ROCK ON TRUCKS INC.

3100 7th Street S, Waite Park, MN 56387 Office (320) 230-2998 Fax (320) 230-2912

ITO/MTO Hauling Agreement

The information listed below and in the following pages is required for you to work with Rock On Trucks, Inc. Please help us out by taking the time to read the following information and return the necessary paperwork to safety@rockontrucks.com

We require the following information in our office for your file:

REQUIRED BY ALL ITO & MTO COMPANIES

- 1. Completed ITO/MTO contractor information request form (Included)
- 2. Insurance certificate (Additional Insured & Waiver of Subrogation requirements per contract) SAMPLE INCLUDED
- 3. If pulling a Rock On issued trailer non-owned, un-described trailer insurance for value of \$50,000 is required listing Rock On Enterprises, Inc. as Loss Payee & additional insured.
- 4. Completed Certificate of Compliance MN Workers Compensation Form (Included)
- 5. Completed W-9 form (*Included*)
- 6. Vendor ACH payment enrollment form (only turn in if new vendor or bank account has changed)
- 7. If pulling a Rock On Trailer a current MVR (Motor Vehicle Report) for each driver is required.
- 8. Letter from your D.O.T. compliance company in which you are enrolled in a random testing pool
- 9. Completed proof of D.O.T. compliance form (*Included*)
- 10. Signed and dated policy and procedure letter form (*Included*)
- 11. Signed and dated safety policy form (*Included*)
- 12. Responsible contractors form (*Included*) Fill In Subcontractor, Sign & Date. Doesn't need to be notarized
- 13. Your Swift Vendor ID number (Application and instructions enclosed)
- 14. Signed Broker/Carrier Agreement (Included)
- 15. Completed Schedule I (Included)
- 16. Completed Schedule II (Included)
- 17. Federal Motor Carrier safety regulations form (*Included*)

REQUIRED BY ALL ITO COMPANIES ONLY

- 1. Copy of front and back of driver's license
- 2. Copy of valid D.O.T. physical card
- 3. Copy of the title to truck, cab card or license renewal for truck
- 4. Copy of valid annual D.O.T. inspection for truck and/or trailer
- 5. Independent contractor status determination test form (*Included*)
- 6. Disclosure and release form (*Included*)

REQUIRED BY ALL MTO COMPANIES ONLY

- 1. MTO Request to Sublet (Included) Fill in Trucking Co Info and Sign ONLY please
- 2. AASHTOWare Registration Form (*Included*) Needed if you are not already enrolled
- 3. Workers comp certificate of insurance (if not listed on above insurance certificate)

If you already have a contract in place with Rock On Trucks, Inc., this **updated contract needs to be in our office before you start hauling.** If you have any questions, please give the office a call at (320) 230-2998. Thank you for your cooperation.

ALL PAPERWORK MUST BE TURNED IN TO ROCK ON TRUCKS FOR YOU TO BE PAID!!!

<u>ITO/MTO CONTRACTOR INFORMATION REQUEST</u>

The following needs to be completed for us to enter your company into our system and is REQUIRED by the state for prevailing wage jobs for the payroll reports.

DATE:		ASSIGNED RC	OCK ON HAULER NUMBE	R
COMPANY NAME: _		CONTA	ACT NAME:	
PHONE #:	FAX #: _	E-M	AIL:	
CELL #:	Smart Phone Y	es No		
ADDRESS:		CITY, STATE, ZIP	CODE:	
EMERGANCY CONT	RACT PERSON:		PHONE NUMBER:	
FED TAX ID #:	MN T.	AX ID#:	_ DOT#: MC#	:
(To register go to: https://	mn.gov/mmb/accounti	ing/swift/vendor-resour	MN SOS #: _ ces/) YES NO If Yes: MBE	
Equipment Types: Trail	er Type: End Dump	Side Dump Belly	IA TX ALL 48 Sta Dump Quint Dump Truck ailer - Do you have a wet kit?	Quad Dump Truck
End Dump Sid	e Dump Belly I	Dump Dry Van_	d Quint 7 Axle Reefer Step De	ck Flatbed
Equipment Type: Example: Quad	Unit #:	License Plate: ABC123	Vin #: 1DFT56STHYS12345	Empty Weight:
Example. Quau	13	ABC123	1DF 13031111312343	0 10,000
Signature:		TITLE:		
Were you referred by	anyone? Yes N	Io – If yes, please let us	know who to thank with o	our Referral program!
Referred By:		Name of Co	ompany	

CERTIFICATE OF LIABILITY INSURANCE ACORD.

DATE (MM/DD/YYYY) 2/16/2016

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed, If SUBROGATION IS WAIVED, subject to

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					INSURER(S) AFFORDING COVERAGE INSURER A : INSURANCE COMPANY A					NAIC#
NSL	RED						ANCE COM			
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								GENERAL AGGREGATE	\$2,00	-
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	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A						E.L. EACH ACCIDENT		
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	Rock On Trucks 3100 7 th Street S,				THE	EXPIRATION	DATE THE	SCRIBED POLICIES BE CAI REOF, NOTICE WILL BE LICY PROVISIONS.		

AUTHORIZED REPRESENTATIVE

Waite Park, MN

56387

Minnesota Department of Labor and Industry Construction Codes and Licensing Division Licensing and Certification Services 443 Lafayette Road North St. Paul. MN 55155



Mailing Address: PO Box 64217 St. Paul. MN 55164-0217

Certificate of Compliance Minnesota Workers' Compensation Law

This form must be completed by the business license applicant.

Email: dli.license@state.mn.us

Website: dli.mn.gov Phone: (651) 284-5034

Print in ink or type

Minnesota Statutes § 176.182 requires every state and local licensing agency to withhold the issuance or renewal of a license or permit to operate a business in Minnesota until the applicant presents acceptable evidence of compliance with the workers' compensation insurance coverage requirement of Minn. Stat. chapter 176. If the required information is not provided or is falsely stated, it shall result in a \$2,000 penalty assessed against the applicant by the commissioner of the Department of Labor and Industry.

A valid workers' compensation policy must be kept in effect at all times by employers as required by law. License or certificate number (if applicable) Business telephone number Alternate telephone number Business name (Provide the legal name of the business entity. If the business is a sole proprietor or partnership, provide the owner's name(s), for example John Doe, or John Doe and Jane Doe.) DBA ("doing business as" or "also known as" an assumed name), if applicable Business address (must be physical street address, no P.O. boxes) City State ZIP code County Email address You must complete number 1 or 2 below. Note: You must resubmit this form to the authority issuing your license if any of the information you have provided changes. I have a workers' compensation insurance policy. Insurance company name (not the insurance agent) Effective date: Policy number: **Expiration date:** I am self-insured for workers' compensation. (Attach a copy of the authorization to self-insure from the Minnesota Department of Commerce; see https://mn.gov/commerce/industries/insurance/licensing/self-insurance.) I am not required to have workers' compensation insurance because: I only use independent contractors and do not have employees. (See Minn. Stat. § 176.043 for trucking and messenger courier industries; Minn. Stat. § 181.723, subd. 4, for building construction; and Minnesota Rules chapter 5224 for other industries.) I do not use independent contractors and have no employees. (See Minn. Stat. § 176.011, subd. 9, for the definition of an employee.) I use independent contractors and I have employees who are not required to be covered by the workers' compensation law. (Explain below.) I only have employees who are not required to be covered by the workers' compensation law. (Explain below.) (See Minn. Stat. § 176.041 for a list of excluded employees.) Explain why your employees are not required to be covered I certify the information provided on this form is accurate and complete. If I am signing on behalf of a business, I certify I am authorized to sign on behalf of the business. Print name: Applicant signature (required) Title Date

If you have questions about completing this form or to request this form in braille, large print or audio.

CC0515 Workers Comp



Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

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

	1 Name (as shown on your income to	ax return). Name is re	quired on this line; do i	not leave this line blank.							
	2 Business name/disregarded entity	name, if different from	n above								
n page 3.	Check appropriate box for federal following seven boxes. Individual/sole proprietor or	tax classification of th	ne person whose name	is entered on line 1. Ch		ne of the	certa	emptions in entities actions o	s, not	individua	
e.	single-member LLC						Exem	pt payee	code	(if any)_	
충	Limited liability company. Enter	the tax classification	(C=C corporation, S=S	corporation, P=Partner	rship) ▶						
Print or type. Specific Instructions on page	Note: Check the appropriate bot LLC if the LLC is classified as a another LLC that is not disrega is disregarded from the owner s	single-member LLC triangle single-member LLC triangle single-member to the single-member to the single-member the single-member LLC triangle.	that is disregarded fror for U.S. federal tax pur	n the owner unless the cooses. Otherwise, a sing	owner of the gle-member	e LLC is	code	ption fro	m FA	ГСА repo	orting
cifi	Other (see instructions)	illouid check the appi	Topriate box for the tax	Classification of its own	ei.		(Applie	s to account	s mainta	ined outsid	e the (J.S.)
) Spe	5 Address (number, street, and apt.	or suite no.) See instri	uctions.		Requeste	r's name					
See S										•	
Ø	6 City, state, and ZIP code										
	7 List account number(s) here (option	nal)									
Pai	t I Taxpayer Identific	ation Number	(TIN)								
	your TIN in the appropriate box. T		• •	given on line 1 to av	oid	Social s	ecurity	number			
	up withholding. For individuals, this				or a				7 [
	ent alien, sole proprietor, or disrega es, it is your employer identification				ot a		-		-		
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Numb	per To Give the Requester for guide	elines on whose nu	ımber to enter.								T
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Par	t II Certification										
Unde	r penalties of perjury, I certify that:										
2. I ar Sei	e number shown on this form is my m not subject to backup withholdir rvice (IRS) that I am subject to bac longer subject to backup withhold	ng because: (a) I an kup withholding as	n exempt from back	up withholding, or (b)) I have no	t been	notified	by the	Inter		
3. I ar	m a U.S. citizen or other U.S. perso	on (defined below);	and								

4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

		r, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments quired to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.	
Sign Here	Signature of U.S. person ►	Date▶	

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

ROCK ON TRUCKS, INC.

