REQUEST FOR AN ADIMINISTRATIVE HEARING

17-1319-TR-CVF

To:

Public Utilities Commission of Ohio

From: Ta Trucking LLC - DOT # 2130481, MC# 742088

Date:

May 19, 2017

Re:

Case No. OH3242012046C

Dear Docketing Division of Ohio Public Utility Commission,

I'm writing this letter to dispute the validity of civil asset forfeiture that was assessed unto my company, for the following reason: "I have evidence of public liability and property damage insurance" on the date of the violation.

Original violation code 387.301A "No evidence of public liability and property damage insurance" was erroneous.

I have been in business since March 29, 2011 and have always had "public liability and property damage insurance" filed with Motor Carrier and Department of Transportation by my insurance carrier as a form of MCS90 endorsement for the required amount by the Federal Motor Carrier Safety Administration in the minimum stated limit.

I have attached proof of my insurance history from Federal Motor Carrier Safety Administration Licensing and Insurance Public Insurance History web page, which could be accessed from any public computer by going on to www.Safersys.org web site under Licensing and Insurance tab and typing my company name or dot or mc number.

I've also attached copy of my company's MCS90 endorsement for Motor Carrier Policies Of Insurance For Public Liability under sections 29 and 30 of the Motor Carrier Act of 1980 for your review.

Please correct this erroneous civil forfeiture assessment against my company and send me a confirmation that this case was resolved and closed without any penalties against my company.

Sincerely,

Telman Fatulov

Ta Trucking LLC

President

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business. Technician Date Processed MAY 7 4 2017



Asim Z. Haque, Chairman

Commissioners

M. Beth Trombold Thomas W. Johnson Lawrence K. Friedeman Daniel R. Conway

04/28/2017

OH3242012046C Telman Fatulov 5016 S OLATHE CIR CENTENNIAL, CO 80015

RE: NOTICE OF PRELIMINARY DETERMINATION

Case No. OH3242012046C

Dear Sir or Madam:

On 12/16/2016, a vehicle operated by TA TRUCKING LLC, and driven by YUNUS I SHIRINOV, was inspected within the State of Ohio. As the result of discovery of the following violations of the Commission's rules, Staff of the Commission timely notified TA TRUCKING LLC (Respondent) pursuant to rule 4901:2-7-07, Ohio Administrative Code (O.A.C.), that it intended to assess a civil forfeiture against the Respondent in the following amount:

CODE	GROUP	VIOLATION	FORFEITURE
393.75C	0	Tire-other tread depth less than 2/32 of inch	
387.301A	4	No evidence of public liability and property damage insurance	500.00
		Total of Group 0	0.00
		Total of Group 4	500.00

TOTAL AMOUNT DUE: \$500.00

A conference was conducted pursuant to rule 4901:2-7-10, O.A.C., at which the Respondent had a full opportunity to present any reasons why the violation did not occur as alleged, mitigating circumstances regarding the amount of any forfeiture, and any other information relevant to the action proposed to be taken by Staff.

As a result of the conference, Staff has made a Preliminary Determination that the Commission should assess a civil forfeiture against TA TRUCKING LLC in the following amount:

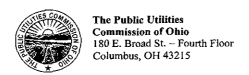
CODE GROUP VIOLATION FORFEITURE

393.75C 0 Tire-other tread depth less than 2/32 of inch

180 East Broad Street Columbus, Ohio 43215-3793 (614) 466-3016 www.PUCO.ohio.gov



OMCIS VOUCHER



Date:

4/28/2017

Legal Name:

TA TRUCKING LLC

Address:

5016 S OLATHE CIR

City:

CENTENNIAL

State:

CO

Zip:

80015

Case Number:

OH3242012046C

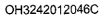
PIN:

QB33

ltem	DueDate		Amount
1	6/12/2017		\$500.00
_	<u></u>	Total	\$500.00

Pay online at https://omcis.puc.state.oh.us/home.aspx or enclose this voucher with your check or money order if paying by mail.







