

Boyle Logistics Inc.

130 Sharp Road
Marlton, NJ 08053

Phone 856-983-5666

Fax 856-983-1316

FROM : BOYLE LOGISTICS INC.

Please review and complete this material.

We will not be able to tender loads until paperwork is completed and returned to Boyle Logistics.

Fax back to 856-983-1316.

**BOYLE LOGISTICS INC.
CARRIER QUALIFICATION PACKAGE**

**PLEASE FILL OUT AND RETURN ALL INFORMATION TO BOYLE
LOGISTICS, INC.
ADDRESS : 130 SHARP ROAD, MARLTON, NJ 08053**

INFORMATION MAY BE FAXED TO 856-983-1316.

**ORIGINAL SIGNED CONTRACT AGREEMENTS AND INSURANCE
CERTIFICATES MUST BE RECEIVED BY BOYLE LOGISTICS
BEFORE WE CAN RELEASE SETTLEMENT CHECKS.**

**REMINDER ! INSURANCE CERTIFICATES MUST SHOW BOYLE
LOGISTICS INC. AS ADDITIONAL INSURED AND MUST CONTAIN A
MINIMUM 30 DAY CANCELLATION NOTICE.**

CHECK LIST: PLEASE SEND ALL OF THIS INFORMATION

- ___ CERTIFICATE OF LIABILITY INSURANCE SHOWING BOYLE LOGISTICS AS HOLDER**
- ___ CERTIFICATE OF CARGO INSURANCE SHOWING BOYLE LOGISTICS AS HOLDER**
- ___ COPY OF I.C.C AUTHORITY**
- ___ W-9 FORM COMPLETE WITH TAX PAYER ID NUMBER**
- ___ SIGNED CARRIER CONTRACT**
- ___ CARRIER PROFILE INFORMATION**
- ___ COPY OF MOST RECENT DOT SAFETY AUDIT**
- ___ WORKERS COMP INSURANCE CERTIFICATE**
- ___ FACTORING LETTER OF ASSIGNMENT**

CARRIER PROFILE . PLEASE TYPE OR PRINT AND RETURN TO BOYLE LOGISTICS INC.

CARRIER NAME _____

REMITTANCE ADDRESS : _____

PHYSICAL ADDRESS : _____

PHONE # 1-800 - _____

PHONE # _____ FAX # _____

SATURDAY/ SUNDAY/ EMERGENCY AFTER HOURS # _____

EMAIL ADDRESS _____

I.C.C # _____ DOT # _____

DUNS # _____

FEDERAL ID # _____

CONTACTS AT YOUR OFFICE:

OPERATIONS MANAGER : _____

DISPATCHERS : _____

CLAIMS CONTACT : _____

INVOICE CONTACTS : _____

YOUR EQUIPMENT :

OF POWER UNITS : _____ # OF TRAILERS : _____

TYPE:

48 X 102 VANS # _____ 53 X 102 VANS # _____ 48 X 102 REFERS # _____

53 X 102 REFERS # _____ FLATS WITH TARPS # _____

OTHER (PLEASE DESCRIBE) _____

ARE YOU ABLE TO MAINTAIN TRAILER POOLS ? _____

PLEASE DESCRIBE THE AVERAGE AGE OF YOUR FLEET:

	Trucks	Trailers
less than 2 years old	_____	_____
3 to 4 years old	_____	_____
5 to 6 years old	_____	_____
7 to 10 years old	_____	_____
11 years and older	_____	_____

WHERE ARE YOU LOOKING FOR LOADS ?

_____ OF TRUCKS PER DAY IN _____ AREA
LOOKING TO GO
TO _____.

_____ OF TRUCKS PER DAY IN _____ AREA
LOOKING TO GO
TO _____.

_____ OF TRUCKS PER DAY IN _____ AREA
LOOKING TO GO
TO _____.

_____ OF TRUCKS PER DAY IN _____ AREA
LOOKING TO GO
TO _____.

DO YOU NORMALLY CARRY PALLETS ? _____ YES (HOW MANY) _____ NO _____

ARE TRUCKS SATELLITE EQUIPPED ? _____ YES _____ NO

DO ALL DRIVERS CARRY CELL PHONES? _____

DO YOU HANDLE HAZARDOUS MATERIALS? _____ YES _____ NO

CHECK IN POLICY FOR DRIVERS?

WHAT TYPE OF BUSINESS ARE YOU?