3100 7th Street South Waite Park, MN 56387 Office (320) 230-2998 Dispatch (320) 257-5545 Fax (320) 230-2912

Vendor ACH Payment Enrollment Form

This form is used for Automated Clearing House (ACH) payments to provide payment related information to your financial institution. You must check with your financial institution to confirm that funds have been deposited. Please check one of the following: New Change **Payee/Company Information** Name: Vendor #: **Current Mailing Address:** Social Security or Taxpayer ID: Contact Person Name: Home Telephone: Mobile Telephone: Work Telephone: **Email Address: Financial Institution Information** Name: Address: Routing #: Account #: Type of Account: Checking Savings Name of Payee or Authorized Official (please print): Signature and Title of Payee or Authorized Official: Date:

A voided check must accompany this form in order to receive payments electronically. A Social Security Number or Taxpayer ID is required for verdor verification. An email address is required to participate in this program.

www.rockontrucks.com
Members of:













TO: ALL ITO'S AND CONTRACT HAULERS

RE: PROOF OF DOT COMPLIANCE

TO WHOM IT MAY CONCERN:

ALL ITO'S OR CONTRACT HAULERS OR THEIR AGENTS (HEREIN AFTER CALLED "HAULERS") MUST COMPLY WITH MINNESOTA STATUTES 221.025 THROUGH 221.033 AND ANY APPLICABLE U.S. DEPT. OF TRANSPORTATION FEDERAL MOTOR CARRIER SAFETY REGULATION APPLICABLE UNDER PARTS 382.383.390-399

WE REQUIRE THAT THE HAULER MUST BE ABLE TO SUBSTANTIATE THAT ITS EMPLOYEES(S) AND OR AGENTS(S), THAT ARE SUBJECT TO THE ABOVE RULES, ARE IN COMPLIANCE WITH THE APPLICABLE STATE AND FEDERAL REQUIREMENT. ALSO, THAT THE HAULERS EMPLOYEES(S) AND/OR AGENTS(S) ARE ADEQUATELY TRAINED IN THE APPLICABLE REGULATIONS AND THEIR RESPONSIBILITY THERETO.

THE HAULER, IF REQUIRED, MUST MAINTAIN AND SUBSTANTIATE THAT HE/SHE COMPLIES WITH:

- 1) REQUIRED DRIVER QUALIFICATIONS FILES
- 2) DRUG AND ALCOHOL TEST REQUIREMENTS (NAME, ADDRESS, PHONE # OF HAULERS DRUG CONSORTIUM)
- 3) DAILY VEHICLE INSPECTION RULES
- 4) ANNUAL VEHICLE INSPECTIONS (SEC. 169,78)
- 5) COMPLETE AND ACCURATE VEHICLE MAINTENANCE FILES

LIST THE NAME, ADDRESS, PHONE #. AND CONTACT PERSON OF HAULERS

DRUG AND ALCOHOL TESTING COMPANY IN THE SPACES BELOW.

CONSORTIUM NAME

CONSORTIUM ADDRESS

CONSORTIUM PHONE #

CONTACT PERSON

THE HAULER AGREES TO IMMEDIATELY NOTIFY ROCK ON TRUCKS, INC. IF THE HAULER IS NOT IN COMPLIANCE WITH STATE AND FEDERAL REGULATIONS.

THE HAULER SHALL HOLD ROCK ON TRUCKS, INC. HARMLESS FROM ANY CLAIMS OR FINES RESULTING FROM THE HAULERS NON-COMPLIANCE OF STATE AND FEDERAL REGULATIONS, AND IN ADDITION, WILL HOLD ROCK ON TRUCKS, INC. HARMLESS FOR ANY DAMAGES RESULTING FROM INJURY OR DESTRUCTION TO PROPERTY OR PERSONS THROUGH THE NEGLIGENCE OF HAULER. PLEASE SIGN, DATE, AND RETURN ONE COPY OF THIS LETTER.

SIGNATURE DATE



Owner Operator Paperwork Procedures

Dispatch

The Dispatcher can be reached between the following hours: Monday thru Friday 5:30 am – 6:00 pm Saturday 5:30 am – 12pm **Only if you are working. Sunday 4:00 pm – 6:00 pm **Only if you are working.

Please be respectful of this request. Exceptions: If you feel the weather is threatening a job you may call earlier or later to check the status or if you cannot meet your job appointment.

Dump Trucks / Side Dumps / Belly Dumps - Cell: 651-755-7625 / Office 320-257-5545 End Dumps / Over the Road - Cell: 320-249-6050 / Office: 320-257-5547

Your dispatcher should be your first call. In the case of an emergency, Kevin Vierkant can be reached between the following hours: Kevin's Cell: 763-238-9882

Monday thru Friday 5:30 am - 6:00 am Saturday 5:30 am - 12 pm **Only if you are working

Although they will generally answer or call back after hours, please try to have any questions answered during these times. It is the goal of the dispatchers to have all business for the day accomplished within these hours. We do this so that you, your family, the dispatcher, and their family can have time each day without the confines of being on duty.

• Unwarranted, inappropriate and or excessive after-hours contact may result in disciplinary action.

If you have not been dispatched and have not been in contact with your dispatcher within these hours, it is your responsibility to confirm that you are, or are not working the following day.

- Do not assume you have the day off. Technology is such that it can be unreliable and therefore the dispatcher may not know that you have not received a dispatch.
- In the event you are not in contact your dispatcher and you do not come into work; it would be assessed as a "No Call-No Show" day of absence.

Please read through your dispatch thoroughly and make sure you understand the directions, that the pin drops work properly and that you have all information you need. If you have any questions about your dispatch, reach out the night before, not the morning of.

A minimum of 24 hours' notice is REQUIRED if you are unable to work, will be late, or leave early.

If you break down, leave early or have anything else that will affect your attendance you MUST contact your dispatcher immediately.

Thank you for your cooperation.

DISPATCH EXAMPLE:

Eqp =End Dump
On Job =02/16/23
OJT =06:00
Trk# =S92
Trl# =ED49F
ROT Job# =008665-0000

Cust =Ulland Brothers Inc.
Cjob =Northwood to TH 90 Earth
Orig =Ulland-Northwood, IA

1698 440th St Northwood, IA

Odir =

CB Chan 5

MBT =PCI Roads Comm =1.5" CLEAR

FTyp =Tons

Delv =TH 90 Exit 128 Plant Site

43.649911, -93.928130 (Copy this into the hard mount exactly as it is written)

Faribault Cty, MN

Ddir =
Plant Sup Dan 320-123-4567
Cmts =

PO# =SP 2280-143 Cust Job# =PCI Job TH 90

PREVLWAGE =N

On Job – Date of Job

OJT – Time the job starts

TRK# - Truck Number

Trl# - Trailer Number

Cust – Customer Name – This is the name you will give to the pit when loading unless there is a name in the <u>MBT</u> section (Not Rock On Trucks)

ROT Job# - Rock On's job number that you will put on your ticket and weekly recap sheet

Orig – Where you will pick up the load

Odir – Any special pickup instructions or directions

Comm – Commodity you will be hauling

FTyp – Tells you if the job is tonnage or hourly

MBT – Material Billed To – May be filled in if material is being billed to someone other than the customer

Delv – Where you will deliver the load. There may be coordinates in place of an address. You will type them into Google Maps exactly like you see them. DO NOT type in any words

Ddir – Any special delivery instructions or directions

Cmts – Any comments I need you to see will be here

PO# - Customer PO Number

Cust Job# - Customer Job Number

PREVLWAGE – Tells you if the job is a Prevailing Wage Job

Tonnage Job Tickets

All tickets must have the ROT Job # (example is below) written in the **Top Center** of the ticket.

Trk# =V1234 Trl# =

ROT Job# =008665-0000 ** This will change depending on the job you are on

Cust =Ulland Brothers Inc.

All tickets must have your hauler number (example is below) written in the Top Right Corner

Trk# =V1234 **This is an example. The dispatch will have your hauler number.

Trl# =

ROT Job# =008665-0000

Cust =Ulland Brothers Inc.

Example of a tonnage ticket:



Each tonnage ticket will need to be written on your weekly recap.

Hourly Job Tickets

When you arrive at an hourly jobsite the foreman may give you a ticket. Fill out everything on the ticket. Do not leave anything blank. Most of the information needed can be found in your dispatch.

If you **DO NOT** receive a ticket from the foreman, fill out a Rock On ticket. Fill out everything on the ticket. Do not leave anything blank. Most of the information needed can be found in your dispatch.

Press down hard when you write so all copies of the ticket are clearly legible.

If not filled out completely, or you ticket cannot easily be read, you will be called or emailed to fix your tickets which could delay your paycheck.

How to fill out a Rock On ticket:

- Check the box that matches what type of equipment you are using to haul.
- Truck #: Your truck number.
- Trailer #: The trailer number you are using to haul.
- **Job** #: ROT Job # from your dispatch.
- **Date:** The day you are working.
- Customer: Who we are working for and include the customer's PO # from your dispatch.
- Loaded At: Where you are loading.
- **Delivered To:** Where you are delivering your loads.
- Material: Type of material you are hauling. There may be more than one type.
- **Start Time** The time you were dispatched as long as you arrived on time. If you were late, please write the time you arrived to the jobsite.
- Break/Truck Down Start and Stop: Use this if you break for lunch or your truck breaks down.
- Stop Time: This is the time you deliver your last load or when the job foreman signs you out.
- **Total Hours:** Total hours worked on that project for the day. Subtract any hours from the break section.

**Round all times to the nearest quarter of the hour.

Example: Start time 7:04 should be written as 7:00, 7:12 should be 7:15

- Load Date/Time: Only write the time you are loaded.
- Ticket #: If you receive a scale ticket write the ticket number
- Net Weight: If you receive a scale ticket, write the tons.
- Accepted By: Must have the foreman sign at the end of day. If no foreman is onsite call your dispatcher and find out what the next step will be.
- Operator: Must sign your name.

White copy is for the Customer. If no one is onsite to give this to turn it in with your paperwork. Yellow copy is for the Office Pink Copy is your copy.

Use a Rock On Ticket in the following situations:

- Hauling out of Allied Blacktop yard Fill out the Rock On ticket like normal but staple the tiny paper receipts that the loader gives you to the ticket. If you do multiple loads for the same job, you can put them all on one ticket. If they are for different jobs, you will need to fill out a Rock On ticket for each job.
- Hauling of Ag Lime only if you are taking the loads from Rock On Trucks yard. Staple the tiny paper receipts to the ticket.

