priority

Carrier Packet



Priority1 Company Information

Website: www.priority1.com

Phone: (501) 372-3925

Fax: (501) 374-5960

Federal ID# 71-0790065

Dunn & Bradstreet# 80-465-5744

MC# 312916 SCAC: POIP

DOT# 2222837

Corporate Officers: Ken Hamilton, President

Date of Incorporation: May 2, 1996 **State of Incorporation:** Arkansas

Bank References:

Bank of America

200 West Capitol Little Rock, AR 72201

Fax- 900-733-5100 (\$10 charge for query)

Physical Address:

401 W. Capitol Ave

Suite 600

Little Rock, AR 72201

Mailing Address:

PO Box 398

North Little Rock, AR 72115

Payment Only Address:

PO Box 840808

Dallas, TX 75284-0808

Trade References:

R&L Carriers

PO Box 713153

Columbus, OH 432713153

Saia Motor Freight Line Inc

PO Box 730532

Dallas, TX 753730532

Phone Number: 5015655114

Southeastern Freight Lines

PO Box 100104

Columbia, SC 292023104

Phone Number: 8037947300

SMS Trucking, Inc

PO Box 1314 Cabot, AR 72023

Phone Number 5016051125

Transplace Stuttgart

PO Box 90407

Chicago, IL 60696

Phone Number 8006439566

Form W-9
(Rev. October 2018)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

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

	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank. PRIORITY-1, INC														
n page 3.	2 Business name/disregarded entity name, if different from above														
									4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):						
e. ns	single-member LLC	Exer	Exempt payee code (if any)												
ty Gio	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership)														
Solution of the composition of the person whose name is entered on line it. Check only one of following seven boxes. Individual/sole proprietor or single-member LLC Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LL another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC is disregarded from the owner should check the appropriate box for the tax classification of its owner. Other (see instructions) 5 Address (number, street, and apt. or suite no.) See instructions. Requester's name is entered on line is chief to line in the line above.								code (if any)							
ecif	☐ Other (see instructions) ▶				(Appli	plies to accounts maintained outside the U.S.)				U.S.)					
See Sp	5 Address (number, street, and apt. or suite no.) See instructions. PO BOX 398	Request	er's	name	and a	ddre	ess (op	tiona	<u> </u>						
0,	6 City, state, and ZIP code														
	NORTH LITTLE ROCK, AR 72115														
	7 List account number(s) here (optional)														
Par	1 /														
	your TIN in the appropriate box. The TIN provided must match the name given on line 1 to average withholding. For individuals, this is generally your social security number (SSN). However, for		Soc	ial se	curity	nui	mber	1 1	_	Т					
reside	ent alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other				-	-		-							
	es, it is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i> ster		or.			L		J							
TIN, later. Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and						er identification number									
Number To Give the Requester for guidelines on whose number to enter.				1	- 0	1	7 9	0	0	6 5					
Par	t Certification							,2. (_	-				
Unde	r 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. citizen or other U.S. person (defined below); and															
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.															
you ha	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 for Part II, later.														

General Instructions

Signature of

U.S. person ▶

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

Purpose of Form

Sign

Here

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)

1/3/2019

- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

PM-25 (Rev. 1/95)

SERVICE DATE February 06, 1997

FEDERAL HIGHWAY ADMINISTRATION

LICENSE

MC 312916 B

PRIORITY-1, INC.

LITTLE ROCK, AR, US

This license is evidence of the applicant's authority to engage in operations, in interstate or foreign commerce, as a broker, arranging for transportation of freight (except household goods) by motor wehicle.

This authority will be effective as long as the broker maintains insurance coverage for the protection of the public (49 CFR 1043) and the designation of agents upon whom process may be served (49 CFR 1044). Applicant shall also render reasonably continuous and adequate service under this authority. Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

Thomas T. Vining Chief, Licensing and Insurance Division

Registration Document





The U.S. Environmental Protection Agency recognizes

Priority1, Inc.

