

INVOICE

3719 FRY RD SUITE C KATY TX 77449 Phone 281-599-3741 Fax 281-599-3840

PRECISE TIME TRUCKING LLC

DATE 10/03/2017

DESCRIPTION	AMOUNT
DOWN PAYMENT NEW POLICY	\$3071.40
PAID 09/29/2017	\$1400.00
BALANCE DUE ON 10/13/2017	\$1671.40
	\$1671.40

Make all checks payable to JLP AGENCY SERVICES Payment is due within 15 days.

If you have any questions concerning this invoice, contact 281-599-3741 CPEREZ@JLPINSURANCELLC.COM

Merchant: JLP AGENCY SERVICES

3719 N FRY RD C KATY, TX 77449

US

(281) 599-3741

Order Information

Description:

down

Order Number: Customer ID:

P.O. Number: Invoice Number:

Billing Information

precise

Shipping Information

Shipping:

0.00

Tax:

0.00

Total: USD 1,400.00

Payment Information

Date/Time:

29-Sep-2017 14:07:03 PDT

Transaction ID:

40335620051

Transaction Type:

Authorization w/ Auto Capture

Transaction Status:

Captured/Pending Settlement

Authorization Code:

030717

Payment Method:

Visa XXXX8671



Triumph Premium Finance PREMIUM FINANCE AGREEMENT

600 SW Jefferson Suite 204 Lee's Summit, MO 64063(844) 292-9090 Fax (816) 246-2659

Type of Loan
Personal
✓ Commercial
Additional Premium

www.triumphpf.com View your client's account status online

K	STE C (aty, TX 77449 281) 599-3741		PRO	A00162	HOUSTON, TX 77038 (832) 576-1555				il .	
				PA	YMENT SCHE	DULE	ENE			
	TOTAL PREMIUMS	NUMBER OF INSTALLMENTS AMOUNT OF E			ACH INSTALLMENT WHEN PAYMENTS ARE DUE			RE DUE		
Α	13,748.99	10		1,104.81		FIRST INSTALLMENT DUE 10/29/2017		Det 46-200 gree	INSTALLMENT DUE DATES 29th (Monthly)	
В	DOWN PAYMENT			SCH	EDULE OF PO	OLICIES		\$7.1		
	3,071.40	Policy Prefix and Number	Effective Date	Name of Insurance Carrier and Name of Managing General Agent			Type of Coverage	Policy Term	Gross Premium	
С	AMOUNT FINANCED The Amount of Credit Provided on Your Behalf 10,677.59	A42515619	9/29/2017	G00255-Tex	C00002-Hallmark County Mutual Ins. Company G00255-Texas Specialty Underwriters Inc [ME:20.000 %, CX:30] [FI, 90%PR]			12 es/Fees s/Fees	9,543.00 152.00 0.00	
D	FINANCE CHARGE The Dollar Amount the Credit Will Cost You 370.51	811701-C32229	10/2/2017	C00033-Pennsylvania Manufacturers Assoc. Ins. Co. G00163-Scout Insurance Group [ME:25.000 %, CX:30] [90%PR]			CARGO Ernd. Tax Fin. Taxes		1,142.99 100.00 0.00	
E	TOTAL OF PAYMENTS Amount Paid After Making All Scheduled Payments 11,048.10	I17C2023-C32229	10/3/2017	C00534-Ame G00163-Sco	American Inter-Fidelity Exchange -Scout Insurance Group 5.000 %, CX:30] [90%PR]		PHYSD Ernd. Taxes		2,601.00 150.00 60.00	
F	A.P.R. The Cost of Your Credit as Yearly Rate		×							
	7.501 % TOTAL PREMIUMS MUST AGREE WITH BOX				WITH BOX "A	" ABOVE >	>>>>	13,748.99		
If y OF Th go tha oth	vote Number: 56416 you sign below, you acknot THIS AGREEMENT. You be Borrower requests LEN vernment fight the funding at identifies each person wher information that will all FFOR ANY REASO	u further agree that y DER to pay the pren g of terrorism and mo who obtains a loan. V ow us to identify you	copy of this Agr you are appoint niums on the po oney laundering Vhat this means i. We may also	eement and you ing LENDER you licies shown in activities, Fede for you: When ask to see you	our ATTORNEY-IN-FA the schedule of policion and law requires all fin you apply for a loan, we redriver's license or other	CT to cancel the es, less the down ancial institution we will ask for the identifying of the cancel the ancial the ancial the ancial the ancial the ancial the ancial the ancial the ancial institution ancial the ancial institution ancial an	ne policies a wn paymen ons to obtain your name, documents	as outlined t. In order n, verify ar address, if you are	I in this agreement, to help the nd record information date of birth and a business entity.	