ROADSIDE INSPECTION INSTRUCTION SHEET NOTICE OF PRELIMINARY DETERMINATION

Please read this instruction sheet <u>carefully</u>. It contains information about your rights and responsibilities in regard to this Notice of Preliminary Determination.

You have received a "Notice of Preliminary Determination" as described in Rule 4901:2-7-12, Ohio Administrative Code (O.A.C.). Within 30 days of this notice, you must either: (1) pay the assessed civil forfeiture or (2) file a written request for an administrative hearing. If you do not pay the forfeiture or file a request for an administrative hearing within 30 days of this notice, your case will be placed in our default process. Both procedures are described below.

1. How to Pay the Forfeiture

If you do not wish to further contest the violations described in this notice, you may make payment of the civil forfeiture indicated in this notice via one of the following methods:

Online at https://omcis.puc.state.oh.us/home.aspx. You will need your case number and PIN located on the voncher.

enclosed

<u>Mail</u>: send a check or money order (no Canadian postal money orders) made payable to "Treasurer, State of Ohio." **In order to assure proper credit, you must write the case number on the face of the check or money order**. Please send payment to the following address:

Public Utilities Commission of Ohio Attn: CF Processing 180 East Broad Street, 4th Floor Columbus, OH 43215-3793

2. How to File a Request for an Administrative Hearing

If you wish to further contest the violations described in this notice, you should file a "Request for an Administrative Hearing" with the Commission's Docketing Division as described in Rule 4901:2-7-13, O.A.C. Your "Request for an Administrative Hearing" must be in writing and must contain the case number indicated on this notice. Also, please include the contact name, address, and telephone number, of the person to whom further communications regarding this matter should be directed. The request shall be signed by the respondent or its authorized representative. A copy of this "Notice of Preliminary Determination" must be attached to your request.

Your "Request for an Administrative Hearing" must be mailed or hand-delivered within 30 days of this notice to the following address:

Public Utilities Commission of Ohio Attn: Docketing Division 180 East Broad Street Columbus, OH 43215-3793

3. Failure to Submit a Request for an Administrative Hearing

If you do not serve a timely "Request for an Administrative Hearing" in the manner described above, you will forfeit your right to



further contest the violations described in this notice and the occurrence of the violations will be conclusively established. Such failure shall also constitute a waiver of your right to further contest liability to the state of Ohio for the civil forfeiture described in this notice and will result in the forfeiture amount being referred to the Ohio Attorney General's office for collection.

4. Codes, Violation Groups, and Forfeiture Amounts

"Code" in this notice identifies the rule that was violated. Numbers in a 100 or 300 series refer to specific sections of the Hazardous Materials Regulations or the Federal Motor Carrier Safety Regulations located in Title 49 of the Code of Federal Regulations (C.F.R.). Some section numbers may have suffixes beyond those which appear in the C.F.R. These are used for internal data collection purposes. Codes in other formats refer to violations of Ohio's statutes or regulations.

"Violation Group" identifies the numerical group (1-4) of the violation for purposes of calculating the civil forfeiture. Section 4923.99, Ohio Revised Code, authorizes the Public Utilities Commission of Ohio to assess a civil forfeiture of up to \$25,000 for each day of each violation. The amount of any forfeiture depends upon the nature, gravity, circumstances, and extent of the violation, the offender's degree of culpability for the violation, and the offender's history of violations. "Total Amount Due" is the total amount of the civil forfeiture assessed for all violations described in this notice.

For additional information regarding the civil forfeiture program, please contact the Compliance Division.

5. Violations of 49 C.F.R. 383.51, 391.15, 392.5(c)(2), 392.10, 392.80(a), 392.82(a), 395.13(d), 396.9(c)(2), and rule 4901:2-5-07(D) of the Ohio Administrative Code

If you are "convicted" of violating any of the following: 49 C.F.R. 383.51, 391.15, 392.5(c)(2), 392.10, 392.80(a), 392.82(a), 395.13(d), 396.9(c)(2), or rule 4901:2-5-07(D) of the Ohio Administrative Code, you may be disqualified from operating a commercial motor vehicle for a minimum of 60 days. The federal regulations defines conviction as, "An unvacated adjudication of guilt, or a determination that a person has violated or failed to comply with the law in a court of original jurisdiction or by an authorized administrative tribunal, an unvacated forfeiture of bail or collateral deposited to secure the person's appearance in court, a plea of guilty or nolo contendere accepted by the court, the payment of a fine or court cost, or violation of a condition of release without bail, regardless of whether or not the penalty is rebated, suspended, or probated."

