



U S Department of Transportation
Federal Motor Carrier Safety Administration

400 7th Street SW
Washington, DC 20590

SERVICE DATE
November 16, 2004

PERMIT
MC-606339-P
UI EXPRESS, INC
MANALAPAN, NJ

This Permit is evidence of the carrier's authority to engage in transportation as a contract carrier of property (except household goods) by motor vehicle in interstate or foreign commerce.

This authority will be effective as long as the carrier maintains compliance with the requirements pertaining to insurance coverage for the protection of the public (49 CFR 387) and the designation of agents upon whom process may be served (49 CFR 386). Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

Service must be performed under a continuing agreement with one or more shippers.

Angh Sebastian, Chief
Information Systems Division

NOTE: Willful and persistent noncompliance with applicable safety fitness regulations as evidenced by a DOT safety fitness rating of "Unsatisfactory" or by other indicators, could result in a proceeding requiring the holder of this certificate or permit to show cause why this authority should not be suspended or revoked.

PMO

UIEXPRE-01 LOJA

ACORD™ CERTIFICATE OF LIABILITY INSURANCE		DATE (MM/DD/YYYY) 8/8/2008
PRODUCER Flying J Insurance Services Inc. 4185 South Harrison Blvd. Suite 201 Ogden, UT 84403	(800) 605-1550	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.
INSURED UI Express, Inc. 18 Short Hills Blvd Jackson, NJ 08527		INSURERS AFFORDING COVERAGE INSURER A: Insurance Co of the State of PA (Parent AIG) INSURER B: ACE American Insurance Company INSURER C: INSURER D: INSURER E:
		NAIC #

COVERAGES

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

INSR ADD'L LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMITS
	GENERAL LIABILITY <input type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS MADE <input type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PROJECT <input type="checkbox"/> LOC				EACH OCCURRENCE: \$ DAMAGE TO RENTED PREMISES (EA OCCURRENCE) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$
A	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input checked="" type="checkbox"/> ALL OWNED AUTOS <input checked="" type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS <input checked="" type="checkbox"/> NON-OWNED AUTOS <input checked="" type="checkbox"/> Primary Auto Liability	SFT4071740-04	11/12/2007	11/12/2008	COMBINED SINGLE LIMIT (EA accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per individual) \$ PROPERTY DAMAGE (Per accident) \$ AUTO ONLY - EA ACCIDENT \$ OTHER THAN AUTO ONLY EA ACC AGG \$
	GARAGE LIABILITY <input type="checkbox"/> ANY AUTO				AUTO ONLY - EA ACCIDENT \$ OTHER THAN AUTO ONLY EA ACC AGG \$
	EXCESS/UMBRELLA LIABILITY <input type="checkbox"/> OCCUR <input type="checkbox"/> CLAIMS MADE <input type="checkbox"/> DEDUCTIBLE <input type="checkbox"/> RETENTION \$				EACH OCCURRENCE \$ AGGREGATE \$ \$ \$ \$
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? If yes, describe under SPECIAL PROVISIONS below				WORKERS COMP. LIMITS OTHER E.L. EACH ACCIDENT \$ E.L. DISEASE - FA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$
B	OTHER Cargo	M00513349001	8/12/2008	8/12/2009	\$2,500 Deductible \$250,000 Limit

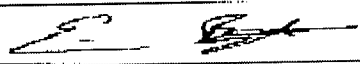
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES / EXCLUSIONS ADDED BY ENDORSEMENT / SPECIAL PROVISIONS

CERTIFICATE HOLDER

Insureds Copy
 Informational Purposes Only
 Contact Insurance Agent to Issue

CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 10 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES.

AUTHORIZED REPRESENTATIVE 

Request for Taxpayer Identification Number and Certification

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

Name (as shown on your income tax return)
UI EXPRESS CORP

Business name, if different from above

Check appropriate box: Individual/Sole proprietor Corporation Partnership Other Exempt from backup withholding

Address (number, street, and apt. or suite no.)
663 SR-33

City, state, and ZIP code
ENLISHTOWN, NJ 07726

List account number(s) here (optional)

Requester's name and address (optional)

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Social security number								
OR								
Employer identification number								
7	4	3	1	4	5	3	6	2

Note: If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.