As a Registered

SmartWay® Transport Partner

Partnership Date: 01/04/2021 SmartWay ID: 25618812 Expires: 09/18/2024

Sam Waltzer

Director, SmartWay Transport Partnership



Carrier Qualification Form

Company Name:
Mailing Address:
City/State/Zip:
Federal ID # : MC #:
Remittance Address:
Phone Number:
Alternate Number:
Fax #:
Dispatch Contact :
Email Address :
After Hours Contact:
After Hours Names:
After Hours Email Address:
Type of Equipment:
Of Dry Vans — # Of Reefers — # Of Flat Beds — —
#Of Lowboys #Of Drop Decks Other
Haz Mat Endorsed? Please Mark Yes / No
Satellite Equipped? Please Mark Yes No
Ability to Drop Trailers: (if so, where?)
Preferred Traffic Lanes:

Initials _____



References

Please provide the names and contacts information of two references who are current customers of yours"

Company Name:

Contact Name:

Contact Person Phone:

Company Name:

Company Name:

Contact Name:

Contact Person Phone:

Contact Person Phone:

Signature:



unload/assist.

CONTRACT CARRIER AGREEMENT

THIS AGREEMENT made this			
	MC#	an I.C	C.C. licensed contract
motor carrier, "CARRIER", and PRIORI MC#312916 B, an F.H.A. licensed pro		3, North Little Ro	ck, Arkansas 72115,
1. PRIORITY-1 is a freight broker authorized transportation of property by motor of carriage sufficiently controls the arrance CARRIER under this agreement.	carrier on behalf of ship	opers, and for th	e purposes of contract
2. PRIORITY-1 agrees to offer for ship least 200,000 pounds annually in a se PRIORITY-1 may tender subject to the	eries of shipments and	such additional	
3. PRIORITY-1 agrees to pay CARRIEF accordance with the rates set forth in shipping schedules. Confirmation of vPRIORITY-1 to CARRIER and by the Caverbally agreed rates shall be made by receipt of payment. All modifications confirmed in writing, or as established underlying freight bills, shall be deem	n writing or made verbally agreed rates werbally agreed rates we ARRIER'S pick up of the control of the control of the radial and additions to the radial by the billing and payor.	ally and confirme vill be made by a e shipment. In a g and PRIORITY- ates made either vment by the par	ed in writing to meet specific recap, faxed or mailed, by ddition, confirmation of any 1 within sixty (60) days of its in writing, or verbally and ties together with the
4. Whether or not CARRIER is authorize every shipment tendered to CARRIER motor contract carrier and shall be suapplicable to motor contract carriage	R by PRIORITY-1 shall bubject only to the term	e deemed to be	a tender to CARRIER as a
5. PRIORITY-1 and CARRIER agree that contract carrier in compliance with 49 of time for the exclusive use of PRIOR to meet the distinctive needs of PRIOR when applicable, but shall not be limit dispatch, drop shipments, inside delivered.	9 U.S.C. 10102, by assignments, or by providing PRITY-1, the consignor, ted to: protective servi	gning motor veh specialized serv or our custome ces, multiple sto	icles for a continuing period ices or equipment designated r. Such services shall include, ps in transit, direct