DATE

SIGNATURE OF BORROWER(S) OR DULY AUTHORIZED AGENT OF BORROWER(S) PRODUCERS WARRANTIES AND REPRESENTATIONS: THE UNDERSIGNED WARRANTS AND GUARANTEES:

(1) The Borrower has received a copy of this Agreement, and the Required Federal Truth-In-Lending disclosures for Personal Lines Insurance, if applicable. (2) The policies listed herein are in full force and effect and the information in the schedule of policies and the premiums are correct, (3) The Borrower has authorized this transaction and recognizes the security interest assigned herein, (4) To hold in trust for LENDER any payments made or credited to the Borrower through or to the undersigned, directly, indirectly, actually or constructively by any of the insurance companies and to pay the monies to LENDER upon demand to satisfy the then outstanding indebtedness of the Borrower and that any lien the undersigned now has or hereafter may acquire on any returned premium arising out of the above listed insurance policies is subordinated to LENDER's lien or security interest therein, (5) There are no exceptions to the policies other than those indicated and the policies included on this finance agreement are in full force and effect and comply with LENDER's eligibility requirements, (6) No direct company bill, audit or reporting form policies, policies subject to retrospective rating, or policies subject to minimum earned premiums are included except as indicated, and that the deposit or provisional premiums are not less than the anticipated premiums to be earned for the full term of the policies if policy is subject to a minimum earned premium, it is _______. (7) The policies can be cancelled by the Borrower or the Insurance Company on 10 days' notice and the unearned premiums will be computed on the standard short rate or pro rata table except as indicated, (8) A proceeding in bankruptcy, receivership or insolvency has not been instituted by or against the named Borrower or if the named Borrower is the subject of such a proceeding, it is noted on this Agreement in the space in which the Borrower's name and address is placed, (9) To hold Lender, its successors and assigns harmless against any loss or expense (including attorney fees) resulting from these representation or from errors, omissions or inaccuracies of the agent/broker in preparing this agreement, (10) To pay the down payment and any funding amounts received from the Lender under this Agreement to the insurance company or general agent (less commissions), (11) No term or provision of any financed policy requires the lender to notify or get the consent of any third party to effect cancellation of such policy. (12) To promptly notify Lender in writing of any information on the Agreement becomes inaccurate.

YOU MUST STILL MAKE YOUR PAYMENTS ON THE ABOVE DATE TO THE ABOVE ADDRESS.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