Example of a Rock On hourly ticket:

v	ON TRUCK 3100 7th Street South Vaite Park, MN 5638 Office 320-230-2998 Fax 320-230-2912 ABC Trucki TRAILER # E	7		OUINT BELL 7 AXLE FLAT REEFER STEE		Your Hauler # Rock On Job #
LOCATION AND	DESCRIPTION			TIME		Customers PO
LOADED AT: DELIVERED T	Martin o: <u>Vonco</u> Demo ,	Mari Bec Class	ker	START DAY		
LOAD DATE/TIME	TICKET #	NET WEIGHT	LOAD DATE/TIME	TICKET#	NET WEIGHT	
, 7:02	1234510	2402	16			
28:15	2345107	23.97	17			
3 9:30	245678	24.00	18			
4 10:00	4510789	23.51	19			
5	1,00101	0000	20			
6		- 1	21			
7	1		22			
8			23			
9			24			
10			25			
11			26			
12			27			
13			28			
14			29			
			30			

Miscellaneous Ticket Information

Landwehr does not have ticket numbers on their tickets. Please use the date you are working and your 4-digit employee number. Example: March 15, your hauler number is 5000. It should look like this 4155000

*If other Contractors tickets do not have ticket numbers you will do the same.

Make sure that your tonnage ticket is printed for where you are going and for the material you were dispatched for. <u>It's your responsibility to know your ticket is correct before leaving the scale.</u> If it is incorrect have the scale change it immediately so they bill the correct customer the correct material.

Start time on an hourly job is the dispatch time (unless Dispatcher tells you otherwise). Hourly jobs must **have sign out signatures** from the supervisor/foreman of that job. Put the correct hours down on your paperwork. If you take a lunch break or your truck breaks down mark it on your ticket. If we feel there is a discrepancy, we will check to verify your hours. We will be paying accordingly.

You **must** put one copy of your weight slips at the delivery site <u>at the time</u> you deliver the load, each and every load. **Do not ever assume** you are going to the same place twice in the same day. Therefore, put your tickets in the mailbox each time you deliver your load.

If the total hours **DO NOT** match your start and stop times we will correct them. We will not contact you about it unless it is an over an hour change.

Fuel Program

This is only for DEDICATED ITO's pulling Rock On Trailers

Please see **Billing** to receive your cards and sign agreement form.

- You are fully responsible for all charges on the fuel cards.
- They are used for Diesel fuel only
- Absolutely no personal purchases allowed. Only to be used when you are working on Rock On jobs
- Original fuel receipts **must** be turned in weekly with your paperwork.
- Your vendor number needs to be put on every receipt. Example: V1805
- When prompted for odometer reading or driver number please enter in your vendor #.
- You can be removed from the fuel program at any time by turning your cards in.
- At the end of the season all cards must be turned in and will be kept at our office until the next hauling season begins.

Weekly Recap

Please follow the steps below to fill out the weekly recap sheets. This is how you get paid for the loads you hauled.

- Company Name: Your company name
- Driver Name: Your name with your hauler number after it
- Truck #: Truck you are driving
- Trailer #: Trailer you are hauling with
- Date: The day the load was delivered or the day you worked
- Rock On Job #: This will be on your dispatch under ROT Job#
- Delivered To: The location you delivered to
- Ticket #: The number on the ticket for the load hauled
- Tons or Hours: The tons hauled or the hours worked
- Trailer Used: If you used a Rock On trailer please write the whole trailer number from your dispatch Example: ED24K or SD335
- Truck Used: Your truck number

Repeat these steps for each hourly ticket or each tonnage ticket.

- If you switch a truck or trailer it needs to be recorded.
- The white copy gets turned in with paperwork and the yellow copy is for your records.

Example:

ROCK ON TRUCKS, INC.

3100 7th Street South - Waite Park, MN 56387 Office: (320) 230-2998 Fax: (320) 230-2912

WEEKLY RECAP SHEET

Company Name: Rock On Trucks

Driver Name: John Doe E1234 S01 ED01K

Truck# Trailer#

#	DATE	ROCK ON JOB#	DELIVERED TO	TICKET #	TONS OR HOURS	TRAILER USED	TRUCK USED
1	1/1/2025	1352-2	Vonco II	25789	4.75	ED01K	S01
2	1/2/2025	1303-0	Maple Grove	529317	24.5	ED01K	S01
3	1/3/2025	1353-0	St Michael	529340	24.32	ED01K	S01
4	1/3/2025	1353-0	St Michael	529420	24.01	ED01K	S01
5	1/4/2025	2400-0	Hwy 15	60391	8.0	ED01K	S01
6	1/5/2025	2400-0	Hwy 15	60392	9.75	ED01K	S01
7							

Paperwork Due

We are **service plus** and that means we need to get our customers billed promptly.

Paperwork is due in the Rock On Office the following Monday before 6:00 pm after the week worked. You can deliver it 3 different ways.

- 1. **Drop it off** You can put your paperwork in a manila envelope and place it in the black mailbox at the front of the office in front of the flags. The mailbox says DRIVER PAPERWORK on it. The box says locked until I open it.
- 2. **Email** If you do not live close enough to by the Rock On office, you can use the Adobe Scan app and email your paperwork to billing@rockontrucks.com. Legible and complete, black & white Scanned PDF, Photos will NOT be accepted.
 - * Instructions on how to use the Adobe Scan app will be on the following page.
- 3. **Mail** If you mail it, it must be postmarked with Monday's date or it will be considered late. Please keep in mind that the Post Office can be unreliable and we may not receive your paperwork on time.

**Make sure you have your weekly recap, all tickets that are listed on your recap, double check to make sure Job # are on the top center of all tickets, Employee # truck and trailer are on the top right corner of all tickets, fuel receipts have the truck number on them, and make sure you have your logs completed.

Only include ONE copy of each of your tickets with the weekly recap.

Any paperwork that is turned in after Monday after 6:00 pm will be considered late and will be processed the following week. This means your paycheck will be delayed by a week. **NO EXCEPTIONS WILL BE MADE!**

Any questions on paperwork please email at billing@rockontrucks.com or call at 320-257-5532. If no answer, leave a voicemail and they will return your call.

Adobe Scan Instructions

- 1) Download the free app to your phone the icon should look like this:
- 2) Register your information in the app



- 3) Have all of your papers together, starting with your weekly recap and then all of your tickets
- 4) Make sure it is on **Document.** Do not hold your paper. Place your paper on a flat surface, not in direct sunlight.
- 5) Hold your phone directly over top of your first page. The app will take a photo automatically or you can press the circle button at the bottom of the screen.

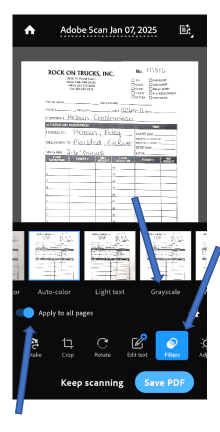


6) Make sure all corners of the paper are visible and not cut off. If something is cut off move the blue lines with your finger so only the paper is the in the box.



7) When finished with your changes click on **Keep Scanning** and move onto your next page. Repeat steps 4-6 for all pages.

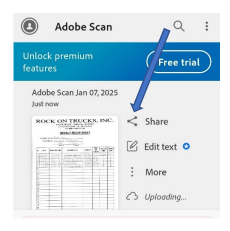
8) Click on **Filters** and select Greyscale. If the filter removes the text on your page choose a different filter.



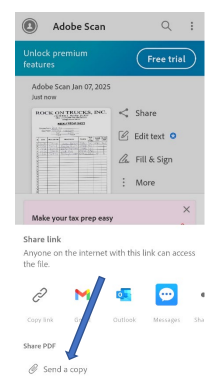
9) Click on **Apply to all** pages. Scroll left and right to make sure ALL of your pages are clear and easy to read.

If everything looks good click on **Save PDF**.

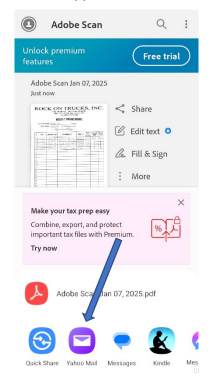
10) Another screen will open, Click on Share



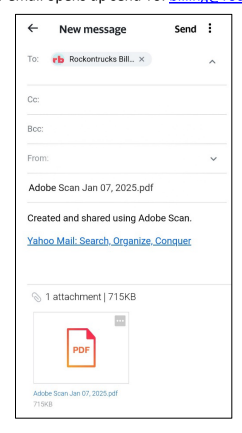
11) Click on **Send a copy**, do not 12) Click on the icon for your click on Copy Link



email app



13) When your email opens up send To: billing@rockontrucks.com



Company Rules

- 1. **GOAL** (Get out and look) Be sure that you are dumping the correct product on the correct pile. If it is found that you have dumped on the wrong pile you may be charged \$100.00 plus the cost of the material contaminated and trucking charges of the material. You will be charged what we are charged.
- 2. Please check your dump boxes between each and every load and sweep and shovel out, if need be, to make sure it is clean, so we do not contaminate any materials. If you contaminate a pile, you may be charged for the cost of the material and trucking charges.
- 3. Do not assume that the truck in front of you has the same material that you have. Know what pile is yours. If you have any doubt, please ask the loader operator. Be sure that you are talking to the loader operator and not another driver.
- 4. You must check in as a Rock On Truck at all scales with your truck #.
- 5. <u>Cell phones</u> Rock On Companies cell phone policy is driver's not talk on a cell phone until they are parked at a safe and legal destination. A driver receiving an incoming call on a hands-free device, may briefly acknowledge the incoming call and inform the caller they will call back once they have parked in a safe, legal location. Must have hands free or Bluetooth.
- 6. **Being On Time** Major time and effort is put into getting hourly jobs. It is very important that you show up at your assigned job on time. If you are preloaded the night before you need to dump that load early enough to make it to your hourly job on time.
- 7. **CB Radio use** Lots of people listen to the radio (Customers, Pits, Scale People, Other trucking companies, Police, etc.). Use the radio respectively. No swearing. **No discussing of rates.** No fighting. Please just use the radio for the necessary information you need to know and get off it.
- 8. **Jake brakes and train horns** Do not use them near houses. Do not use them in town. Do not use them near any pit. Do not use them in the tunnel. Especially where Noise Ordinances are enforced. Do not use them in any way that would threaten your employment at Rock On.
- 9. **Respect of others** We have a lot of different personalities and not everyone is going to always get along or like each other but Rock On does expect that we respect each other. If you have nothing nice to say do not say anything at all.
- 10. **Rules** Customers and/or pits have their own rules. Respect their rules. Whether you like them or not their rules need to be followed because it is their rules.
- 11. **Performance on the road** www.rockontrucks.com is on the back of all our trucks and trailers. People have no trouble calling us and letting us know how you are driving so drive professionally. You are a professional, so act like one.
- 12. **Shop** Rock On has a full-service shop. Work done at the repair shop needs to be paid in full at the time you pick up your truck. If you need to make a payment arrangement, please contact Krystal **before** the work is performed.
- 13. **Bathroom facilities** Please use the bathroom facilities which are provided by the various pits or job sites. Please refrain from urinating in these pits or on job sites. This request has come from various companies and shall be closely monitored and is cause for termination.

