

EMPLOYMENT APPLICATION

PLEASE PRINT, except for signature lines. No action can be taken unless all questions are answered fully and accurately. Use blank paper if you need more space. All information given on this application will be held in strict confidence.

Date:		
Name :		
Last	First	Middle Initial
Address:		
City:	State: Zip Co	ode:
Phone :	Cell:	
Date of Birth:	_Driver License #_	
Driver Number Issue Date:	_Driver License Issue State:	
SSN:	_Email:	
Position Interest and Availability		
Position applying for:		
Period available to work:		
Year Round If May to October or S	May-October Summer please specify dates av	Summer Only railable
General Information		
Have you filed an application with us before?	2 If yes, wh	nen
Have you worked for us before ?	if yes, when	
Are you eligible for employment in the US? _		
(Proof of citizenship/immigration status will I		





Contact details in Emergency: Nam Telephone No :	e			
List any friends/relatives working for	Fast Transportation LLC	C:		
Have you ever been convicted of a If yes, please explain:				
Education Information				
Highest grade complete 9	10 🗌 11 🔲 12	College	<pre>□1 □2 □ 3 □ 4</pre>	
High School Name :		City:		_State
Diploma or GED : Yes	□ N			
College (list all whether or not degr	ee was obtained)			
Name	<u>Major</u>		Degree	
	-			





Employment Record			
Please list latest employee first C	ompany		
		Telephone No:	
Position:	Employed from	to	
Reason for leaving:			
		Telephone No:	
		to	
Reason for leaving:			
		Telephone No:	
		to	
Reason for leaving:			
Company Name:		Telephone No:	
Supervisor's Name & Title :			
Position :	Employed from	to	
Reason for leaving:			



Driving Experience

Class of equipment	Type of equipment	Dates		Approx no of miles
	(Van, Tank, Flat, etc)	From	То	(Total)
Straight Truck	_	_		
Tractor and semi-trailer]_	_		
Tractor – two trailers	_	_		
Other] <u>-</u>	_		

Accident Record

For past 3 years or more (attach sheet if more space is needed)

Date	Nature of Accident	Number	Number	Chemical
	(Head-on, read-end, upset etc)	Fatalities	Injuries	Spills
	_	_	_	Yes No
	_	_	_	Yes No
	_	_	_	Yes No

Traffic Convictions and Forfeitures

For past 3 years (other than parking violations) - attach sheet if more space is needed

Date	Violation	State of violation	Penalty (forfeited bond, collateral and/or points)
	_	_	
	_	_	
]_	_	





References			
References may be personal or professi	onal, please do no	ot list relatives	
Name :		_ Telephone No :	
Years acquainted :	_ Please check :	☐ Professional	Personal
Occupation :			
Name :		_ Telephone No :	
Years acquainted :	_ Please check :	Professional	☐ Personal
Occupation :	How do you	know this individual	
Name :		_ Telephone No :	
Years acquainted :	_ Please check :	☐ Professional	Personal
Occupation :	How do you	know this individual	



PLEASE READ CAREFULLY BEFORE SIGNING

Fast Transportation LLC is an equal opportunity employer and do not discriminate against any applicant because of race, color, religion, sex, national origin, age, disability, sexual orientation, marital status, veteran status or any other legally protected group. It is our intention that all applicants be given equal opportunities and that selection decisions be based on job-related factors only.

Furthermore, I understand that the completion and receipt of this application do not imply that I will be employed. I authorize all persons, school, employers and organizations mentioned in this application to provide Fast Transportation LLC with any and all information requested by them.

The Company representative may ask any question which they consider relative to their hiring decision, including questions about my personal background, education, work experience, character and personality. I voluntarily release such persons, schools, employers and organizations from all liability for providing such information.

In the event that I will be employed by Fast Transportation LLC, I agree to comply with all its rules, regulations and directives. I understand that my employment is for no stated term and it is subject to termination at the will of Fast Transportation LLC

I certify that all statements made by me on this application are true and complete to the best of my knowledge and that I have withheld no information, if disclosed, would be affect this application unfavorably. I understand that falsification, misrepresentation or omission of facts called for in the application may result in denial of employment or immediate dismissal. I hereby acknowledge that I have read, understand and consent to the above statements.

			
Signature of Applicant		Date	



Fast Transportation LLC MVR CONSENT FORM

I authorize **FAST TRANSPORTATION**, **LLC** to obtain my MVR. This authorization remains valid as long as I am an employee or employee candidate and may only be rescinded in writing

I understand that it is my responsibility to operate company vehicles safely and follow the requirements of the company vehicle safety policy. I also understand that the company will periodically review my motor vehicle record (MVR) and assess my eligibility to drive a motor vehicle on company business.