•	$\overline{}$							
JLP / 3719		CY SERVICES LLC Y RD SUITE C		ONLY AND HOLDER, TI	CONFERS NO RI	AS A MATTER OF INFOR IGHTS UPON THE CERT DOES NOT AMEND, EXTENDED BY THE POLICIES	TIFICATE END OR	
281-599-3741 281-599-3840 FAX				INSURERS AF	NAIC#			
INSU	RED			INSURER A. HA	LLMARK COUNTY M	IUTUAL INSURANCE		
		PRECISE TIME TRUCKING LLC		INCONCENTE	Total And Company of the Company	FACTURESASSOCIATION		
		13119 DAYWOOD DR HOUSTON TX 77038		INSURER C. AM	IERICAN INTERN-FIC	DELITY EXCHANGE		
		TIOSCION IX III SOO		INSURER D	2			
		-1		INSURER E				
COV	/ERA	GES						
Al PE	IY RE	LICIES OF INSURANCE LISTED BELO QUIREMENT, TERM OR CONDITION O N, THE INSURANCE AFFORDED BY TI S. AGGREGATE LIMITS SHOWN MAY	OF ANY CONTRACT OR OTHER DOC HE POLICIES DESCRIBED HEREIN IS	UMENT WITH RESE S SUBJECT TO ALL	PECT TO WHICH THI	IS CERTIFICATE MAY BE ISS	SUED OR MAY	
INSR	AUU L INSRD	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	S	
		GENERAL LIABILITY		Account to the second		EACH OCCURRENCE	\$	
		COMMERCIAL GENERAL LIABILITY			1	DAMAGE TO RENTED PREMISES (Ea occurence)	\$	
		CLAIMS MADE OCCUR			1	MED EXP (Any one person)	s	
						PERSONAL & ADV INJURY	\$	
						GENERAL AGGREGATE	\$	
		GEN'L AGGREGATE LIMIT APPLIES PER:				PRODUCTS - COMP/OP AGG	s	
		POLICY PROJECT LOC						
Α		AUTOMOBILE LIABILITY ANY AUTO	A42515619	09/29/2017	09/29/2018	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000	
		ALL OWNED AUTOS SCHEDULED AUTOS	1			BODILY INJURY (Per person)	\$	
		HIRED AUTOS NON-OWNED AUTOS				BODILY INJURY (Per accident)	\$	
						PROPERTY DAMAGE (Per accident)	\$	
		GARAGE LIABILITY				AUTO ONLY - EAACCIDENT	\$	
		ANYAUTO				OTHER THAN EAACC	\$	
	_					AUTO ONLY: AGG	\$	
		EXCESS/UMBRELLA LIABILITY				EACH OCCURRENCE	\$	
		OCCUR CLAIMS MADE				AGGREGATE	\$	
							\$	
		DEDUCTIBLE					\$	
-	WOR	RETENTION \$		4		WC STATU- OTH-	\$	
	EMPL	KERS COMPENSATION AND OYERS' LIABILITY			i i	TORY LIMITS ER	Sp.	
	ANY I	PROPRIETOR/PARTNER/EXECUTIVE CER/MEMBER EXCLUDED?				E.L. EACH ACCIDENT	\$	
	If yes	describe under IAL PROVISIONS below				E.L. DISEASE - EA EMPLOYEE	\$	
	OTHE					E.L. DISEASE - POLICY LIMIT	\$	
B C	мот	OR CARGO SICAL DAMAGE	811701-C32229 I17C2023-C32229	09/29/2017 09/29/2017	09/29/2018 09/29/2018	\$100,000 COVERAGE \$1,00 \$1,000 COMP \$1,000 COLL	(4-6) (1) (2) (3) (3) (3) (3) (4) (4) (5) (6)	
		ON OF OPERATIONS / LOCATIONS / VEHIC ERBILT 1XP7DU9X56D636407	LES / EXCLUSIONS ADDED BY ENDORSE	MENT/SPECIAL PRO	VISIONS			
CEF	TIFIC	ATE HOLDER		CANCELLATIO	ON			
FOR INSURANCE INFO PLEASE CALL 281-599-3741 T 281-599-3840 F				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 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				
JLPCERT@JLPINSURANCELLC.COM				AUTHORIZED REPRESENTATIVE &				

TEXAS LIABILITY INSURANCE CARD

COMPANY PHONE NO.

COMPANY

281-599-3741

HALLMARK COUNTY MUTUAL INSURANCE CO

POLICY NUMBER

EFFECTIVE DATE

EXPIRATION DATE

A42515619

09/29/2017

09/29/2018

YEAR

MAKE/MODEL

VEHICLE IDENTIFICATION NUMBER

2006

PETERBILT

1XP7DU9X56D636407

AGENCY

AGENCY PHONE NO.

MOLINGI

JLP AGENCY SERVICES

281-599-3741

INSURED

PRECISE TIME TRUCKING LLC 13119 DAYWOOD DR HOUSTON TX 77038

This policy provides at least the minimum amounts of liability insurance required by the Texas Motor Vehicle Safety Responsibility Act for the Specified vehicle and named insureds and may provide coverage for other persons and other vehicles as provided by the insurance policy.

Texas Liability Insurance Card Keep this card.

IMPORTANT: This card or a copy of your insurance policy must be shown when you apply for or renew your:

- o motor vehicle registration
- o driver's license
- o motor vehicle safety inspection sticker.

You also may be asked to show this card or your policy if you have an accident or if a peace officer asks to see it.

All drivers in Texas must carry liability insurance on their vehicles or otherwise meet legal requirements for financial responsibility. Failure to do so could result in fines up to \$1,000, suspension of your driver's license and motor vehicle registration, and impoundment of your vehicle for up to 180 days (at a cost of \$15 per day).

ACORD 50 TX (2003/09)

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SPANISH TRANSLATION TRADUCCION DE ESPANOL

Tarjeta de Seguro de Responsabilidad de Texas

Guarde esta tarjeta.