- 14. In the construction environment there is much diversity. Example: gender, race, religion, age, disability, etc. It is imperative that we conduct ourselves professionally and with respect to others. Derogatory comments, directly or indirectly made, are absolutely intolerable. If a complaint is received concerning such actions, Rock On will issue one written warning. Any further complaints concerning this subject will be cause for termination.
- 15. If we feel that any of the above rules are being violated, we have the right to refuse to work you and your trucks.

If you should have any questions, please contact one of us.

Main Office #: 320-230-2998

Krystal - Owner, CEO / Safety Director Cell Phone: 952-292-7625

Direct Dial: 320-257-5531

Email: <u>krystal@rockontrucks.com</u>

Kevin - Operation Manager / Field Supervisor Cell Phone: 763-238-9882

Email: <u>kevin@rockontrucks.com</u>

Josh - End Dump Dispatcher Cell Phone: 320-249-6050

Direct (320) 257-5545

Email: dispatch@rockontrucks.com

Josh - Dump Truck, Belly Dump, & Cell Phone: 651-755-7625

Side Dump Dispatcher Direct Dial: 320-257-5547

Freight & Billing Coordinator Direct Dial: 320-257-5532

Email: billing@rockontrucks.com

Bev - Payroll/ Human Resources Direct Dial: 320-257-5539

Email: payroll@rockontrucks.com

Jeff - Estimator / Recruiting Cell Phone: 320-828-7133

Direct Dial: 320-257-5541

Email: estimates@rockontrucks.com

AR & AP / Owner Operator Settlements Direct Dial: 320-257-5534

Email: ap@rockontrucks.com

Charlene – Office Manager Direct Dial: 320-257-5533

Email: office@rockontrucks.com

Rock On Repair

Jason - Shop Foreman Cell Phone: 320-980-4985

Direct Dial: 320-257-5530

Email: repairs@rockontrucks.com

Rock On Trucks, Inc.

Acknowledgement page for	Policy and Procedures.
Iprocedures letter.	have read and understand the contents of the policies and
Reviewed and read by:	
Signature	Date
Printed Name:	
Company Name:	

Certified DBE Truck Broker

Certified DBE Bulk Supplier

Minnesota Wisconsin North Dakota South Dakota Iowa

Aggregate Haulers

End Dumps

Belly Dumps

Side Dumps

Rubble End Dumps

7 Axle Dump Trucks

Quint Axle Dump Trucks

Quads, Tris, Tandems

Flat Beds

Low Boys

ROCKON Trucks Incorporated

3100 7th Street South • Waite Park MN 56387 • Phone 320-230-2998 • Fax 320-230-2912

Safety Rules for All Subcontractors

Safety rules for all subcontractors and their tier down subcontractors on Rock On Trucks, Inc. projects

** Initial each line below to show you have read and understand

____ **Compliance:** Each Subcontractor is expected to understand and comply with Federal, State and Local safety regulations. This includes, but not limited to; OSHA, MSHA, DOT and MPCA.

____ Accident Reporting - All accidents are to be reported IMMEDIATELY to the Safety Director at Rock On Trucks (952) 292-7625. In addition, a copy of each accident report prepared is to be emailed to the Safety Director at Rock On Trucks within 24 hours after the accident. Send to: safety@rockontrucks.com.

____ Cell Phones – ABSOLUTELY NO CELL PHONE USE IN ANY PIT/QUARRY OR WORK ZONE AREA AT ALL! While on the road a driver is to comply with all DOT regulation for cell phone use. 49.CFR.82

____ **Seat Belts** must be worn in <u>all</u> vehicles and equipment. This includes the operator and all passengers.

____ **Safety Meetings -** All Subcontractors <u>and their personnel</u> are required to participate in any job site safety meeting and Rock On Trucks yearly Safety Day Meeting.

Eye Wear – Protective ANSI Z87, no-prescription eye wear must be worn when the potential for eye injuries exists. Some projects require that safety glasses be worn at all times.

____ **Hardhats** must be accessible and worn by all personnel at times when the possibility of a head injury could occur <u>or at the supervisor's discretion.</u>
Subcontractors must put on their hardhats when walking around any job site.

"From Driveways to Highways"

Members of:













www.rockontrucks.com

Certified DBE Truck Broker

Certified DBE Bulk Supplier

Minnesota Wisconsin North Dakota South Dakota Iowa

Aggregate Haulers

End Dumps

Belly Dumps

Side Dumps

Rubble End Dumps

7 Axle Dump Trucks

Quint Axle Dump Trucks

Quads, Tris, Tandems

Flat Beds

Low Boys

ROCKON Trucks Incorporated

3100 7th Street South • Waite Park MN 56387 • Phone 320-230-2998 • Fax 320-230-2912

Signed:	
Company:	Date:
Loaded Trailer Never drop a loaded t responsible for ALL damages.	railer. If loaded and dropped you are
Spills Any oil, Hydraulic oil, or fuel spil Trucks safety director IMMEDIATELY.	Is MUST be reported to the Rock On
Pre-trip/Post-trip must be done dail	У
PPE, Rock on has some for purchase.	L NOT BE USED. Should you need
Work Boots or Work Shoes must be Subcontractors at all times in work areas. As white tennis shoes.) Steel toed boots or sho possibility that a foot injury could occur.	nti-slip soles are recommended. (No
Vests – Class 2 lime green vests or oth all times. Truck drivers will wear vests or oth including when driving truck.	
Personal clothing must be appropriate Long sleeve shirts when working around hot turning equipment, etc.) NO Shorts are allow closed toe shoes only allow.	asphalt, no loose clothing around

"From Driveways to Highways" Members of:













www.rockontrucks.com

RESPONSIBLE SUBCONTRACTOR VERIFICATION

Re:	(Project Name and Number)		
	The undersigned owner/office of	('Subcontractor) hereby
certifi	es that it complies with each of the mini	mum criteria in Minn. Stat.	§ 16C.285, subd.3.
	The lower-tier subcontractors that Sub	contractor intends to retain f	or work on the
Projec	ct are:		
•			
•			
•			
	ubcontractor will obtain and submit sign		
	taining the subcontractors.	o	, , , , , , , , , , , , , , , , , , ,
Dated	l:		
Dated		Subcontractor	
		Ву:	
		Its:	
	eribed and sworn to before meday of		
Notar	v Public		

Minnesota Department of Transportation (MnDOT)

Trucking Entity Vendor Form - Update form every 3 years (instructions on page 2)

Operator Name:	Include a COPY of the items below
1	- 1 CDI (Commonial Driver) a License
Truck Type:	1. CDL (Commercial Driver's License
License Plate Number:	
Truck/Unit Number:	3. Title or Lease Agreement
Trucking Entity Identification Numbers:	
Federal Tax ID Number:	OR (sole owner/proprietor) SSN
Federal USDOT Number:	
MN SWIFT/Vendor Number:	
MN Tax ID Number:	
MN Secretary of State File #:	OR □ Exempt (refer to MN Secretary of State)
MN Unemployment Account #:	OR Exempt (refer to Sec. 268.035 MN Statutes)
MN Workers' Comp Policy #:	OR Exempt (refer to Sec. 176.041 MN Statutes)
City:State:	PO Box Number:PO Box Zip Code: Zip Code:County:
Telephone Number:	
	(for MnDOT emails)
Company Website Address (if applicable):	
Trucking Entity Officers, Phone numbers, and Ema	
Owner:	
Payroll Manager:	Phone Number:Email Address:
1 ayron Manager.	Phone Number:
DBE Compliance Officer:	
	Phone Number:
EEO Officer:	
	Phone Number:
Other (Name & Title):	Email Address:
	Phone Number:
Signature:	
I, the undersigned, attest that the information provided is truthful a	and accurate and that I'm a legal officer of the aforementioned company is a continuous vacy notice (also called a Tennessen Warning) page 3 of this document monthendtrucking.

Instructional Guide for Completing the Trucking Entity Vendor Form (1-15-2022 Page 2 of 3)

Submission	Electronic: complete all applicable fields, scan and email the form to: lcusupport.dot@state.mn.us Facsimile: complete all applicable fields and fax to (651) 366-4249. US Mail: complete all applicable fields and mail to: MnDOT LCU Support, Mail Stop 650, 395 John Ireland Boulevard, Saint Paul, MN 55155-1899.
	MTO: The vendor/company is a broker or has multiple trucks (units) registered with the Federal Motor Carrier Safety Administration (FMCSA). Check the "MTO (Multiple Truck Owner)" box.
Trucking Entity Type	<u>ITO:</u> The vendor/company is owned by one individual, and one truck is operated by that individual. Check the "ITO (Independent Truck Owner/Operator)" box.
	A vendor/company can access FMCSA account information by visiting: SAFER Web - Company Snapshot (dot.gov)
	Federal Tax ID Number or Social Security Number (SSN): A unique number assigned by the Internal Revenue Service (IRS) to an individual, firm or corporation for federal tax withholding purposes. To determine whether a federal tax ID number is needed, refer to: Employer ID Numbers Internal Revenue Service (irs.gov). An ITO may use his/her social security number.
	<u>Federal USDOT Number</u> : A unique number assigned by the US DOT Federal Motor Carrier Safety Administration to a person or business entity that is hauling cargo or passengers in interstate or intrastate commerce. A vendor/company can access FMCSA account information by visiting: <u>SAFER Web - Company Snapshot (dot.gov)</u>
	MN SWIFT/Vendor Number: A unique number assigned by Minnesota Management and Budget (MMB) to an individual, firm or corporation that provides direct or indirect services to the State. This number is obtained by registering with MMB. Please contact MMB at (651) 201-8106 or by visiting: SWIFT Vendor Resources / Minnesota Management and Budget (MMB) (mn.gov)
Trucking Entity	<u>MN Tax ID Number</u> : A unique number assigned by the Minnesota Department of Revenue to an individual, firm or corporation for state tax withholding purposes. If exempt, check the "Exempt (refer to <u>Minnesota Department of Revenue (state.mn.us) website</u>)" box.
Identification Numbers	MN Secretary of State File Number: A unique number assigned by the Minnesota Secretary of State to a business entity that is conducting business in the state of Minnesota. If exempt, check the "Exempt (refer to MN Secretary of State website)" box. Out of state contractors, please review the link about Foreign Corporations, Minnesota Statutes, Sec. 303.03.
	MN Unemployment Account Number: A unique number assigned by the Minnesota Department of Employment and Economic Development (MnDEED) to a business entity that employs workers. Unemployment insurance provides temporary, partial wage replacement to workers who lose their job through no fault of their own. To determine if the company is exempt or excluded, please review Minnesota Statutes, Sec. 268.035, Subd. 20 or contact the MnDEED at (651) 556-8425. If exempt, check the "Exempt (pursuant to M.S.§ 268.035, Subd. 20)" box.
	MN Worker's Compensation Policy Number: A unique number assigned by an insurance provider, which is then provided by the vendor/company to the Minnesota Department of Labor and Industry (MnDLI). Workers' Compensation insurance provides benefits, health care costs, lost wages when workers are hurt on the job. To determine if the company is exempt or excluded, please review Minnesota Statutes, Sec. 176.041, Subd. 1 or contact the MnDLI at (651) 284-5032. If exempt, check the "Exempt (pursuant with M.S. § 176.041, Subd. 1)" box.
Company Type	Check the appropriate box based on the company's filing with the Minnesota Secretary of State.
Company Certifications	If you have been verified as a DBE, TGB, VET
Trucking Entity Contact Information	Provide all applicable contact information. Company Email Address will be used for confirmation of Request to sublet
Trucking Entity Officers & Email Addresses	At a minimum, provide the Owner, DBE Compliance Officer, EEO Officer and Payroll Manager's names, phone numbers, and email addresses. Other officer contact information is important, but not required.
Signature	Print name, sign and date.