Part II Certification

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
3. I am a U.S. person (including a U.S. resident alien).

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 on page 4.)

Sign Here Signature of U.S. person  Date **4/27/08**

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

U.S. person. Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued).
2. Certify that you are not subject to backup withholding, or
3. Claim exemption from backup withholding if you are a U.S. exempt payee.

In 3 above, if applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

For federal tax purposes, you are considered a person if you are:

- An individual who is a citizen or resident of the United States,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States, or
- Any estate (other than a foreign estate) or trust. See Regulations sections 301.7701-6(a) and 7(a) for additional information.

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

- The U.S. owner of a disregarded entity and not the entity.

TERMS AND CONDITIONS

The transporter will not be responsible for any damage not resulting from transporter negligence.

1. **The customer verifies this vehicle is free of contents, absolutely no personal good. (If any, extra charge (75\$-500\$) will be added to the shipping price. The customer must paid in full before vehicle be unloaded**
2. **No delivery time is guaranteed** All delivery dates and times are only estimates of normal deliveries, (delays may occur).
3. Transporter does not agree to transport shipment in time for any particular market or event and will not responsible for loss or damages occasioned by unavoidable delay. **There are absolutely no times made, expressed or implied, regarding delivery times or dates.**
4. No auto rental will be honored (for delays, damage or accidents).
5. The transporter will not be responsible for damage caused by freezing (engine, cooling system or battery), leaking any fluid: (cooling system, battery acids, brake system, and anti-freeze solution, engine oil transmission fluid), industrial fall-out and acts of GOD.
6. The transporter will not be responsible for damage that results to the vehicle from tie downs breaking or tearing.
7. The customer is responsible for preparing the vehicle for transport. All loose parts, fragile or protruding accessories, plow hanging spoilers and any spoiler's, roof rack, etc. must be removed and properly secured. Any part of the vehicle (also License plates) that falls off during transport is customer's responsibility including damages caused buy said part to any and all other vehicles involved.
8. The customer is responsible for completely disarming any alarm system installed in the vehicle. The customer must provide keys to any alarm system, in the event the car alarm sounds the transporter is required to silence the alarm by means the transporter or transport driver deems reasonable and effective.
9. The transporter will not be responsible for any mechanical function damages to include engine, transmission, rear motor mounts, drive trains, wiring systems, battery, cooling systems, window motors, radios, stereo systems, power steering, and air Bag, brake cable or brake system, clutch cable or clutch, engine tuning, vehicle computerized systems or alarm systems. Any switch, alignment or suspension etc (anything that is mechanical or electrical), damaged windshield from stone or any road materials (open carrier)
10. The transporter will not be responsible for any exhaust system, mufflers, or tail pipes. **No exceptions.**
11. The transporter will not be responsible for convertible tops that are loose, torn, or have visible wear. The transporter not to be responsible for vehicle boots, caps, masks, bras, or any other type of canvas or material covering and after market accessory. **No exceptions.**
12. The vehicle owner or the customer shall, in their absence, designate a person to act as the agent at the point of up and/or delivery, if for any reason they are unavailable.
13. **The transporter will inform the customer prior to delivery 2-12h, it is the customer's responsibility to have the full payment when the transporter's driver arrives. In order to reflect pick up and delivery the customer agrees to meet the transporters at any specified time and place. (Legally operate 85 foot car carrier)**

Customer agrees to accept vehicle 24/7.