IMPORTANTE: Esta tarjeta o una copia de su pliza de seguro debe ser mostrada cuando usted solicite o renueve su:

- · registro de vehculo de motor
- licencia para conducir
- etiqueta de inspeccin de seguridad para su vehculo.

Puede que usted tenga tambin que mostrar esta tarjeta o su pliza de seguro si tiene un accidente o si un oficial de la paz se la pide.

Todos los conductores en Texas deben de tener seguro de responsabilidad para sus vehculos, o de otra manera llenar los requisitos legales de responsabilidad civil. Fallo en llenar este requisito pudiera resultar en multas de hasta \$1,000, suspensin de su licencia para conducir y de su registro de vehculo de motor, y la retencin de su vehculo por un perodo de hasta 180 das (a un costo de \$15 por da).

Use this format for a single sided fold up version.

PRECISE TIME TRUCKING LLC

Unique identifier Number: 772369VOID

Expires: 2018

USDOT 3051618 Status: Active

Carrier Type: Common Carrier Registration Period: 1 year(s)

Business Type: Limited Liability Company Certificate Expiration Date: 9/38/2018

DBA

A Form F was successfully submitted with the Texas Department of Motor Vehicles on 10/2:2017.

User Name

hallmark

Policy Status

Active

Policy No. Date Received.

A42515619 10/2/2017

Oate Effective:

9/29/2017

Insurance Company Name: HALLMARK COUNTY MUTUAL INSURANCE COMPANY

VCR No.

772369VOID

DBA Name:

Volor Carrier Name:

PRECISE TIME TRUCKING LLC

Address:

13119 DAYWOOD DR HOUSTON TX 77038

FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION ACCEPTANCE REPORT

USER ID:

TGAFILINGS4

TRANSMISSION NUMBER: WEB92967

TRANSMITTED ON:

10/02/2017 10:18:19

COMPANY NAME:

HALLMARK COUNTY MUTUAL INSURANCE COMPANY

SUMITTED BY:

HALLMARK COUNTY MUTUAL INSURANCE COMPANY (26057-00)

Docket

Form/Type

Policy Number

Effective Date

Action

MC-50145

BMC-91X/BIPD

A42515619

09/29/2017

ACCEPTED

Values in FMCSA Licensing & Insurance Database:

Legal Name: PRECISE TIME TRUCKING LLC

Address:

13119 DAYWOOD DR **HOUSTON TX US 77038** 13119 DAYWOOD DR

HOUSTON TX US 77038-1738

91X Coverage(Type/Max/Underlying):

Primary / \$750,000 / \$0

Total: 1

Run Date: 10/02/17 Run Time 10:18

Page 1 of 2

Data Sorce: Licensing & Insurance

li_accept

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 PRECI	SE TIME TRU	JCKING LLC			
Dated at ROC	KWALL, TX		this 2N	ID day of	OCTOBER 2017
Amending Policy No.	A42	2515619	Effective	Date 09/29/201	7
Name of Insurance C	Company	HALLMARK COU	NTY MUTUAL INSURA	NCE COMPANY (Donald E. My
Telephone Number	1-8	00- 677-5170	Count	ersigned by	TEXAS SPECIALTY UNDERWRITERS INC
The policy to which t	nis endorsem	ent is attached provides	primary or excess insura	nce, as indicated by	X for the limits shown
	is primary ar	nd the company shall not	be liable for amounts in	excess of \$ 7 <u>50,000</u>	for each accident.
This insurance in excess of the		d the company shall not limit of \$	be liable for amounts in e for each accident.	excess of \$	for each accident.
FHWA or the ICC	a duplicate	ral Highway Administrati of said policy and all the ICC, to verify that the	its endorsements. The	company also agr	mission (ICC), the company agrees to furnish the rees, upon telephone request by an authorized
(said 35 days not subject to the ICC	ice to comme 's jurisdiction.	ence from the date the r by providing thirty (30) of	otice is mailed, proof of	mailing shall be su	five (35) days notice in writing to the other party afficient proof of notice), and (2) if the insured is o commence from the date the notice is received
by the ICC at its o	mice in vvasni		and the second second second second	THE RESERVE AND ADDRESS OF THE PARTY OF THE	10/2/2017 09:23Brandon Soliz
		DECIMITION	ONS AS USED IN THE	CHICAGORIEL	

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.