Data Privacy Notice (Tennessen Warning)

In submitting this vendor form to the Minnesota Department of Transportation, you are being asked to provide your federal tax identification number, which may be your Social Security number if you are a sole proprietor. Your Social Security number, in whole or in part, is private data under Minnesota Statutes, section 13.355. Before you give MnDOT permission to collect and/or release private data about you, please review the information listed on this data privacy notice (also called a Tennessen Warning).

Under Minnesota Statutes, section 16C.285, subdivisions 2 and 3, a subcontractor or motor carrier on a MnDOT construction contract must meet minimum criteria to be eligible to be awarded a subcontract regardless of the value of the subcontract. The minimum criteria includes having a valid federal tax identification number or a valid Social Security number if an individual. While you may legally refuse to supply Social Security number data, MnDOT employees need one of the two kinds of federal tax identification number in order to verify your status as a responsible contractor and process your vendor form. Your Social Security information may also be accessible to anyone you specifically authorize, pursuant to courts order, and by any other person or entity authorized by state or federal law (e.g., Attorney General's Office, Legislative Auditor's Office, and law enforcement agencies).

BROKER/CARRIER AGREEMENT

THIS BROKER/CAF	RRIER AGREEMENT (the "Agree	ement"), made this _	day of
	, by and between Rock On Trucl	as, Inc. a Minnesota	corporation,
located at 3100 7th Street Sou	uth Waite Park, MN 56387 ("BRO	OKER") and	
located at		, ("CARRIER").	

RECITALS

WHEREAS, BROKER is licensed as a property broker by the Federal Motor Carrier Safety Administration ("FMCSA"), and as a licensed broker, arranges for motor carrier freight transportation under its contracts with consignors and consignees (collectively the "Customers");

WHEREAS, CARRIER is duly registered with the FMCSA as a motor carrier in interstate, intrastate, and/or foreign commerce and is in all respects qualified to transport freight as required by the BROKER and any and all other applicable governmental regulations and requirements; and

WHEREAS, BROKER, to satisfy some of its transportation needs, desires to engage CARRIER to perform certain transportation services within the limits of CARRIER'S contract operating authorities according to this Agreement's terms and conditions, and CARRIER desires to perform such transportation services in accordance with this Agreement's terms and conditions.

NOW THEREFORE, in consideration of the mutual promises, agreements and covenants set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. <u>TERM</u>. The term of this Agreement shall commence on the date first set forth above and shall be effective through one year (12 months) from above date, unless otherwise terminated by either party pursuant to this Agreement's terms and conditions.

2. TERMINATION.

- 2.1 <u>Termination by CARRIER</u>. CARRIER may terminate this Agreement at any time by providing BROKER seventy-two (72) hours prior written notice of such termination (the "Notice of Termination"). The Notice of Termination may be delivered to BROKER by facsimile transmission or hand delivery and shall be effective seventy-two (72) hours after BROKER'S receipt.
- 2.2 <u>Termination by BROKER</u>. BROKER has the right to terminate this Agreement at any time, effective immediately, upon notice to CARRIER.
- 2.3 <u>Return of BROKER'S Equipment</u>. If CARRIER is pulling a BROKER-Issued Trailer (as hereinafter defined) or utilizing other equipment issued by BROKER (collectively "BROKER'S Equipment") on the date BROKER receives notice of this Agreement's termination, CARRIER acknowledges and agrees that it will immediately drop off BROKER'S

Equipment at the BROKER'S office or leave BROKER'S Equipment at a destination point designated in writing by BROKER. A fee of \$200.00 per day will be assessed against CARRIER, beginning on the date following the date CARRIER receives notice of this Agreement's termination, if BROKER'S Equipment is not immediately returned to the BROKER'S office or the destination designated by BROKER on the date of notice of this Agreement's termination (the "Late Fee"). In addition to the Late Fee, if BROKER has to recover BROKER'S Equipment upon this Agreement's termination, a fee of not less than \$2.00 per mile and /or \$100.00 per hour for the recovery of BROKER'S Equipment may be collected from the CARRIER if such equipment is left in an unauthorized location (the "Recovery Fee").

If carrier receives other BROKER assigned equipment such as hardmount, jog box, fuel card, etc. The same return policy applies. If equipment is not returned CARRIER will be responsible for the full amount of the equipment value. A fee of \$200.00 per day will be assessed against CARRIER, beginning on the date following the date CARRIER receives notice of this Agreement's termination, if BROKER'S Equipment is not immediately returned to the BROKER'S office or the destination designated by BROKER on the date of notice of this Agreement's termination (the "Late Fee"). In addition to the Late Fee, if BROKER has to recover BROKER'S Equipment upon this Agreement's termination, a fee of not less than \$2.00 per mile and /or \$100.00 per hour for the recovery of BROKER'S Equipment may be collected from the CARRIER if such equipment is left in an unauthorized location (the "Recovery Fee").

- 3. <u>REMEDIES</u>. In addition to the foregoing Late Fee and Recovery Fee, CARRIER agrees that if it fails to comply with any term or condition of this Agreement, BROKER may also pursue, and CARRIER will be liable for, any and all damages sustained by BROKER, including, but not limited to, any associated costs, expenses, incidental and consequential damages, attorneys' fees and other costs, whether or not a legal action has been brought. BROKER'S termination of this Agreement, BROKER'S only responsibility to the CARRIER will be to pay the CARRIER according to the same pay schedule as before termination became effective up until the actual date of this Agreement's termination. BROKER shall not be responsible for any costs, expenses, loss of business, incidental and consequential damages, or any other damages of any nature, incurred by the CARRIER as a result of, or related in any way to the termination of this Agreement with BROKER. Termination of this Agreement by the CARRIER does not waive any legal remedies BROKER may have against CARRIER for CARRIER'S failure to adhere to the terms and conditions of this Agreement prior to the effective date of termination. All of the BROKER'S rights and remedies under this Agreement shall be cumulative and may be exercised singularly or concurrently, at the BROKER'S option, and the exercise of any one such right or remedy shall neither be a condition to nor bar the exercise or enforcement of any other.
- 4. <u>NON-EXCLUSIVE</u>. The parties hereto acknowledge and agree that this Agreement is non-exclusive and that there is no minimum volume of freight contemplated by this Agreement. BROKER is not in any way restricted against tendering its freight to other carriers, and CARRIER is not restricted against performing transportation services for other shippers. Under no circumstances does BROKER guarantee a minimum volume of freight to CARRIER.

5. WARRANTIES AND REPRESENTATIONS.

5.1 <u>BROKER Representations</u>:

(i) <u>Broker Status.</u> BROKER is duly licensed as a transportation property broker with a property transportation authority number MC-462255, issued by the United States Department of Transportation ("USDOT") and has on file with the USDOT all information required by federal statutes or regulations. Attached to this Agreement is a copy of the BROKER'S license issued by USDOT.

5.2 <u>CARRIER Representations</u>:

- (i) <u>Carrier Status</u>. CARRIER warrants and represents that it has all proper authority and power to perform the services under this Agreement and that it is properly licensed and is in compliance and shall at all times operate in compliance, with all applicable statutes, regulations and licensing requirements. CARRIER warrants and represents that it is a duly licensed motor carrier of property and is authorized to perform interstate transportation service by the USDOT (See attached **Schedule 1** for USDOT license number and MC number). There are no legal or contractual obstacles existing or pending which affect CARRIER'S ability to provide motor carrier services. CARRIER is duly registered with the FMCSA as a motor carrier in interstate, intrastate, and/or foreign commerce and is in all respects qualified to transport freight as required by the BROKER.
- (ii) <u>Maintenance of Equipment</u>. CARRIER warrants and represents that in regards to any and all equipment used to perform the services under this Agreement, CARRIER shall at all times and at its sole cost and expense, maintain such equipment in good repair and condition in compliance with all applicable safety regulations and manufacturer's requirements.
- (iii) <u>Performance of Services</u>. CARRIER warrants and represents to BROKER that it shall perform the services under this Agreement in a professional manner in accordance with generally recognized commercial practices and industry standards.
- 6. <u>INDEMNIFICATION</u>. CARRIER shall be solely responsible for and shall defend, indemnify and hold BROKER harmless from and against any and all claims, costs, losses, expenses, suits, judgments, liabilities or damages, including reasonable legal or other professional fees and expenses of any kind or nature incurred by BROKER and arising out of, related to, or in connection with the performance of any services under this Agreement by CARRIER, CARRIER's independent contractors, subcontractors, successors, or assigns, any negligence in performing the services under this Agreement by CARRIER, CARRIER'S

independent contractors, subcontractors, successors, or assigns, and any violation or breach of any warranty, representation, or covenant in this Agreement by CARRIER, CARRIER'S independent contractors, subcontractors, successors, or assigns, which shall include, but are not limited to any and all liability, costs and damages to persons and/or property arising out of operations hereunder by CARRIER, CARRIER'S independent contractors, subcontractors, successors, or assigns including, but not limited to all road, fuel and other taxes, fees or permits, damages due to improper loading and overweight fines.