I understand that the Company will use this information for employment purposes only and not furnish this information to a third party without my written consent.

Employee's name (printed):	
Driver's license number and state issued:	
Employee's signature and date:	
Reviewer's signature and date:	



FAST TRANSPORTATION, LLC.

REQUEST INFORMATION FROM PREVIOUS EMPLOYER

has made an anni	lication with us for a position, and states
• • • • • • • • • • • • • • • • • • • •	•
that he/she was employed with your company as a truck driver	
the information requested herein. All information contained h	erein Will be neid in strict confidence.
Prospective Employer and Previous Employer information	
Prospective Employer Prev	vious Employer
Fast Transportation LLC	
4680 Prather Farm Circle	
Cumming, GA 30040	
Phone: 678-230-4469	
Email: Rammi@Fast-Transportation.Net	
Drivers Information	
Name:	
Address:	
CDL # :	
Employment History	
The above individual states that he/she was employed by you a	as a commercial:
☐ Motor Vehicle Driver ☐ Truck Driver ☐ Bus Driver	Other
From to	
Is the employment record with your company correct as stated	d? Yes No
What kind of work did the applicant do?	
Did the applicant drive motor vehicles for you? ☐ Passenger car ☐ Straight Truck ☐ Bus ☐ Tractor-Semi traile	er Other (specify)
Was the applicant a safe and efficient driver? Yes N	No



FAST TRANSPORTATION, LLC.

General Information				
Dates of vehicle accidents in which	he/she were involve	ed:		
Reason for leaving employment:	Discharged	Laid off	Res	igned
Was the applicant's general conduc	ct satisfactory?		Yes	No
Is the applicant competent for the	position sought?		Yes	No
Did the applicant drink any alcohol	ic beverages while or	n duty?	Yes	No
Alcohol & Drug History				
	for a controlled substall for a controlled substall for drugs during s yes, please identify d by the U.S. Departi	tances test resung the past 12 results the Substance ment of Transp	ults? months? Abuse Profes ortation, or c	ssional that
Authorization to Release				
I,with current US DOT rules and regular information for the preceding two I fully understand the above, and day.CFR.382.413.	ulations as set forth i years.	n 49 CFR 382.4	13 in order to	o obtain the following
Applicants Signature	_		Date	



FAST TRANSPORTATION LLC Background Check Authorization Form

I agree to allow **Fast Transportation LLC** to check my driving record prior to hire and to check it periodically thereafter. I further agree to report any license suspensions, serious accidents or offenses, or any other condition to my supervisor immediately that may affect my ability to drive a **Fast Transportation LLC** vehicle after I am hired. I agree to obtain a Driver's license prior to hire if I do not already have one.

I understand that **Fast Transportation LLC** will use this information for employment purposes only and not furnish this information to a third party without my written consent.

I agree to release **Fast Transportation LLC** its employees and those who supplied you with the information from any liability for any damage which may result from furnishing the requested information or my failure to be hired for the position for which I am applying.