6. Copies of Inspection Reports

A copy of the inspection report for the violations described in this notice was given to the driver at the time of inspection. You may request additional copies of inspection reports.

Obtain copies at this web site:

https://www.puc.state.oh.us/secure/OMCIS/public/searchcarrierreports.aspx

Or you may email your request to:

cmvreports@puc.state.oh.us. Please provide the inspection number and inspection date in your request.



OMB No.: 2126-0008 Expiration: 06/30/2016

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



Endorsement for Motor Carrier Policies of Insurance for Public Liability

under Sections 29 and 30 of the Motor Carrier Act of 1980

FORM MCS-90

Issued to	TA TRUCKING LLC	of Colorado
	(Motor Carrier name)	(Motor Carrier state or province)
Dated at	12:00 midnight on this 22nd day of July	, 2016
Amendir	g Policy Number: CAC 00001-05372-16	_ Effective Date: June 28, 2016
Name of	Insurance Company: Spirit Commercial Auto F	Risk Retention Group Inc.
	Countersigned	by: (authorized company representative)
The polic		rimary or excess insurance, as indicated for the limits shown (check only one):
Thi	s insurance is primary and the company shall not be liable for	amounts in excess of \$750.000.00 for each accident.
○ Thi	s insurance is excess and the company shall not be liable for ar derlying limit of \$for each accider	nounts in excess of \$for each accident in excess of the
said polic	• • •	nistration (FMCSA), the company agrees to furnish the FMCSA a duplicate of its, upon telephone request by an authorized representative of the FMCSA, telephone number to call is: (760) 487-7399
the other	party (said 35 days notice to commence from the d	npany of the insured by giving (1) thirty-five (35) days notice in writing to late the notice is mailed, proof of mailing shall be sufficient proof of notice), quirements under 49 U.S.C. 13901, by providing thirty (30) days notice to

the FMCSA (said 30 days notice to commence from the date the notice is received by the FMCSA at its office in Washington, DC).

DEFINITIONS AS USED IN THIS ENDORSEMENT

Accident includes continuous or repeated exposure to conditions or which results in bodily injury, property damage, or environmental damage which the insured neither expected nor intended.

Motor Vehicle means a land vehicle, machine, truck, tractor, trailer, or semitrailer propelled or drawn by mechanical power and used on a highway for transporting property, or any combination thereof.

Bodily Injury means injury to the body, sickness, or disease to any person, including death resulting from any of these.

Property Damage means damage to or loss of use of tangible property.

Environmental Restoration means restitution for the loss, damage, or destruction of natural resources arising out of the accidental discharge, dispersal, release or escape into or upon the land, atmosphere, watercourse, or body of water, of any commodity transported by a motor carrier. This shall include the cost of removal and the cost of necessary measures taken to minimize or mitigate damage to human health, the natural environment, fish, shellfish, and wildlife.

Public Liability means liability for bodily injury, property damage, and environmental restoration.

(continued on next page)

The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA).

In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurance as is afforded, for public liability, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or property transported by the insured, designated as cargo. It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon,

or violation thereof, shall relieve the company from liability or from the payment of any final judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, all terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company to compel such payment.

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

SCHEDULE OF LIMITS — PUBLIC LIABILITY

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

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

Per stated minimum limits of auto liability for property NON-hazardous commodity transported is - 750,000. My INSURANCE policy declaration page is offering limits of 1,000,000, more than the required amount.