(check all that apply) TRUCKLOAD _____
LESS THAN TRUCKLOAD _____
INTERMODAL _____

DRIVERS:

HOW MANY COMPANY DRIVERS? _____

HOW MANY OWNER OPERATORS ? _____

HOW MANY TEAM DRIVERS ? _____

ARE DRIVERS UNION OR NON UNION ? _____

SAFETY :

DATE OF MOST RECENT DOT SAFETY AUDIT : _____ (** PLEASE SEND COPY)

Boyle Logistics, Inc. Contract for Services

This agreement, made this _____ day of _____, in the year 20 _____
by and between BOYLE LOGISTICS, INC, a Licensed property broker, MC # 342143, and

with its principle office at _____

DOT # _____, herein called "CARRIER".

1. Boyle Logistics agrees to offer for shipment, and Carrier agrees to transport in its own equipment at least one shipment annually, and such additional quantities of freight as Boyle Logistics may tender subject to the availability of equipment.

2. Carrier, at its sole cost and expense, shall furnish all equipment required for its service hereunder and shall maintain all equipment in good repair and condition. Carrier, at its sole cost and expense, shall employ for its services hereunder only competent and legally licensed personnel. Without the prior written consent of Boyle Logistics, carrier shall not cause or permit any shipment tendered hereunder to be transported by any other motor carrier or in interline service or in substituted service by railroad or other modes of transportation.

3. Carrier has authority from the I.C.C. to operate as a contract carrier and will maintain this authority and insurance for the public as required by the I.C.C. and for the protection of cargo in the amount of no less than one hundred thousand dollars (\$100,000). The amount of cargo insurance required maybe increased by notification to meet the added valuation of the specific shipment. Cargo insurance shall be in the form required by 49CFR 1043.2(b), and shall have no exclusions or restrictions that would not be accepted by the I.C.C. for filing under statutory requirements. Carrier will also insure against liability for injuries to and/or death of persons and damage to property in a combined single limit of not less than one million dollars (\$1,000,000) per occurrence.

4. Boyle Logistics agrees to pay Carrier for the transportation of freight moved under this agreement in accordance with the rates set forth in Schedule "A" attached hereto and made part hereof. Carrier warrants that any rate quoted verbally or herein is a lawful rate. Modifications or additions to these rates may be agreed to in writing or made verbally to meet the specific shipping schedules. Confirmation of verbally agreed rates will be made by recap faxed or mailed by Boyle Logistics to Carrier. In addition, confirmation of any verbally agreed rates shall be made by the Carrier's billing and payment by Boyle Logistics thereof. If Boyle Logistics pays freight invoice in a reduced amount, such amount shall constitute the agreed rate unless carrier indicates to the contrary to Boyle Logistics within sixty (60) days of the receipt of payment. All modifications and additions to the rates made either in writing, or verbally and confirmed in writing, or as established by the billing and payment by the parties together with the underlying freight bills shall be deemed as appendices to and considered a part of this agreement.

5. Whether or not Carrier is authorized to operate as a common carrier, Boyle Logistics and Carrier agree that transportation services hereunder are to be performed as a CONTRACT CARRIER in compliance with 49 USC 10102 by assigning motor vehicles for a continuing period of time for the exclusive use of Boyle Logistics, or providing special services or equipment designated to meet the distinct needs of Boyle Logistics, its shipper clients, or consignor. Such services shall include, when applicable, but shall not be limited to: protective services, multiple stops in transit, direct dispatch, drop shipments, inside deliveries, spotting of trailers, expedited service, driver handling, layovers, weekend shipments, special indemnification, credit and payment terms.

Boyle Logistics Inc..
by : _____

Carrier :
by: _____

6. Carrier will be responsible to comply with all applicable I.C.C. and D.O.T. regulations as well as all other federal, state and local regulations pertaining to the operation of a motor carrier. Carrier also assumes full responsibility for all salaries, insurances, taxes, pensions and benefits of carrier employees/operators in performance of this contract as now or hereafter apply.

7. Carrier hereby assumes the liability of a common carrier as provided in 49HSC 11707. Carrier shall issue a bill of lading in its own name and shall be liable to the owner of the freight for the full actual loss and damage to the freight transported under this agreement while in the care and custody of the carrier. All claims for loss, damage and salvage shall be handled and processed in accordance with the regulations of the I.C.C., as published in the Code of Federal Regulations (49CFR 1005), except that Boyle Logistics will have one year to file a claim.