Print Name	Date of Birth
Driver's License Number	State of License
Signature	

THE BELOW DISCLOSURE AND AUTHORIZATION LANGUAGE IS FOR MANDATORY USE BY ALL ACCOUNT HOLDERS

IMPORTANT DISCLOSURE

REGARDING BACKGROUND REPORTS FROM THE PSP Online Service

In connection with your application for employment with("Prospective Employer"), Prospective Employer, its employees, agents or contractors may obtain one or more reports regarding your driving, and safety inspection history from the Federal Motor Carrier Safety Administration (FMCSA).
When the application for employment is submitted in person, if the Prospective Employer uses any information it obtains from FMCSA in a decision to not hire you or to make any other adverse employment decision regarding you, the Prospective Employer will provide you with a copy of the report upon which its decision was based and a written summary of your rights under the Fair Credit Reporting Act before taking any final adverse action. If any final adverse action is taken against you based upon your driving history or safety report, the Prospective Employer will notify you that the action has been taken and that the action was based in part or in whole on this report.
When the application for employment is submitted by mail, telephone, computer, or other similar means, if the Prospective Employer uses any information it obtains from FMCSA in a decision to not hire you or to make any other adverse employment decision regarding you, the Prospective Employer must provide you within three business days of taking adverse action oral, written or electronic notification: that adverse action has been taken based in whole or in part on information obtained from FMCSA; the name, address, and the toll free telephone number of FMCSA; that the FMCSA did not make the decision to take the adverse action and is unable to provide you the specific reasons why the adverse action was taken; and that you may, upon providing proper identification, request a free copy of the report and may dispute with the FMCSA the accuracy or completeness of any information or report. If you request a copy of a driver record from the Prospective Employer who procured the report, then, within 3 business days of receiving your request, together with proper identification, the Prospective Employer must send or provide to you a copy of your report and a summary of your rights under the Fair Credit Reporting Act.
Neither the Prospective Employer nor the FMCSA contractor supplying the crash and safety information has the capability to correct any safety data that appears to be incorrect. You may challenge the accuracy of the data by submitting a request to https://dataqs.fmcsa.dot.gov. If you challenge crash or inspection information reported by a State, FMCSA cannot change or correct this data. Your request will be forwarded by the DataQs system to the appropriate State for adjudication.
Any crash or inspection in which you were involved will display on your PSP report. Since the PSP report does not report, or assign, or imply fault, it will include all Commercial Motor Vehicle (CMV) crashes where you were a driver or co-driver and where those crashes were reported to FMCSA, regardless of fault. Similarly, all inspections, with or without violations, appear on the PSP report. State citations associated with Federal Motor Carrier Safety Regulations (FMCSR) violations that have been adjudicated by a court of law will also appear, and remain, on a PSP report.
The Prospective Employer cannot obtain background reports from FMCSA without your authorization.
AUTHORIZATION
If you agree that the Prospective Employer may obtain such background reports, please read the following and sign below:
I authorize ("Prospective Employer") to access the FMCSA Pre-Employment Screening Program (PSP) system to seek information regarding my commercial driving safety record and information regarding my safety inspection history. I understand that I am authorizing the release of safety performance information including crash data from the previous five (5) years and inspection history from the previous three (3) years. I understand and acknowledge that this release of information may assist the Prospective Employer to make a determination regarding my suitability as an employee.

I further understand that neither the Prospective Employer nor the FMCSA contractor supplying the crash and safety information has the capability to correct any safety data that appears to be incorrect. I understand I may challenge the accuracy of the data by submitting a request to https://dataqs.fmcsa.dot.gov. If I challenge crash or inspection information reported by a State, FMCSA cannot change or correct this data. I understand my request will be forwarded by the DataQs system to the appropriate State for adjudication.

I understand that any crash or inspection in which I was involved will display on my PSP report. Since the PSP report does not report, or assign, or imply fault, I acknowledge it will include all CMV crashes where I was a driver or co-driver and where those crashes were reported to FMCSA, regardless of fault. Similarly, I understand all inspections, with or without violations, will appear on my PSP report, and State citations associated with FMCSR violations that have been adjudicated by a court of law will also appear, and remain, on my PSP report.

Date:		
	Signature	
	Name (Please Print)	

I have read the above Disclosure Regarding Background Reports provided to me by Prospective Employer and I understand that if I sign this Disclosure and Authorization, Prospective Employer may obtain a report of my crash and inspection history. I hereby authorize Prospective Employer and its employees, authorized agents, and/or affiliates to obtain the information authorized above.

NOTICE: This form is made available to monthly account holders by NIC on behalf of the U.S. Department of Transportation, Federal Motor Carrier Safety Administration (FMCSA). Account holders are required by federal law to obtain an Applicant's written or electronic consent prior to accessing the Applicant's PSP report. Further, account holders are required by FMCSA to use the language contained in this Disclosure and Authorization form to obtain an Applicant's consent. The language must be used in whole, exactly as provided. Further, the language on this form must exist as one stand-alone document. The language may NOT be included with other consent forms or any other language.

NOTICE: The prospective employment concept referenced in this form contemplates the definition of "employee" contained at 49 C.F.R. 383.5.

LAST UPDATED 2/11/2016



Fast Transportation LLC 4680 Prather Farm Circle Cumming,GA 30040

Fast Transportation LLC is insured for the driver, freight and vehicle only. If a driver chooses to allow a passenger, the passenger is not covered under the carrier's insurance policy. The driver or passenger will not hold the company liable for any accident or injury to the passenger and waive all rights to litigation.

By signing this form both driver and passenger understand and agree with the terms of agreement.

Driver	Date
-	



6.