- INDEPENDENT CONTRACTOR STATUS. The relationship of BROKER to 7. CARRIER shall be that of an independent contractor and not as a partner, joint venturer, or agent of BROKER. Under no circumstance shall either party have the right to bind or attempt to bind the other to any contract. CARRIER shall be wholly responsible for performing the transportation services contemplated herein and for all costs and expenses of such transportation services including, but not limited to, costs and expenses of all CARRIER'S transportation equipment, its maintenance, and those persons who operate such equipment. CARRIER shall further be wholly responsible for the hiring and termination of all employees utilized to carry out such transportation services. CARRIER acknowledges its separate responsibility for all federal and state income and withholding taxes, workers compensation, unemployment compensation, and other taxes, and agrees to defend, indemnify, and hold BROKER harmless from and against any claim or liability therefor including, but not limited to, that which arises out of or is related to CARRIER'S services under this Agreement. Employees of CARRIER, CARRIER'S independent contractors, subcontractors, successors, and assigns will not, by virtue of this Agreement, be entitled to or eligible to participate in any benefits or privileges given to or extended by BROKER to its officers or other employees.
- 8. <u>RISK OF LOSS</u>. In transporting any freight pursuant to this Agreement, CARRIER assumes all risk and liability for loss, damage, injury and delay as it is assumed by an interstate motor common carrier. CARRIER shall be liable for damage to or loss of any lading transported under this Agreement which are receipted for by CARRIER or its agent as being received in good order and condition. Such liability shall begin at the time freight is loaded in or on CARRIER'S equipment at the point of origin, and continue until the freight is delivered to the designated Customer at the destination or to any intermediate stop-off party. CARRIER'S liability shall be for the full replacement cost of the lost or damaged items.

9. OBLIGATIONS OF CARRIER.

- 9.1 <u>Child Support</u>. CARRIER agrees to notify the BROKER in writing, if the CARRIER is legally required to pay child support and shall provide to BROKER all orders and documentation to authorize and facilitate any and all required withholdings.
- 9.2 <u>Prompt Transportation</u>. CARRIER will promptly receive, transport and deliver safely and without delay all shipments which it accepts under this Agreement. Any delay or known likelihood of delay will be immediately reported to BROKER in writing.
- 9.3 <u>Bill of Lading</u>. CARRIER shall issue a uniform standard bill of lading for property it receives for transportation under this Agreement and shall be liable for the actual loss or injury to the property transported to any person entitled to recover under the

bill of lading. CARRIER shall perform all services required under the bill of lading. The bill of lading for each shipment shall note that the shipments were transported by CARRIER, acting as a carrier. The name of the underlying shipper shall be inserted in the blank for the shipper, and the name of the Customer shall be inserted in the blank for the Customer. Failure to issue a bill of lading will not affect the liability of the CARRIER. The parties agree that all liability standards and burdens of proof are herein governed by the Interstate Commerce Termination Act, 49 U.S.C. Section 14706 et seq. (the Carmack Amendment), or its successors.

- 9.4 <u>Delivery Receipts</u>. CARRIER will obtain from the Customer a complete, signed delivery receipt for each shipment, and it shall notify BROKER in writing of any exception on the delivery receipt or any related documents, including a standard form bill of lading.
- 9.5 <u>COD Requirements</u>. Where applicable, CARRIER will collect Cash on Delivery ("COD") charges for shipments so designated by the shipper or BROKER. If COD freight is delivered without collection of the charges, then CARRIER shall be solely responsible to pay the amount due.
- 9.6 Failure to Render Services. If CARRIER fails to deliver a shipment, BROKER, at its option, may obtain alternative transportation to complete the shipment. CARRIER shall be liable for any and all costs incurred by BROKER in securing such alternative transportation, including, without limitation, all transportation costs and expenses, taxes, permits, applicable late charges, and any and all other costs relating to or arising out of CARRIER'S inability to render transportation services.
- 9.7 <u>Withholding Restrictions.</u> CARRIER shall not withhold any freight due to any dispute with BROKER regarding freight charges. CARRIER waives and releases any and all liens which it might otherwise have on any of BROKER'S or Customer's freight in possession.
- 9.8 <u>Cargo Insurance</u>. CARRIER agrees to maintain cargo insurance in the minimum amount reflected on **Schedule I** to compensate those parties entitled to recover for loss or damage to cargo (the "Cargo Insurance"). CARRIER agrees that it is responsible for the first \$1000.00 per incident if a deductible applies. Upon this Agreement's execution, CARRIER shall cause its insurance carrier to issue BROKER a standard Certificate of Insurance which Certificate shall require the insurance carrier to give BROKER thirty (30) days written notice prior to the cancellation of the Cargo Insurance. CARRIER shall add BROKER as a certificate holder before payment of freight charges will be made to CARRIER. The cargo insurance shall be in the form required by federal law and shall have no exclusions or restrictions that would not be accepted by the USDOT, the FMCSA, or the Surface Transportation Board for a filing under the statutory requirements.
- 9.9 <u>Liability / Property Damage Insurance</u>. CARRIER shall maintain liability and property damage insurance in the minimum amount reflected on **Schedule 1** (the "Liability Insurance"). Upon this Agreement's execution, CARRIER shall cause its insurance carrier to issue BROKER a completed Insurance Certificate with \$1,000,000.00 minimum liability listing Rock On Trucks as **Addition Insured**, Waiver of Subrogation in favor of Rock On Trucks as respects the Auto, GL, WC and Umbrella liability policies. Certificate shall require the insurance

carrier to give BROKER thirty (30) days written notice prior to the cancellation of the Liability Insurance. CARRIER agrees that it is responsible for the first \$1000.00 per incident if deductible applies. Certificate shall read as follows:

"ANY/ALL WORK PERFORMED. ROCK ON TRUCKS, THE OWNER AND OTHERS AS REQUIRED IN THE CONTRACT DOCUMENTS ARE INCLUDED AS ADDITIONAL INSUREDS, ON A PRIMARY & NONCONTRIBUTORY BASIS IF REQUIRED BY WRITTEN CONTRACT WITH RESPECT TO GENERAL LIABILITY, AUTOMOBILE LIABILITY and UMBRELLA LIABILITY. WAIVER OF SUBROGATION APPLIES, IF REQUIRED BY WRITTEN CONTRACT WITH RESPECT TO THE GL, AUTO, WC AND UMBRELLA IN FAVOR OF ROCK ON TRUCKS, THE OWNER AND OTHERS AS REQUIRED IN THE CONTRACT DOCUMENTS."

- 9.10 <u>Non-Owned Undescribed Trailer</u>. CARRIER pulling a BROKER-Issued Trailer must provide an additional insured and loss payee certificate naming Rock On Enterprises, Inc., which insurance shall provide coverage in regards to any non-owned undescribed trailer with a value of \$65,000.00. The CARRIER shall be responsible for any and all damage to the BROKER-Issued Trailer during the term of this Agreement. The CARRIER shall not have a deductible on comprehensive and collision in excess of \$1000.00 with regard to the undescribed non-owned trailer coverage.
- 9.11 <u>Taxes.</u> CARRIER shall assume all responsibility for, and shall pay, state and federal taxes, insurance (including, but not limited to income taxes, workers compensation, unemployment compensation, disability and social security insurance), assessments and other financial obligations arising out of the services performed pursuant to this Agreement. CARRIER agrees to indemnify and hold harmless BROKER against any and all losses, expenses, liabilities or damages arising out of or in connection with CARRIER'S failure to pay for such taxes and coverage and from any and all claims by CARRIER'S employees against BROKER arising out of or in connection with the performance of services under this Agreement.
- 9.12 <u>Contaminated Loads</u>. CARRIER shall ensure that all loaded product does not contain any contaminates and that CARRIER loads such product into a clean and empty trailer. CARRIER acknowledges and agrees that it is solely responsible for any and all liabilities and damages which may be incurred by CARRIER or BROKER as a result of CARRIER'S failure to complete its duties under this Section.
- 9.13 On the Job Equipment Damage. If any damage occurs to equipment during the performance of CARRIER'S work under this Agreement, CARRIER must immediately notify BROKER'S dispatch. If such damage is caused by the Customer, CARRIER must also note it on CARRIER'S time slip and the job foreman must sign off on it so that BROKER is able to attempt to recover the costs from such damage. If such damage occurs and is not reported (No Record) or is otherwise the result of CARRIER'S actions or omissions, any and all repairs will be completed at CARRIER'S sole cost and expense.
- 9.14 <u>Accidents and/or Injuries</u>. CARRIER agrees to report any accidents or injury to BROKER's on-site supervisor and within 24 hours to BROKER's Safety Department.

- 9.15 <u>Safety Equipment</u>. CARRIER shall at all times have a back up alarm and amber flashing light in proper working order must be seen 360 degrees around vehicle or placed such that lights can be seen from any angle. An OSHA approved hard hat and a class 2 safety vest, safety glasses, steel tip shoes, must be present in each of CARRIER'S units at all times and worn when outside of truck in ALL locations. NO SHORTS!
- 10. PAYMENT TO CARRIER. 10.1 Payment to CARRIER. BROKER agrees to pay CARRIER, and CARRIER will collect only from BROKER, the transportation charges for the commodities moved by CARRIER under this Agreement in accordance with the pre-determined rate agreed upon by BROKER and CARRIER (the "Rates and Charges"). Payment will be made within thirty (30) days of receipt by BROKER of CARRIER'S invoice covering such transportation accompanied by a signed original delivery receipt, copy of the bill of lading showing that the shipment was delivered in good condition, and any other documentation as reasonably requested by the BROKER (collectively the "Paperwork"). Only the BROKER, not the CARRIER, shall bill the Customer for the transportation services rendered under this Agreement. If any damage is noted in the Paperwork, BROKER may withhold payment of freight charges, in its sole and absolute discretion, pending investigation of the damages and claim. CARRIER agrees BROKER, at its option, may also offset against any payments owed to CARRIER, amounts CARRIER owes BROKER pursuant to the authorized deductions listed within the attached Schedule II.
- 10.2 Rates and Charges. After a rate is agreed to by the parties in writing, one party shall fax to the other party a Rate Confirmation Sheet which shall identify the shipment by: DATE OF TENDER, ORIGIN, DESTINATION, COMMODITY, ESTIMATED WEIGHT, and AGREED RATE. The agreed upon Rate Confirmation Sheet is attached to this Agreement. The Rate Confirmation Sheet must incorporate this Agreement by reference and be signed by both parties prior to shipment. Additional rates or modifications of the Rates and Charges may be established or amended in order to meet specific shipping schedules, as mutually agreed upon by the parties, but such changes shall be sent by the party initiating the change, by reasonable means, to the other party, and the other party must approve the changes in a writing initialed by the second party, and the second party must return, by reasonable means, the proposed change which shall include the initialed approval of both parties. This rate agreement shall be separately designated by a numbering system agreed to by the parties.
- 10.3 <u>Late Paperwork.</u> CARRIER understands and agrees to present Broker with the Paperwork once a week. The Paperwork MUST post marked by Monday's date if mailed and turned in no later than 6:00pm Monday night if dropped off at the office for the previous week's work. Any Paperwork turned in late will be assessed a late fee which shall equal \$5.00 for each item of late Paperwork under this Agreement ("Late Paperwork Fee"). The Late Paperwork Fee shall be charged back to the CARRIER. Any Paperwork turned in 10 days or more after the work has been performed will not be guaranteed payment.

