreements made between the Parties.

**XX. EXECUTION.** Renter and Owner each represent and warrant to the other that each person executing this Agreement on behalf of each party is duly authorized to execute and deliver this Agreement on behalf of that party.

**Owner's Signature:** Adolfo A Morales Brene **Date:** 01-29-2026  
Print Name: Adolfo A Morales Brenes

**Renter's Signature:** *DR* **Date:** 01-29-2026  
Print Name: David E Cruz Rivera

# CERTIFICATE *of* SIGNATURE

REF. NUMBER  
TZIAD-IJWMC-UXRPN-RDQPF

DOCUMENT COMPLETED BY ALL PARTIES ON  
29 JAN 2026 17:11:57  
UTC

## SIGNER

## TIMESTAMP

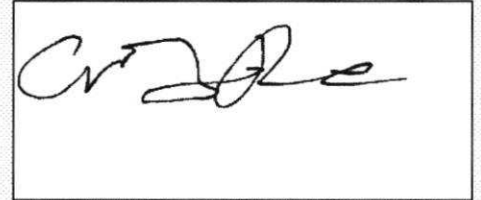
## SIGNATURE

**DAVID EDGARDO CRUZ RIVERA**

EMAIL  
DAVIDHO2507@GMAIL.COM

SHARED VIA  
**LINK**

SENT  
29 JAN 2026 16:56:13  
VIEWED  
29 JAN 2026 16:58:09  
SIGNED  
29 JAN 2026 17:03:07



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104.28.57.100

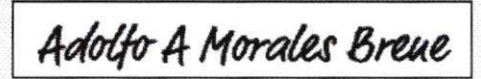
LOCATION  
PHILADELPHIA, UNITED STATES

**ADOLFO A MORALES BRENE**

EMAIL  
COASTTOCOASTCARRIERLLC@GMAIL.COM

SHARED VIA  
**LINK**

SENT  
29 JAN 2026 16:56:13  
VIEWED  
29 JAN 2026 17:03:40  
SIGNED  
29 JAN 2026 17:11:57



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LOCATION  
PHILADELPHIA, UNITED STATES