- 6. CARRIER, at its sole cost and expense, shall furnish all equipment required for its services hereunder and shall maintain all equipment in good repair and condition. CARRIER, at its sole cost and expense, shall employ for its services hereunder only competent and legally licensed personnel. Without the prior written consent of PRIORITY-1, CARRIER shall not cause or permit any shipment tendered hereunder to be transported by any other motor carrier or in substituted service by railroad or other modes of transportation.
- 7. CARRIER will be responsible to comply with all applicable I.C.C. and D.O.T. regulations as well as all other federal and state regulations pertaining to the operations of a motor carrier.
- 8. CARRIER shall issue a bill of lading in its own name and shall be liable for loss, damage, or delay of any shipment while in the possession or control of CARRIER. CARRIER hereby assumes the liability of a motor common carrier as provided In Section 11707 of Title 49 of the United States Code, as in effect on the effective date of this agreement. The terms, conditions, or provisions of the bill of lading or any other shipping form utilized shall be subject and subordinate to the terms of this agreement and, in the event of a conflict, this agreement shall govern.
- 9. CARRIER agrees to hold PRIORITY-1 harmless from and indemnify PRIORITY-1 for any liability resulting from loss or damage to any freight transported by CARRIER pursuant to this agreement, Including all costs to defend claims. CARRIER also agrees to hold PRIORITY-1 harmless from and indemnify PRIORITY-1 for any liability resulting from personal Injury or property damage which may occur during the operations of CARRIER pursuant to this agreement, including all costs to defend claims.
- 10. The duties and obligations of the CARRIER, under the terms of this agreement shall be as follows:
 - A. The CARRIER shall provide the PRIORITY-1 with equipment that meets Federal Dept. of Transportation standards and complies with existing Federal Safety Regulations. Furthermore, CARRIER shall endeavor to maintain a satisfactory U.S. DOT Safety Rating but under no circumstances is CARRIER allowed to provide services under this contract if their safety rating falls to "unsatisfactory."
 - B. The CARRIER agrees to maintain insurance as required by State law regulations for the protection of the public and a minimum of \$100,000 insurance coverage for the protection of cargo, to compensate PRIORITY-1, owner or consignee for loss or damage of property belonging to them, individually or jointly, while in the control or possession of the CARRIER. Said Insurance shall comply with all requirements of the State, and CARRIER shall cause a certificate of insurance to be forwarded to PRIORITY-1. This certificate shall require the insurance carrier to give PRIORITY-1 written notice thirty (30) days prior to cancellation of insurance coverage. All insurance required by this Agreement must be written by an insurance company having a Best's rating of "B+" VII or better and must be authorized to do business under the laws of the state(s)

or province(s) in which Carrier provides the transportation and related services as specified in load confirmation communications received from Broker.

Furthermore, the carrier is required to carry:

- Auto Liability in the amount of US \$1,000,000
- Commercial General Liability insurance, in a limit of not less than US \$1,000,000 per occurrence.
- Worker's Compensation insurance in the amounts required by statute.
- Employer's Liability insurance with limits not less than US \$500,000 per occurrence.
- If Carrier provides Transportation Services for hazardous materials under DOT regulations, public insurance required for the commodity transported under 49 C.F.R § 387.7 and 387.9 (or successor regulations thereto).
- C. The CARRIER agrees to notify PRIORITY-1 immediately if a driver is detained, but no later than two hours from the time the detention began. PRIORITY-1 will make every effort to ensure CARRIER is unloaded as timely as possible. PRIORITY-1 will not be held accountable for detention charges when CARRIER does not notify PRIORITY-1 per the above guidelines.
- D. CARRIER shall have the sole and exclusive care, custody and control of the Customer's property from the time it is delivered to CARRIER for transportation until delivery to the consignee accompanied by the appropriate signed delivery receipts and bill of lading. CARRIER assumes the liability of a common Carrier for loss, delay, damage to or destruction of any and all of the Customer's goods or property while under CARRIER's care, custody or control. CARRIER shall pay to PRIORITY-1 its customer's full actual loss for the kind and quantity of commodities so lost, delayed, damaged or destroyed and any costs to dispose of damaged product. To the extent that any reasonable salvage value remains in the damaged shipment after all names, trademarks, logos, and other Identifying marking are removed, and where CARRIER has already paid claimant the full value of the shipment or damaged portion thereof, CARRIER may request transfer of the salvage from claimant. Cargo claims shall be Investigated and settled in accordance with the regulations codified at 49C.F.R.370. PRIORITY-1 will send In writing within 12 months of delivery (or date claim if load never delivered) a statement of any loss or expenses resulting from a cargo claim.

E. Under no circumstances may CARRIER withhold any product in an effort to collect or increase payments/charges.

11. CARRIER will bill all charges for transportation services directly to PRIORITY-1 and CARRIER shall provide PRIORITY-1 with a copy of the signed bill of lading and delivery receipt. PRIORITY-1 shall be responsible for the collection and payment of charges to CARRIER. CARRIER agrees that it will look only to PRIORITY-1 for payment if the billed party has paid PRIORITY-1. It is CARRIER'S obligation to inform

- 1	n	ıtı	2	IC.		
		ıu	а	ıo.		

PRIORITY-1 of any and all accessorial charges as they occur (or such charges may not be reimbursed) and submit a legible POD with product and weight and piece count description along with any and all accessorial receipts legibly signed by consignee. If detention is requested, it must have both in and out times on POD and signed/initialed by consignee. PRIORITY-1 agrees that it will endeavor to pay all freight bills for transportation performed within thirty (30) days of receipt or the date of delivery of the shipment.