Fast Transportation LLC EQUIPMENT LEASE

This Eq	uipment Lease Agreement (the "Agreement") is made and entered on(Date)
•	between("lessor") and Fast Transportation LLC ively referred as the "Parties").
The Pa	ties agrees as follows:
1.	Lessee agrees that the equipment shall be made available at reasonable times for the Lessor to inspect during the term of this agreement.
2.	The title to the aforesaid described property in Schedule "A" shall remain in the Lessor, the Lessee having only the right to possession and the use thereof during the term of the lease, except as is otherwise provided herein:
3.	The lease of said property shall be for a term of 12 months on the following basis:
	The sum of \$ 0 shall be paid upon execution of this lease, as payment of the first month installment, and the last month installment. On the first day of 201_, and on the first of each and every month during the term of this lease, the sum of \$ 0 shall be paid.
	Should Lessee make all the said monthly payments as required on or before the due date, with no default, then at the expiration of said term, the Lessee shall have the option to purchase the equipment for
	\$0 by notifying the Lessor of the same, not less than thirty (30) days prior to the expiration of the term of this lease.
4.	Lessee promises and agrees to pay all specified rental installments in advance on the date designated for the payment herein without demand. Said rental shall be payable at the office of Lessor, or to such other person and/or such other place as Lessor may from time to time designate in writing.
5.	Lessor may inspect the equipment at any time; and Lessee agrees to keep it in first class condition and repair at Lessee's expense and not to sell or otherwise dispose of his interest therein or in any
	Equipment or accessories attached thereto.

Lessee assumes the entire risk of loss or damages to the equipment whether or not covered by insurance, and no such loss shall relieve the Lessee of its obligations hereunder. Lessee agrees to keep the equipment insured to protect all interests of Lessor, at Lessee's expense against all

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risks of loss or damage from any cause whatsoever for not less than the unpaid balance of the lease rentals due hereunder or the then current value of said equipment, whichever is higher, and in addition shall purchase insurance in an amount reasonable under the circumstances to cover the liability of Lessor for public liability and property damage. Said insurance policies and the proceeds therefrom shall be the sole property of Lessor and Lessor shall be named as an additional insured in all said policies and as sole loss payee in the policies insuring the equipment. The proceeds of such insurance, whether resulting from loss or damage or return premium or otherwise, shall be applied toward the replacement or repair of the said equipment or the payment of obligations of Lessee hereunder at the option of Lessor.

- 7. No title or right in said equipment shall pass to Lessee except the rights herein expressly granted. Plates or other markings will be affixed to or placed on said equipment by Lessor or at Lessor's request by Lessee at Lessee's expense indicating that Lessor is the owner thereof and Lessee will not remove the same. Said equipment shall always remain and be deemed personal property and part of the leased equipment. All replacements, accessories or capital improvements made to or placed in or upon said equipment shall become a component part thereof and title thereto shall be immediately vested in Lessor and shall be included under the terms thereof. The Lessee agrees that the Lessor is authorized, at its option, to file financing statement(s) or amendments thereto without the signature of the Lessee with respect to any or all of the leased equipment, or ifa signature is required by law, then the Lessee appoints Lessor as Lessee's attorney-in-fact to execute any such financing statements(s) and further agrees to reimburse the Lessor for the expense of any such filing(s).
- 8. Lessor has not and will not make any representation, warranty or covenant, express or implied on which lessee may rely, with respect to the merchantability, fitness, condition, durability or suitability for lessee's purpose of the equipment in any respect, or any other representation, warranty or covenant, express or implied, all of which are hereby expressly
- 9. disclaimed by lessor. All equipment shall be accepted and leased by lessee "where is, as and with all faults" and lessor shall not be responsible for any patent defects therein or any damages resulting therefrom. Lessor will, however, take any steps reasonably within its power to make available to lessee any manufacturers or similar warranty applicable to the equipment. In any event, lessor shall not be liable to lessee for any liability, loss or damages, including consequential or incidental damages, cause or alleged to be caused, directly or indirectly, by the equipment, or any inadequacy thereof, or deficiency or defect therein, or any incident whatsoever in connection there with.