8. Carrier agrees to hold Boyle Logistics harmless from and indemnify Boyle Logistics for any liability resulting from loss or damage to any freight transported by carrier pursuant to this agreement including all costs to defend claims. Carrier also agrees to hold Boyle Logistics harmless from and indemnify Boyle Logistics for any liability resulting from personal injury, death or property damage which may occur during the operation of carrier pursuant to this agreement including all costs to defend claims.

9. Carrier will bill all charges for transportation services directly and exclusively to Boyle Logistics and carrier shall provide Boyle Logistics with a copy of the signed bill of lading and delivery receipt. Boyle Logistics agrees that it will endeavor to pay carrier freight bills for services performed within 30 days of receipt of delivery of paperwork. Boyle Logistics Inc. reserves the right to offset or withhold compensation for unresolved freight claims.

10. Carrier agrees to support Boyle Logistics' efforts in performance of this agreement by refraining from any direct contact or solicitation of Boyle Logistics' customers during the term of this agreement and for a period of two (2) years from time of the termination of this agreement. Carrier shall not, directly or indirectly solicit or do business of a transportation or warehousing nature with any of Boyle Logistics' customers who are serviced by carrier as a result of this agreement unless otherwise agreed to in writing. If carrier breaches this agreement and "back-sells" Boyle Logistics' customers and obtains traffic from customer, or customer tenders freight to carrier directly, Boyle Logistics is then entitled to a commission from the carrier of twenty five percent (25%) of the transportation revenue received on the movement of the traffic and damages that may be incurred. The carrier shall also refrain from any direct contact or solicitation of any carrier that Boyle Logistics may use if and when Boyle Logistics moves freight with the carrier.

11. The relationship of the carrier to Boyle Logistics shall at all times be that of an independent contractor, except that Boyle Logistics shall be the agent for carrier for the collection and payment of charges to carrier. The carrier authorizes Boyle Logistics to invoice consignor, consignee, or other third party for all charges on behalf of the carrier and the carrier agrees that Boyle Logistics is solely responsible for payment of all freight charges to the carrier.

12. Obligations of this agreement are separate and divisible and in the event any clause or part is deemed unenforceable, the balance of this agreement shall continue in full force.

13. Carrier agrees that Boyle Logistics' compensation hereunder for it's services are confidential and need not be disclosed to carrier. Carrier further agrees that it will not reveal to anyone the terms of this agreement, the pricing of transportation services, or any other details of the business conducted between carrier and Boyle Logistics.

Boyle Logistics Inc.
by : _____

Carrier : _____
by : _____

14. This contract is binding upon the parties hereto, their successors and assigns, and shall be construed under the laws of the state of New Jersey. The terms, conditions or provisions of the bill of lading, or any other shipping form utilized shall be subordinate to the terms of this agreement and in the event of a conflict, this agreement shall govern.

15. This agreement shall be deemed to be effective on the first date carrier and Boyle Logistics commenced business together. Each and every shipment tendered to carrier shall be subject only to the terms of this agreement and the provisions of law applicable to motor contract carriage. The parties agree that the provisions contained herein properly express and memorialize the complete understanding of the parties as contained in all prior agreements, both verbal or in writing. This agreement shall be effective continuously subject to the right of either party hereto to cancel the agreement at any time upon not less than thirty (30) days written notice of one party to the other.

BOYLE LOGISTICS INC.

CARRIER; _____

By : _____

By : _____

Print : _____

Title : _____

Date : _ _____

Date : _____

Boyle Logistics Inc.

130 Sharp Road
Marlton, NJ 08053

Phone 856-983-5666

Fax 856-983-1316

DATA SHEET

ADDRESS :

130 SHARP ROAD
MARLTON, NJ 08053

PHONE # 856-983-5666
FAX # 856-983-1316

FEDERAL ID # 22-3593234
SCAC CODE : BYGO
I.C.C AUTHORITY : 342143
INCORPORATED IN STATE OF NEW JERSEY- 1998

SURETY BOND :
ASPEN AMERICAN INSURANCE COMPANY
BOND # SU55861

CARRIER REFERENCES :

CALEX EXPRESS INC
58 PITTSTON AVE
PITTSTON, PA 18640
PHONE # 800-292-2539

COHENNO INC
92 EVANS DR
STOUGHTON, MA 02072
PHONE # 800-333-4451

T J COUGLE TRUCKING INC
PO BX 389
EMMAUS, PA 18049
PHONE # 800-770-1828

DO YOU USE A FACTORING COMPANY ???

Factoring Company: _____

Remit To Address: _____

Please send Notice of Assignment for Factoring Company.