Motor Carrier Details

US DOT: 2130481 Legal Name: TA TRUCKING LLC		Do	cket Number:	MC742088				
		, , ,						
Doing-Business Vame:					222			
Business	Address	Busi	ness e and Fax	Mall Address	Mall Telephone and Fax	Undeliverable		
5016 S OL CENTENNIA	ATHE CIR AL CO 80015	(678) 66	55-3156			NO		
	Authority Type		A	uthority Status	Appli	cation Pending		
Common			ACTIVE			NO		
	Contract		NONE			NO		
	Broker			NONE		NO		
Proper	ty	Passenger	Но	ousehold Goods	Private	Enterprise		
YES		NO		NO	NO	NO		
	nsurance Type		Ins	urance Required		urance on File		
BIPD Cargo			\$750,000 NO			\$1,000,000		
						NO		
	Bond		7	NO		NO		

BOC-3: YES

Blanket Company: EVILSIZOR PROCESS SERVERS LLC Web Site Content and BOC-3 Information Clarification

| Active/Pending Insurance | Rejected Insurance | Insurance | Insurance History | Authority History | Pending Application | Revocation |

May 19, 2017

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Federal Motor Carrier Safety Administration
1200 New Jersey Avenue SE, Washington, DC 20590 - 1-800-832-5680 - TTY: 1-800-877-8339 - Field Office Contacts

DI. INSURANCE WAS always on file.

2. INSURANCE AMOUNT IS GREATER THAN MINIMUM REQUIRED.



Insurance History

US D		2130481 Docket		C742088		7777	ini a linana 2012/1915 1913 i quinti in-
Legal	Name:	TA TRUCKING LLC					
Form	Туре	Insurance Carrier	Policy/Surety	Coverage From	Coverage To	Effective Date From	Effective Date To
91X	BIPD/Primary	SPIRIT COMMERCIAL AUTO RR GROUP, INC	CAC 00001-05372-16	\$0 (\$750,000	06/28/2016	06/28/2016 Replaced
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-02	\$0	\$1,000,000	01/18/2016	06/28/2016 Cancelled
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-02	\$0	\$1,000,000	12/11/2015	03/01/2016 Cancelled
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-02	\$0	\$1,000,000	12/11/2015	01/18/2016 Replaced
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-02	\$0	\$1,000,000	07/27/2015	01/08/2016 Cancelled
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-02	\$0	\$1,000,000	07/27/2015	12/11/201 Replaced
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-02	\$0	\$1,000,000	06/28/2015	08/27/201: Cancelled
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-02	\$0	\$1,000,000	06/28/2015	07/27/201 Replaced
91X	BIPD/Primary	CONTINENTAL DIVIDE INSURANCE COMPANY	05TRM007461-01	\$0	\$1,000,000	06/28/2014	06/28/201: Cancelled
91X	BIPD/Primary	CANAL INSURANCE CO.	PIA07432501	\$0	\$750,000	06/28/2013	06/28/2014 Cancelled
91X	BIPD/Primary	ARTIŞAN & TRUCKERS CASUALTY COMPANY	CA 1705103	\$0	\$1,000,000	06/28/2012	06/28/201: Replaced
91X	BIPD/Primary	ARTISAN & TRUCKERS CASUALTY COMPANY	CA 1511867	\$0	\$1,000,000	03/26/2012	08/16/2012 Cancelled
91X	BIPD/Primary	ARTISAN & TRUCKERS CASUALTY COMPANY	CA 1511867	\$0	\$1,000,000	03/26/2012	06/28/201: Replaced
91X	BIPD/Primary	NATIONAL CASUALTY COMPANY	LTO0002163	\$0	\$1,000,000	06/06/2011	03/26/201: Replaced
91X	BIPD/Primary	NATIONAL CASUALTY COMPANY	LTO0002163	\$0	\$1,000,000	03/29/2011	06/06/201 Name Chang

| Carrier Details | Active/Pending Insurance | Rejected Insurance | Authority History | Pending Application | Revocation |