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- 10. Lessee shall not assign, mortgage or hypothecate this lease or any interest herein or sublet said equipment without the prior written consent of the Lessor. Any assignment, mortgage, hypothecation or sublease by Lessee without such consent shall be void.
 - Lessee agrees to use, operate and maintain said equipment in accordance with all laws; to pay all licensing or registration fees for said equipment; to keep the same free of levies, liens and encumbrances; to show the equipment as "leased equipment" on Lessee's personal property tax returns; to pay Lessor a sum equal to all personal property taxes assessed against the equipment, which sum Lessor shall remit to the taxing authority, to pay all other taxes, assessments, fees and penalties, which may be levied or assessed on or in respect to said equipment or its use or any interest therein, or rental payments thereon, including but not limited to all federal, state and local taxes, however, designated, levied or assessed upon the Lessee and Lessor or either of them or said equipment, or upon the sale, ownership, use or operation thereof. Lessor may pay such truces and other amounts and may file such returns on behalf of Lessee if Lessee fails to do so as herein provided. On written request from Lessor, Lessee agrees to reimburse Lessor for reasonable costs incurred in collecting any taxes, assessments or fees for which Lessee is liable hereunder and remitting the same to the appropriate authorities.
- 11. In the event the Lessee shall default in the payment of any rent, or any other sums due hereunder for a period of ten (10) days, or in the event of any default of breach of tens and conditions of this lease, or any other lease between the parties hereto, or if any execution or other process shall be issued in any action or proceeding against the Lessee, whereby the said equipment may be taken or distrained, or if a proceeding in bankruptcy, receivership or insolvency shall be instituted by or
- against the Lessee or its property, or if the Lessee shall enter into any agreement or composition with its creditors, breach any of the terms of any loan or credit agreement, or default thereunder or if the condition of the Lessee's affairs shall so change as to, in the Lessor's opinion, impair the Lessor's security or increase the credit risk involved, then and in that event the Lessor shall have the right to (1) retake immediate possession of its equipment without any Court Order or other process of law and for such purpose the Lessor may enter on to the Lessee's with or without notice of its intention to remove the leased equipment, without being liable to any suit or action or other proceedings by the Lessee. Lessor may, at its option, sell the equipment at public or private sale for cash or on credit and may become the purchaser at such sale. The Lessee shall be liable for arrears of rent hereunder and under any other lease between the parties, if any; for any other charges due from Lessee hereunder and under any other lease between the parties, for the expense of retaking possession, and the removal of the equipment, and court costs, in addition to the balance of the rentals provided for herein, or in any rental hereof as well as for the balance of rentals due and to become due under any other lease

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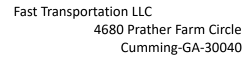


between the parties, less the net proceeds of the sale of said equipment, after deducting all costs of taking, storage, repair and sale; and/or (2) accelerate the balance of rentals payable hereunder and under any other lease between the parties, thereby requiring prepayment of this lease and any other lease between the parties with all such rentals and charges due and payable forthwith upon such notice of acceleration and demand for payment, the Lessee nevertheless remaining and being liable for the return of the equipment and any loss or destruction of, or injury to, the equipment in the same manner as herein provided. The foregoing rights shall be in addition to and in limitation of the rights of a Secured Party,

as set forth in the Uniform Commercial Code of the applicable jurisdiction. Should Lessee fail to make such payment after this notice and demand, Lessor shall be entitled to institute appropriate legal proceedings against Lessee with the Lessee being responsible for said rentals, charges, expenses and attorney fees, if allowed by law. In the event the Lessor shall exercise any of its rights as above set forth, Lessee shall be obligated to pay, as interest, a sum equal to one and one-half (1 Ylo/o) percent per month, or any part

thereof, on the aggregate unpaid rental payments due hereunder or under any other lease in default by reason hereof or otherwise, or until all arrears of rent are satisfied, provided said interest payments are allowed by law, and if not allowed by law, the maximum rate of interest permissible in the applicable jurisdiction. The rights granted the Lessor herein shall be cumulative and an action upon one shall not be deemed to constitute an election or waiver of the other right of action to which Lessor may be entitled. All sums as herein above stated shall become immediately due and payable to be construed as liquidated damages rather than a penalty provision. Lessee hereby waives trial by jury.

- 13. The omission by the Lessor at any time to enforce any default or right reserved to it, or to require performance of any of the terms, covenants or provisions hereof by the Lessee at any time designated, shall not be a waiver of any such default or right to which the Lessee entitled, nor shall it in any way affect the right of the Lessor to enforce such provisions thereafter. The Lessor may exercise all remedies simultaneously, pursuant to the terms hereof, and any such action shall not operate to release the Lessee until the full amount of the rentals due and to become due and all other sums to be paid hereunder have been paid.
- 14. If the Lessee does not exercise its option to purchase the equipment as provided in number three above, the Lessee shall return the equipment, related expenses prepaid to Lessor, at the end of the term hereof, at the place from which the equipment was shipped or transported, in as good condition as it existed at the commencement of the term, reasonable wear and tear in respect thereto accepted.





Lessee Printed Name	Fast Transportation, LLC Manager		
Signa	Signature		
	PMENT	IDENTIFICATION OF EQUIPMENT	
	Serial No.	Year	Make
	Tractor :		Trailer:
Date	e of Contractor	Nam	