11. PROVISIONS AS TO THE SETTLEMENT OF CARGO CLAIMS.

11.1 Limitations. Cargo claims shall be investigated and settled in accordance with the

regulations codified at 49 C.F.R. 1005 between CARRIER and BROKER. As a condition precedent to recovery, claims must be filed in writing within one (1) year after delivery of the property; or, in the case of the failure to make delivery, then within one (1) year after a reasonable time for delivery has elapsed. Suits shall be instituted against any carrier within two (2) years from the day that the CARRIER has disallowed the claim or any part or parts thereof specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, CARRIER shall not be liable, and such claims shall not be paid.

- 12. NO BACK-SOLICITATION BY CARRIER. CARRIER shall not solicit traffic from any shipper, consignor, consignee or customer of the BROKER where CARRIER has transported such traffic for BROKER within one (1) year prior or CARRIER has otherwise learned of such traffic through BROKER. If CARRIER breaches this Agreement and "back-solicits" the BROKER'S customers and/or obtains traffic from such a customer, the BROKER then is entitled, for a period of fifteen (15) months after the involved traffic first begins to move, to a commission from CARRIER of fifteen percent (15%) of the transportation revenue received on the movement of the traffic as liquidated damages.
- 13. PUBLICITY CONSENT RELEASE. CARRIER irrevocably grants to BROKER, its affiliates, subsidiaries, assigns, licensees and legal representatives the worldwide, perpetual right to post and use, in any media form whether now known or hereinafter devised, photographs, images and other likenesses of CARRIER'S trucks, trailers or other equipment as are or may be embodied in any pictures, photos, video recordings, digital images and the like ("Images"), taken or to be taken by BROKER or on the BROKER'S behalf for use in the BROKER'S publications, publicity materials or advertisements without any further consideration, compensation, reservation, limitation or CARRIER'S prior approval. CARRIER further acknowledges and agrees that BROKER, its affiliates, subsidiaries, assigns, licensees and/or legal representatives have sole ownership of such Images. BROKER'S use of such Images shall include, but not be limited to illustrations, bulletins, exhibitions, videotapes, reprints, reproductions, publications, advertisements, websites and any other promotional materials in any medium now known or later developed. CARRIER acknowledges and agrees that it shall not receive any compensation for the use of such Images and specifically releases BROKER, its affiliates, subsidiaries, assigns, licensees and legal representatives from any and all claims which arise out of or are in any way connected with use of the Images in accordance with this Agreement.

14. MISCELLANEOUS.

14.1 Broker Issued Trailers.

- (i) CARRIER acknowledges and agrees that the trailer(s) issued by BROKER to CARRIER under this Agreement (the "Broker-Issued Trailer"), if any, is clean and in good condition and repair The Broker-Issued Trailer must be returned clean and in good repair and condition or a \$75.00 wash fee and/or a \$75.00 clean out fee will be collected by BROKER.
- (ii) CARRIER shall maintain the Broker-Issued Trailer which shall include, but not be limited to the following: Brake adjustments, weekly greasing of axle components, daily greasing of gates, filling the oilier daily (belly dump), inspecting air pressure and tires daily, general inspection of the Broker-Issued Trailer and reporting of all conditions.
- (iii) CARRIER is required when pulling any Broker –Issued Trailer to deliver the Broker-Issued Trailer to BROKER'S designated shop for scheduled maintenance as requested by BROKER.
- 14.2 <u>Brokers Premises</u>. BROKER is not under any circumstances responsible for any and all damages to any property owned by CARRIER or CARRIER'S drivers while said property is on the premises of BROKER.
- 14.3 As a CARRIER, you are required to comply with all OSHA, MNSHA, State, Local and Federal Laws and regulations, including but not limited to, Drug/Alcohol Testing, Driver Qualification Files, and displaying your company name and USDOT number on your truck. It is the policy of Rock On Trucks Inc. to ensure and maintain a working environment free of all harassment, intimidation and coercion at all facilities and work site locations. The CARRIER will comply with this policy to ensure an atmosphere free of all harassment and intimidation. If the CARRIER has other Independent Owner Operator(s) or Trucking Companies working under this Agreement, CARRIER is responsible to ensure that said Owner Operator(s) and/or Trucking Companies are in compliance with all of the terms of this paragraph, and this Agreement.
- 14.4 <u>Entire Agreement</u>. This Agreement is the entire agreement between the parties, superseding all earlier agreements.
- 14.5 <u>Governing Law.</u> This Agreement shall be construed in accordance with laws of the State of Minnesota. All other disputes relating to or arising out of this Agreement shall be governed by Federal law, where applicable.
- 14.6 <u>Arbitration</u>. Any disagreement or litigation arising under this Agreement shall be referred to mandatory arbitration and decided under the rules of the American Arbitration Association.

- 14.7 <u>Severability</u>. If the operation of any part of this Agreement results in a violation of any law, such part shall be severed and the Agreement's remaining provisions shall continue in full force and effect.
- 14.8 <u>Enforcement</u>. CARRIER shall pay BROKER'S reasonable attorneys' fees and costs incurred by BROKER to enforce any provision of this Agreement or as a result of any act or omission by CARRIER in the performance or non-performance of CARRIER'S obligations under this Agreement.
- 14.9 <u>Force Majeure Exemptions</u>. Neither party hereto will be liable for the failure to tender or timely transport freight under this Agreement if such failure, delay or other omission is caused by strikes, acts of God, war, accidents, civil disorder, or through compliance with legally constituted order of civil or military authorities.
- 14.10 <u>Assignment</u>. Neither this Agreement nor any interest herein may be assigned by either party to this Agreement without the prior written consent of the other, and any unauthorized assignment shall be void. CARRIER further agrees that the work to be performed hereunder shall not be subcontracted without the prior written approval of BROKER except that the use of independent contractors (owner-operators) by CARRIER shall not be considered to be subcontracting.
- 14.11 <u>Notices</u>. Notices shall be sent by registered mail, return receipt requested, to each party at the address shown above, or to such other address as shall have been designated in writing.
- 14.12 <u>Modification</u>. The terms of this Agreement shall not be modified except in writing signed by authorized representatives of BROKER and CARRIER.
- 14.13 <u>Binding Effect</u>. This Agreement shall both bind and benefit the parties to this Agreement and their respective successors and permitted assigns.
- 14.14 <u>Material Breach</u>. Any violation of the terms and conditions of this Agreement will be considered a material breach of the Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date first above written.

CARRIER:	BROKER:		
	Rock On Trucks, Inc.		
By:	By: Title		

SCHEDULE I

2.	MC(If applicable)
3.	Minimum amount of Cargo Insurance Carrier must have in place:
	\$10,000.00. With such terms and conditions as is required by the
	Broker/Carrier Agreement between the parties ("Broker/Carrier

Carrier's USDOT No.:

Agreement").

1.

(Cargo Insurance is OPTIONAL if hauling sand and gravel only)

- 4. Minimum amount of liability and property damage insurance Carrier must have in place: \$1,000,000.00. With such terms and conditions as is required by the Broker/Carrier Agreement.
- 5. Owner operator pulling a BROKER-Issued Trailer must provide an additional insured and loss payee certificate naming Rock On Enterprises, Inc. with regard to a non-owned undescribed trailer with a value of \$65,000.00. The owner operator is responsible for any and all damage to the BROKER-Issued Trailer during the term of the Broker/ Carrier Agreement. The Carrier shall not have a deductible on comprehensive and collision in excess of \$1,000.00 with regard to the undescribed non-owned trailer coverage.

SCHEDULE II

BROKERS AUTHORIZED DEDUCTIONS

BROKER shall have authority to deduct from payment to CARRIER, or have the right to offset with respect to any funds held by BROKER, the following items:

- A. Any advance or loans of any kind made by BROKER to CARRIER, CARRIER'S drivers or agents. Including interest and or fees.
- B. Any amount due BROKER by CARRIER by reason of CARRIER'S failure to make proper collection on C.O.D. or collect shipments
- C. When a trailer is furnished by the BROKER for the CARRIER for the performance of this Agreement, fifteen percent of the gross amount due and owing to CARRIER or \$250.00 per week, whichever is greater, deduction will be applied to the payments due from BROKER when work is available.
- D. If any equipment is furnished by the BROKER to the CARRIER for the use in the performance of this Agreement (the "Equipment"), the CARRIER shall return such Equipment to the BROKER in the same condition as when received by the CARRIER, reasonable wear and tear excepted. Excessive brake and tire wear to the Equipment such as flat spotting is unacceptable and CARRIER may be charged for such damage at BROKER's sole and absolute discretion. CARRIER is not required to purchase or rent any products, equipment, or services as a condition of entering into this Agreement.
- E. Payments for any of CARRIER's indemnification obligations due to loss or damage to third persons or property as provided for in the Agreement.
- F. Payments for damage to or loss of cargo as provided for in this Agreement.
- G. Payment for losses or costs incurred by BROKER as a result of loss of or damage to its equipment, as provided for in this Agreement.
- H. Payment of losses incurred by BROKER for the recovery of a Broker-Issued Trailer left in unauthorized location as provided for in this Agreement.
- I. Unless CARRIER provides for the items listed below, BROKER may initially pay for and later charge back to the CARRIER and/or deduct with an itemization from the CARRIER'S payment immediately at the time of such payment, any of the following: mud flaps, flags, fuses, reflectors, lights, light bulbs, citations, fines, over weight fines,

- outside services, repairs, cash advances, cargo claims, accident claims, mileage and/or fuel taxes, insurance, tires, telephone, towing charges, permits and any other equipment or repairs for CARRIER'S equipment.
- J. If CARRIER elects to purchase fuel though the BROKER fuel program, CARRIER will be charged an additional two percent of BROKER's gross payment to CARRIER. BROKER shall immediately apply the deduction at the time of the final payment. BROKER shall deduct any fuel purchase including any service charges made by CARRIER, CARRIER's drivers or agents at any of BROKER'S terminals or through any BROKER approved fuel purchase program.