May 19, 2017

FMCSA Home | DOT Home | Feedback | Privacy Policy | USA gov | Freedom of Information Act (FOIA) | Accessibility | OlG Hotline | Web Policies and Important Links | Plug-ins | Related Sites | Help Federal Motor Carrier Safety Administration 1200 New Jersey Avenue SE, Washington, DC 20590 - 1-800-832-5660 - TTY: 1-800-877-8339 - Field Office Contacts



NAIC # 14207

CERTIFICATE OF AUTOMOBILE LIABILITY INSURANCE

Master Policy Number CAC0001201602CO

Certificate Number: CAC 00001-05372-16

(X) Annual Premium Basis

() Monthly Premium Basis

ITEM ONE

Member Insured Name and Address:

TATRUCKINGLLC 5016 S OLATHE CIR CENTENNIAL, CO 80015

Managing Underwriter

CTC Transportation Insurance Services, LLC 701 Palomar Airport Road Suite 250 Carlsbad, California 92011

This Certificate of Automobile Liability Insurance attaches to and forms a part of the Master Policy Number described above. This Certificate of Automobile Liability Insurance shall take effect for the period described below, and shall be subject to the terms and conditions stated in the governing Master Policy attached herewith:

Policy Period:

Effective:

06/28/2016 At 12:01 A.M. Standard Time at your mailing address.

Expires:

06/28/2017

This policy is issued by a Risk Retention Group. This Risk Retention Group may not be subject to all of the insurance laws and regulations in your State. This Risk Retention Group is not covered by, nor are you protected under, any State insurance insolvency guaranty fund.



NAIC # 14207

Note: Officers' facsimile signatures may be inserted here at the company's option. Countersignature of Authorized Representative:

> Brenda Guffey, President Dated: 06/29/2016

ITEM TWO

Schedule of Coverages

This Certificate of Automobile Liability Insurance provides only those coverages where a charge is shown in the premium column below. Each of these coverages will apply only to those "autos" shown as covered "autos" and which appear on the Schedule of Covered Autos shown herein. "Autos" are shown as covered "autos" for a particular coverage by the entry of one or more of the symbols from the Covered Autos Section of the Motor Carriers Coverage Form next to the name of the coverage.

Motor Carriers Coverage Form; Coverage is provided where a premium is shown.

Coverage	Symbol	Limit	Monthly Premium	Annual Premium
Automobile Liability	67	\$1,000,000 - more than re	puired.	\$69,822.00
Personal Injury Protection	The state of the s	Stated in Each Personal Injury Protection Endorsement Minus \$ Deductible		
Added Personal Injury Protection		Stated in Each Added Personal Injury Protection Endorsement Minus \$ Deductible		
Medical Expense & Income			4.4.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	nasaassassa sajaateliininkkonnonnon on on onno osa on sas sasaa sajaanik to
Loss Benefits (VA Only)				
Uninsured Motorists	67	\$50,000 CSL UM-BI	,	\$828.00
Underinsured Motorists	67	\$50,000 CSL UIM-BI		INCLUDED
Hired (or Borrowed) Auto	***************************************			over vermanagas/MMM for vermonocommence remanages speed for
Non-Ownership Liability	}	S - Commission - C	A. Carrier and C. Car	Time mat W. W

Policy \$70,650.00 Premium: Capital Contribution: Association \$4,500.00 Fee: \$1,695.60 Tax. Total: \$76,845.60

Advance premium is refunded at policy termination less any amounts due to insurer.

Symbol Definitions:

Symbol 61 - Any Auto, Symbol 62 - Owned Autos Only, Symbol 63 - Owned Private Passenger Vehicles, Symbol 64 - Owned Commercial Autos Only, Symbol 65 - Owned Autos Subject to No-Fault Laws, Symbol 66 - Owned Autos Subject to Compulsory Uninsured Motorist Laws, Symbol 67 – Specified Described Autos, Symbol 68 – Hired Auto Only, Symbol 69 – Trailers in Your Possession Under a Trailer Interchange Agreement, Symbol 70 – Your Trailers in the Possession of Another Trucker Under a Trailer Interchange Agreement, Symbol 71 - Non-Owned Autos Only,

