Form Approved OMB No. 2125-0874

ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 AND 30 OF THE MOTOR CARRIER ACT OF 1980

| Issued to Dated at | ROCKWALL | E TRUCKING LLC | | | 0070050 2017 |
|---------------------|--------------------------------------|---|--|----------------------------|--|
| Dated at | ROCKWALL | , 14 | this 2ND | day of | OCTOBER 2017 |
| Amending F | Policy No. | A42515619 | Effective D | ite 09/29/2017 | <u> </u> |
| Name of In | surance Compar | HALLMARK COUNTY | MUTUAL INSURANCE | E COMPANY | Darable Ry |
| Telephone | Number | 1-800- 677-5170 | Counters | gned by T | EXAS SPECIALTY UNDERWRITERS INC |
| The policy t | to which this end | orsement is attached provides prin | nary or excess insurance | as indicated by | X *, for the limits shown: |
| | insurance is prin | nary and the company shall not be | liable for amounts in ex | cess of \$ 7 <u>50,000</u> | for each accident. |
| | | ess and the company shall not be I orlying limit of \$ | iable for amounts in exc for each accident. | ess of \$ | for each accident. |
| FHWA c | or the ICC a du | e Federal Highway Administration (plicate of said policy and all its VA or the ICC, to verify that the pol | endorsements. The co | ompany also agre | rission (ICQ), the company agrees to furnish the es, upon telephone request by an authorized |
| (said 35 subject to | days notice to o the ICC's juriso | commence from the date the notic fiction, by providing thirty (30) days | e is mailed, proof of m | ailing shall be suff | ive (35) days notice in writing to the other party ficient proof of notice), and (2) if the insured is commence from the date the notice is received |
| by the IC | C at its office in | Washington, D.C.). | REVIEWED | FILING: | 10/2/2017 09:23Brandon Soli: |
| | | | S AS USED IN THIS I | | |
| ACCIDENT | includes continu | ious or repeated exposure to cond | itions which damage | or destruction of | natural resources arising out of the accidental |

ACCIDENT includes continuous or repeated exposure to conditions which results in bodily injury, properly 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.

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.

PROPERTY DAMAGE means damage to or loss of use of tangible property.

PUBLIC LIABILITY means liability for bodily injury, property damage, and environmental restoration.

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 or property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Highway Administration (FHWA) and the Interstate Commerce Commission (ICC).

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, 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 any one accident shall not operate to reduce the liability of the company for the payment of final judgments resulting from any other accident.

The Motor Carrier Act of 1980 requires limits of financial responsibility according to the type of carriage and commodity transported by the motor carrier. It is the MOTOR CARRIER'S obligation to obtain the required limits of financial responsibility. THE SCHEDULE OF LIMITS SHOWN ON THE REVERSE. SIDE DOES NOT PROVIDE COVERAGE. The limits shown in the schedule are for information purposes only.

SCHEDULE OF LIMITS

PUBLIC LIABILITY

| Type of Carriage | Commodity Transported | Minimum Insurance | |
|--|--|----------------------|-----------|
| For- hire (In interstate or foreign commerce). | Property (nonhazardous). | \$ | 750,000 |
| (2) For-hire and Private (In interstate, foreign, or intrastate commerce). | Hazardous substances, as defined in 49 CFR 171.8, transported in cargo tanks, portable tanks, or hopper-type vehicles with capacities in excess of 3,500 water gallons; or in bulk Class A or B explosives, poision gas (Poison A), liquefied compressed gas or compressed gas, or highway route controlled quantity radioactive materials 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). | 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 |
| For-hire and Private (In interstate or foreign commerce). | Any quantity of Class A or B explowives, any quantity of poison gas (Poison A), or highway route controlled quantity radioactive materials as defined in 49 CFR 173.403. | | 5,000,000 |

Note: The type of carriage listed under (1), (2), and (3) applies to vehicles with a gross vehicle weight rating of 10,000 pounds or more. The type of carriage listed under number (4) applies to all vehicles with a gross vehicle weight rating of less than 10,000 pounds.