14. **All payments for transport must be in C.O.D. only (In case of emergency we accept credit card+TAX 8.25%)**
The customer agrees that if the payment cannot be made in FULL, the vehicle will be stored at the customer's expense. **Should the customer be unable to accept vehicle for ANY REASON, the vehicle will be place in storage. All storage charge: 175\$ for the 1st day and \$ 75 for every another day (no more than \$1500) will be the responsibility of the customer. Second attempt for delivery 125\$ Waiting time 75\$ per hours (After 15min). Absolutely no personal checks.**
15. **The customer agrees that should this vehicle become inoperative for any reason during the transport, a charge of 200\$ (two hundred dollars) will be added to the transport charges and will be collected at time of vehicle delivery (INOP exception)**
Jump start \$ 25.00 (each time) .Flat tire \$25.00(each).Out of fuel \$25.00 + fuel cost All extra charges must be paid on delivery. No exceptions.
16. The customer agrees that their vehicle is insured and their insurance has primary responsibility.
17. All claims will be settled at actual cost (customer must provide two estimates from repair shop)
18. The customer agrees that this is the only contract between the parties governing this transport and no other agreement contract is in effect. No claim or legal action of any kind may be initiated against transporter's agent(s) or the transport broker (if any). Claims for damage must be made to the transporter.
19. Exceptions for damages must be noted on the Bill of Lading at time of delivery, all claims for damage are not documented on the BILL of LADING will not be honored, All claims must be made in writing within 48 hours from delivery with the statement of specific damages claimed and send by mail or Fax. All claims, subrogation, litigation, or legal action must have right of venue in the state of New Jersey, Ocean County Municipal court.
20. If any provision or part of this Agreement is held to be invalid or unenforceable, all other parts of this agreement remain in effect.

Address all claims to:

UI EXPRESS CORP.
663 SR-33
Englishtown, NJ 07726
(732)513-3636 Fax (732)879-0390
Email: uiexpress@yahoo.com

INSPECTION REPORT

UI EXPRESS CORP

Today Date

2387 Ocean Ave., #4G

Brooklyn, NY 11229

Tel 732-513-3636 Fax 732-879-0390

Email: uiexpress@yahoo.com

Load #

ORIGIN	DESTINATION

Make	Model	Year	Color	GVW	lb.	Last 6 Vin #****

This vehicle is received with minor nicks, dents and scratches found on any used vehicle. No inspection as to the road worthiness of this vehicle (e.g., brake alignment, undercarriage, suspension, tuning, E/M windows, doors locks) has been undertaken by UI Express Corp. A UI Express Corp. is not responsible for any mechanical breakdown and/or malfunction of this vehicle

During Transport Vehicles and Vehicle Equipment May Cease to Operate Properly Through no Fault of the Transporter

The Transporter Will Be Responsible Only For Damage Directly Caused By Driver

The Transporter WILL NOT Be Responsible For Damage NOT Caused By The Driver

Unable to inspect properly due to bad weather condition. A UI Express Corp. is RELIEVED of responsibility for damage that is impossible to detect due to poor weather conditions

B-Bent
BB-Buffer Burned
BR-Broken
C-Cut
CR-Cracet
D-Dented
F-Faded
FF-Foreign Fluid
G-Gouged
L-Loose
M-Missing
P-Pitted
PC-Paint Chip
R-Rubbed
RU-Rust
S-Scratched
SS-Surface Scratch
ST-Stained
T-Torn

Old/Use
Dirt
Night
No floor mats
No Spare Tire
Radio Missing
Wet/Rain/Snow
1 Set of Keys
No Navigation CD
L/P Loose/M
Spoiler Loose/
Antenna Missing
Vehicle Dirty Inside
Oil leaking
FR Light Cracet/M
FL Light Cracet/M
RR Light Cracet/M
RL Light Cracet/M
F R Fog Light Cracet/M
FL Fog Light Cracet/M

Vehicle Condition at Origin

Madymir Botiuh
Driver's signature

ORIGIN

I Agree with the Driver's Assessment of the Condition of the Vehicle I have Read and Understand the Terms and Condition on the Reverse side of this form. I Agree to be Bound by these Terms and Conditions and release vehicle to the driver

x

Print your name

The Vehicle Is Free of Contents

x

Print your name

The Car is full with more Than 50lb. of stuff inside
Customer agree to pay Extra \$ _____

Customer Initial

DESTINATION

This Vehicle Is Received In GOOD CONDITION, Except as noted Above, thereby Releasing the Transporter from Any Further Claims

x

Customer signature / Delivery Date

COD \$ _____

Tip \$ _____