ITEM THREE

Schedule of Covered Autos



NAIC # 14207

	No.	Year	Make	Туре	Serial No.	Radius	Added	Removed
$\overline{}$	<u></u>	2016	VOLVO	Tractor	4V4NC9EJ2GN946976	LH (06/28/2016	
C	2	2016	VOLVO	Tractor	4V4NC9EJ4GN946977	LH (06/28/2016	
Ĉ	3	2016	VOLVO	Tractor	4V4NC9EJ6GN946978	LH (06/28/2016	
(4)	2011	VOLVO	Tractor	4V4NC9EH1BN529323	LH (06/28/2016	
$\overline{\zeta}$	5	2016	VOLVO	Tractor	4V4NC9EJ8GN941188	LH (06/28/2016	
(<u></u>	2016	VOLVO	Tractor	4V4NC9EJ3GN959414	LH (06/28/2016	
	7	2016	TRANSCRAFT CORP	Included Trailer	1TTE532A5G3908908	LH	06/28/2016	
	8	2016	TRANSCRAFT CORP	Included Trailer	1TTE532A4G3947666	LH	06/28/2016	
W30	9	2015	TRANSCRAFT CORP	Included Trailer	1TTE532A6F3883502	LH	06/28/2016	AND THE PROPERTY OF THE PROPER
50903	10	2003	SUNVALLEY	Included Trailer	1S9CB53203P297694	LH	06/28/2016	Margaret (1 (1860) and American Property of State (1871) (1871) (1871) (1871) (1871)
	11	2016	COTTRELL INC	Included Trailer	5E0AU1748GG762601	LH	06/28/2016	
	12	2016	MILLER	Included Trailer	1M9CSFC27GT486982	LH	06/28/2016	
\overline{C}	13)	2014	VOLVO	Tractor	4V4NC9EJ9EN163859	LH (06/28/2016	
Ĉ	14	2015	VOLVO	Tractor	4V4NC9EJ5FN915073	LH (06/28/2016)	
THE.	15	2016	VOLVO	Tractor	4V4NC9EJ6GN953879	LH	06/28/2016	
west	16	2015	SUN COUNTRY	Included Trailer	5856C5327FP002553	LH	06/28/2016	and the second s
,,	17	2015	COTTRELL INC	Included Trailer	5E0AU1745FG634301	LH	06/28/2016	anne ann agus a Villade (Phile Schild) fan ann a maig Villade (Phile Schild)
	18	2016	MILLER	Included Trailer	1M9CSFC2FC2XGT486	LH	06/28/2016	
79409479	Park - National Confession	······································		- \ \ .	And the state of t			

ITEM FOUR

8 trucks.

Hired or Borrowed Covered Auto Coverage and Premiums

Cost of Hire means: The total dollar amount of costs you incurred for the hire of automobiles (includes trailers and semitrailers), and if not included therein. The total remunerations of all operators and drivers helpers, of hired automobiles whether hired with a driver by lessor or an "employee" of the lessee, or any other third party, and the total dollar amount of any other costs (i.e., repair, maintenance, fuel, etc.) directly associated with operating the hired automobiles whether such costs are absorbed by the insured, paid to the lessor or owner, or paid to others.

Estimated Cost of Hire	Rate Per Each \$100 Cost of Hire	Total Estimated Premium
:		THE THE ALL THE
ITEM FIVE	chedule for Non-Ownership Liability	
Rating Basis	Number	Premium
Number Of Employees:		

The following regulatory filings have been issued on your behalf:



Spirit Commercial Auto Risk Retention Group

611 W. Fort Scott Street, Suite D., Butler, MO 64730 NAIC # 14207

[X] Federal Motor Carrier Safety Administration

[] Specific State Regulatory Filings for the following states

[X] USDOTMCS-90

NOTE: Per the terms of these filings made on your behalf you agree to reimburse Spirit Commercial Auto Risk Retention Group (SCARRG) for any payment made by SCARRG on account of any accident, claim, or suit involving a breach of the terms of this policy, and for any payment that SCARRG would not have been obligated to make under the provisions of the policy except for the agreements contained in these fillings.