CARRIER	BROKER
By:	By:
(Signature)	(Signature)
Title:	Title:

ROCK ON TRUCKS, INC.

3100 7th Street South Waite Park, MN 56387 Office (320) 230-2998 Fax (320) 230-2912

FEDERAL MOTOR CARRIER SAFETY REGULATIONS

Please be advised that I hereby certify that when engaged either directly, or indirectly, by Rock On Trucks, Inc. for commercial transportation purposes that:

I am in complete compliance with all the applicable state and federal D.O.T. safety regulations listed below, but not limited to on those below.

- 1. I have a driver qualification file that meets all state and federal D.O.T. safety requirements. (FMCSR Sec.391.51)
- 2. I have a current D.O.T. physical that meets all state and federal D.O.T. physical requirements. (FMCSR Sec. 391.43)
- 3. I am enrolled in a drug and alcohol testing program that includes a random selection process, and the program meets all state and federal D.O.T. regulatory requirements (FMCSR Sec. 382.301-311)
- 4. I have a complete vehicle maintenance file on trucks or trailers that I operate/own while I am engaged either directly or indirectly by Rock On Trucks, Inc. (FMCSR 396.13 & 396.21)
- 5. I have a current state and/or federal annual D.O.T. inspection on trucks/trailers that I own or operate for Rock On Trucks, Inc. either directly or indirectly. I further am performing daily inspections on trucks and/or trailers that I own or operate for Rock On Trucks, Inc. either directly or indirectly. (FMCSR Sec. 396.17 annual & Sec. 396.15 daily)
- 6. I have appropriate property, casualty, worker's compensation and liability insurance in effect on myself, my employees and my trucks, and trailers while engaged either directly or indirectly by Rock On Trucks, Inc. with Rock On Trucks, Inc. listed as additional insured. (FMCSR Sec. 387.31)
- 7. I have been trained and/or have trained drivers of my company in mine safety and health in accordance with pit and mining regulations. I understand materials for site-specific training are available at Rock On Trucks, Inc. office, which will meet minimum requirements.
- 8. I will produce documents, records and evidence to be able to support these statements upon request by Rock On Trucks, Inc. I will also agree to notify Rock On Trucks, Inc. immediately whenever any of the above statements are not true.

Signature	Date
Company Name	Title

www.rockontrucks.com

Licensed and Bonded Truck Brokers
Certified DBE Truck Broker
MEMBERS OF:







INDEPENDENT CONTRACTOR STATUS DETERMINATION TEST

Under legislation enacted in 1996, an independent contractor doing commercial or residential work in the public or private sector shall be considered an employee of the general contractor from whom the independent contractor is performing services unless the independent contractor meets all of the following conditions.

Check eac	h of the items for which your answer is yes?		
1.	Do you maintain a separated business with your own office, equipment (truck,trailer etc.), and materials?		
2.	2. Do you have or have you applied for a federal employer identification number Fed I.D. #		
3.	Do you operate under contract to perform specific services or work for specific amounts of money and under which you control the means of performing the work?		
4.	4. Do you incur the main expenses (gas repairs, etc.) related to the work that you perform under contract?		
5.	Are you responsible for the satisfactory completion of work that you have contracted to perform and are you liable for the failure to complete the work?		
6.	Do you receive compensation for the work performed under the contract on Commission or per-job or competitive bid basis and not on any other basis?		
7.	Will you realize a profit or suffer a loss under contracts to perform work?		
8.	3. Do you have continuing or recurring business liabilities or obligations (insurance etc.)		
9.	Does the success of your business depend on business receipts being sufficient to cover expenses.		
Name (pr	inted) Date		
Signature	Company Name		

^{*}If you fail to meet any of the above criteria, you must be considered an employee for purpose of worker's compensation insurance coverage.

ROCK ON TRUCKS, INC.

3100 7th Street South Waite Park, MN 56387 Office (320) 230-2998 Fax (320) 230-2912

Disclosure and Release

I,, attest that I meet the requirements of legal status determination as an independent contractor, that I have no employees, and that I do not elect to cover myself under the Workers' Compensation Act.
Notice to the independent contractor: Anyone working for you is considered to be an employee unless they comply with all 9 points of the status determination test.
I will provide a certificate of insurance for workers' compensation for anyone not complying with the status determination test before performing any work.
I will provide a certificate of insurance showing general liability and auto liability insurance before performing any work.
Based on the above disclosures and representations, I hereby release the general contractor, Rock On Trucks, Inc. from any claim for damages or injuries based upon any theory of employment both me and any other person or entity retained, hired, employed, or subcontracted for by me.
Signature Date

www.rockontrucks.com

Licensed and Bonded Truck Brokers
Certified DBE Truck Broker
MEMBERS OF:



Company Name _____





Title _____

(Updated 1/03/2017)

Prime Contractor Information

Prime Contractor Company Name:	Telephone Number:
State Contract or Project Number:	Fax Number:
Project Location:	Email:

Important Notices and Instructions

- 1. The prime contractor must complete this form, acquire all applicable signatures, and submit it to the project engineer (P.E.)
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- a

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	ontractor must report each MTO on a MTO Month				
5. A MTO that is subject to the contract must submit a certified payroll report and/or a METR if hiring other trucking e			er trucking entities		
	h the Special Provisions Division $A - LABOR$ in				C
	nust submit an IC-134 form to the Prime Contractor				
	ral, the P.E. will sign the form and provide a copy	•	•		
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Street Address:		Federal Ta	ax I.D. Numbe	r:	
City, State, Zip C	Code:	Minnesota	ı Tax I.D. Nun	nber:	
Telephone Numb		Email:			
Is this subcontract	ctor replacing work that was previously committee	d to a DBE,	TGB or Vetera	an firm? 🔲 Yo	es 🗌 No
If yes, you must	contact the Office of Civil Rights at (651) 366-30	073 or ocrfor	msubmissions	@state.mn.us be	efore proceeding.
Name of contract	or/vendor that hired the MTO:			Vendor (SWIFT	') ID Number:
Name of Contract	orvendor that fired the MTO.			venuor (SVVII-1) ID Number:
Contract Item		Estimated	Unit of	Unit	
Line Number	Contract Item Description	Quantity	Measuremen		Amount
					Φ.
					\$
					\$
					<u>Total</u>
	CONTRACTOR'S STATEMENT OF	COMPLI	ANCE		\$
Print Name and T	Fitle of Prime Contractor Representative	Signature	<u>}</u>		<u>Date</u>
Δs a representative	e of the prime contractor, I certify that the information	nrovided or	this form is tru	ithful and accurat	e to the best of my
	ify that all written subcontracts, executed by the prime				
	on A, federal and/or state certified prevailing wage dec				
	demonstrate compliance with all contract specification				
	16C.075 (E-Verify) and 16C.285 (Responsible Contra				onsent to sublet any
	ract does not relieve the prime contractor of liabilities			tract and bonds.	
Print Name and T	Fitle of MTO Subcontractor Representative	Signature			<u>Date</u>
As a raprasantativa	e of the MTO, I certify that the information provided	on this form i	e truthful and a	coursts to the bes	et of my knowledge
	pany has contracted to perform the work prescribed				
	erstand all applicable contract specifications, laws and i				
	Fitle of Project Engineer	Signature	· •		<u>Date</u>
	of the Department, I approve the Prime Contractor's utilizational blied with the terms established in MnDOT Standard Specific				ally, the Prime
All persons signing this	s form understand that willful falsification of this document may resu	alt in civil and/or	criminal prosecution	on under federal and/or	
Statutes 16B 1	61 315 Subdivision 2, 177 43 Subdivision 5, 177 44 Subdivision 6.	609.63: or the Ur	nited States Code 18	RUSC 1001 31 U.S.	C. 231, CFR 5.12.

MnDOT User Registration Form for AASHTOWare CRL Roles\User (External Partner/Contractor) Complete all sections 1-7.

[1] You must register an email address to use as your AASHTOWare login ID at the account management website: https://dotapp7.dot.state.mn.us/mnaashtowareusers/ When complete, enter that email address in section [2] below.

[2] <u>Who i</u>	is going to use these AASHTOWare	role(s) for this company? (Complete all lines in this section.)
		Job/Title:
		Company Swift #:
Registere	d Email-Address/Login-ID:	See section [1] above
		o in AASHTOWare? (Select ALL roles user will have when this form is processed
[5] <u>vviiat</u>	t will the person from section [2] do	HIT AASHTOWare: Select ALL roles user will have when this joint is processed
Select	AASHTOWare CRL Role Name	AASHTOWare CRL Role Purpose
	MNNONAGEBIDDER	PRIME contractor staff entering bidder-quoter data on proposals
	MNNONAGEREQUESTTOSUBLET	PRIME contractor staff adding subcontractors to their contract
	MNNONAGEPRIMEPAYROLL	PRIME contractor staff entering their payroll or reviewing subs payroll
	MNNONAGESUBPAYMENT	PRIME & SUBCONTRACTORS staff reporting payments sent or received.
	MNNONAGESBUPAYROLL	SUBCONTRACTOR staff entering payroll for prime contractor review
[5] <u>Comp</u> I, the unde [2] and tha	=	
Name:		Email <u>:</u>
Position/	Title:	Phone:
Signature:		Date:
[6] <u>Notar</u>	y stamp: (You may not notarize th	nis form if you are listed in section #2 above)
Notary Na	ame:	Place Stamp Here
	xpiration Date:	
Today's D	Date:	
	gnature:	

[7] If sections 1-6 are reviewed & completed: Scan this form to PDF and email it to crlsupport.dot@state.mn.us

Stamp must be visible in scanned PDF / Image

Last Updated: January 19, 2018