- 12. The relationship of CARRIER to PRIORITY-1 shall, at all times, be that of an independent contractor. PRIORITY-1 has no jurisdiction or control over the manner in which CARRIER conducts its business. It is expressly understood and agreed that this Agreement shall not create, under any circumstances, any relationship between the parties other than that of an independent contractor relationship. It is not the intent of this Agreement to create an employer/employee, partnership, joint venture, agency, franchisee or any other such relationship.
- 13. Obligations of this agreement are separate and divisible and In the event that any clause is deemed unenforceable, the balance of the agreement shall continue in full force and effect.
- 14. CARRIER agrees that customer names, transportation rates, and similar information are deemed trade secrets and confidential business Information not known to CARRIER before doing business with PRIORITY-1, and therefore agrees not to back solicit such customers. CARRIER agrees to pay ten percent of gross revenue per shipment for a period of twelve months if back solicitation is determined.
- 15. CARRIER will not re-broker, assign or interline the shipments hereunder without prior written consent of PRIORITY-1. If CARRIER breaches this provision, PRIORITY-1 shall have the right of paying the monies it owes CARRIER directly to the delivering CARRIER, in lieu of payment to CARRIER. Upon PRIORITY-1's payment to delivering CARRIER, CARRIER shall not be released from any liability to PRIORITY-1 under this agreement. In addition to the indemnity obligation reflected in this agreement the Carrier will be liable for consequential damages for violation of this clause of the agreement.
- 16. CARRIER Moving Perishables. CARRIER warrants that the carrier will inspect or hire a service representative to inspect a vehicle's refrigeration or heating unit at least once each month. CARRIER warrants that they shall maintain a record of each inspection of refrigeration or heating unit and retain the records of the inspection for a least one year. Copies of these records must be provided upon request to the carrier's insurance company and PRIORITY-1.

Carrier warrants that they will maintain adequate fuel levels for the refrigeration or heating unit and assume full liability for claims and expenses incurred by PRIORITY-1 or the shipper for failure to do so. The carrier must provide their cargo insurance carrier with all records that relate to a loss and permit copies and abstracts to be made from them upon request

The following rules shall apply: (a) Destination market value for lost or damaged cargo, no special or consequential damages unless by special agreement; (b) Claims will be filed with Carrier by Shipper; (c) claims notification procedures will be followed in accordance with procedure described in 49 C.F.R. 370.1-11.

- 17. This agreement is binding upon the parties hereto, their successors and assigns, and shall be construed under the laws of the state of Arkansas without reference to the choice of law principles thereof.
- 18. This agreement shall be deemed to be effective on the first date that CARRIER and PRIORITY-1 commenced business together and the parties agree that the provisions contained herein properly express and memorialize the complete understanding of the parties as contained In all prior agreements, both verbal and In writing. This agreement shall be effective continuously subject to the right of either party hereto to cancel the agreement at any time upon not less than thirty (30) days written notice of one party to the other.

CARRIER:	PRIORITY-1, INC.
Name:	Name:
TITLE:	TITLE:
Signature:	Signature:

Must be signed by one of the following: President, Vice President, Secretary/Treasurer, General Manager or Operations Manager





PO Box 398, North Little Rock, AR 72115 888-569-8035 Priority

Priority 1 offers payees the opportunity to receive future payments electronically, rather than by check. Your payments will be deposited into the bank account of your choice. In addition to having the money deposited electronically, you will also be notified of the deposit by e-mail. The e-mail will provide you with all the information that would normally be on your check stub. To receive payments electronically, you must print, complete this form, and return it to Priority1.

Payee Infor	mation				
MC#:			SSN orFederal I	D #:	
Payee Nam	e:				
Remit Addre					
E-mail addr	ess for				
payment no	otification:				
Bank Inform	nation				
Bank Name	:				
Name on Account:					
Account #:					
Routing #:					
Lauthorize F	Priority1 to tra	ansmit payment t	o the bank accoun	ıt show	n above through ACH transactions.
	-		rse ACH transactio		<u> </u>
Name(s): Please print	:		Ti	tle:	
Authorized S	Signature			D	ate