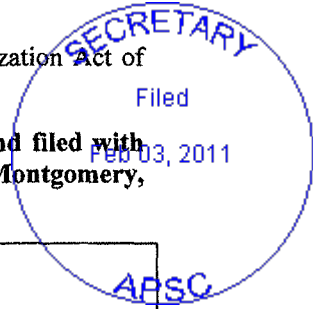


APPLICATION FOR MOTOR CARRIER CERTIFICATE
Before the
ALABAMA PUBLIC SERVICE COMMISSION

010378

This Application is being filed as a result of the Federal Aviation Administration Authorization Act of 1994, and the applicant claims the benefits and privileges of said Act.

This Application should be typed or neatly printed, properly signed and sworn to, and filed with the \$100.00 filing fee with the Alabama Public Service Commission, P. O. Box 304260, Montgomery, Alabama 36130.



SECTION I

Applicant Vitran Express, Inc.
(Legal name)

Doing Business as _____
(Trade name)

Business Address 2850 Kramer Drive
(Must be a physical address – cannot be a post office box)

Gibsonia PA 15044
(City) (State) (Zip Code)

Mailing Address P.O. Box 1290
(May be a post office box)

Gibsonia PA 15044
(City) (State) (Zip Code)

(800) 245-1244 (724) 449-0176 mark.kosovec@vitran.com
(Telephone Number) (Facsimile Number) (Email address)

Applicant seeks a Certificate to transport property between all points in the State of Alabama, except household goods. (Household goods requires a separate application)

SECTION II

FORM OF BUSINESS (Check only one):

- CORPORATION LIMITED LIABILITY COMPANY (LLC)
- LIMITED PARTNERSHIP (LP) LIMITED LIABILITY PARTNERSHIP (LLP)
- SOLE PROPRIETORSHIP
- PARTNERSHIP (Identify partners) _____
- OTHER (identify) _____

SECTION II Continued

Out of State Corporations, Limited Liability Companies (LLC), Limited Partnerships (LP), Limited Liability Partnerships (LLP) must register with the Alabama Secretary of State.

Alabama corporation, LLC, LP, or LLP,

OR

Out of State Corporation, LLC, LP, or LLP

State of Organization: Pennsylvania

Attach Certificate of Registration from the Alabama Secretary of State

All Corporations, Limited Liability Companies (LLC), Limited Partnerships (LP), and Limited Liability Partnerships (LLP); whether Alabama entities or Out of State entities must attach the following documents:

Corporation: Articles of Incorporation

LLC: Articles of Organization

LP: Certificate of Limited Partnership

LLP: Registration of Limited Liability Partnership

If you have been issued a U.S.D.O.T. number, MC number, or Alabama Public Service Commission Permit or Certificate number, provide it here:

USDOT#

MC#

APSC#

Applicant proposes to use approximately (number of) _____ motor vehicles of the kind and type described in Appendix "B" hereto attached. (Give detailed description showing type, make, model, and rated capacity).

SECTION III

Applicant has the required insurance and Forms E and H proof of coverage properly filed with the Commission, or Forms E & H are attached hereto.

\$100.00 filing fee paid (cashier's check or money order only)

A financial statement (balance sheet and income/expense statement) for the most recent tax year is attached hereto as Appendix "C."

Applicant has attached hereto a Form B-2, application for registration number.

SECTION IV

Applicant has a safety fitness rating from the United States Department of Transportation of satisfactory as shown by Attachment "D."

OR

Applicant has attached as Appendix "D" a description of its safety program that shows compliance with requirements of the Commission's rules and/or the rules of the United States Department of Transportation.

SECTION V

Applicant understands that the filing of this Application does not, in itself, constitute authority to operate; will submit such additional information in connection with this Application as the Commission may require; and will comply with requirements of the laws of the State of Alabama, and the rules and regulations of the Commission made thereunder, as are applicable to intrastate transportation of property.

SECTION VI

Name and address of the contact person that can answer questions about this application or supply additional information:

William H. Stewart, III, Esq.; Vuono & Gray, LLC
(Name)

310 Grant Street, Suite 2310 Grant Building
(Address)

Pittsburgh PA 15219
(City) (State) (Zip Code)

412-471-1800
(Telephone Number)

412-471-4477
(Facsimile Number)

wstewart@vuonogray.com
(Email Address)

OATH

County of Allegheny
~~State~~ Commonwealth
of Pennsylvania

Name of Affiant Mark L. Kosovec
being duly sworn, states that he/she files this Application as (indicate whether owner, or proprietor, title as officer of applicant corporation or association, member of applicant partnership, or other authorized representative of applicant) President that in such capacity, he/she is qualified and authorized to file and verify such Application; that he/she has carefully examined all the statements and matters contained in the Application, and that all such statements made and matters set forth herein are true and correct to the best of his/her knowledge, information and belief.

(Signature of Affiant) X Mark L. Kosovec

Subscribed and sworn to before me, a NOTARY PUBLIC in and for said ~~State~~ Commonwealth and County above named, this 14th day of JANUARY, 2011.

(Notary Public) Carole A. Williams
COMMONWEALTH OF PENNSYLVANIA

(Seal)

Notarial Seal
Carole A. Williams, Notary Public
City of Pittsburgh, Allegheny County
My Commission Expires March 2, 2013

Member, Pennsylvania Association of Notaries
My Commission Expires: MARCH 2, 2013

APPENDIX "C"
FINANCIAL STATEMENT

VITRAN CORPORATION INC.

Consolidated Balance Sheets
(Amounts in thousands of United States dollars)

December 31, 2009 and 2008

	2009	2008
Assets		
Current assets:		
Accounts receivable	\$ 69,591	\$ 65,741
Inventory, deposits and prepaid expenses	11,539	12,063
Income and other taxes recoverable	683	792
Deferred income taxes (note 8)	3,495	1,877
Total current assets	85,308	80,473
Property and equipment (note 4)	145,792	152,602
Intangible assets (note 5)	10,766	13,279
Goodwill (note 6)	18,878	17,057
Deferred income taxes (note 8)	33,594	30,181
Total assets	\$ 294,338	\$ 293,592
Liabilities and Shareholders' Equity		
Current liabilities:		
Bank overdraft	\$ 105	\$ 3,912
Accounts payable and accrued liabilities (note 1(r))	65,446	63,495
Current portion of long-term debt (note 7)	17,125	16,925
Total current liabilities	82,676	84,332
Long-term debt (note 7)	72,956	93,477
Other	2,919	4,540
Shareholders' equity:		
Common shares, no par value, unlimited authorized, 16,266,441 and 13,498,159 issued and outstanding in 2009 and 2008, respectively (note 9)	99,584	77,500
Additional paid-in capital	4,264	3,525
Retained earnings	29,281	33,253
Accumulated other comprehensive income (loss) (note 3)	2,658	(3,035)
Total shareholders' equity	135,787	111,243
Lease commitments (note 14)		
Contingent liabilities (note 16)		
Total liabilities and shareholders' equity	\$ 294,338	\$ 293,592

See accompanying notes to consolidated financial statements.

APPENDIX "D"
DESCRIPTION OF SAFETY PROGRAM

As the President with/of Vitran Express, Inc. I am fully
(Title) (Name of Applicant Company)

familiar with my company's operations and herein verify that Vitran Express, Inc.
(Name of Applicant Company)

has in place a program to ensure substantial compliance with all applicable safety rules and regulations of the Alabama Public Service Commission, as well as those of the United States Department of Transportation. In addition to all other requirements, Vitran Express, Inc.
(Name of Applicant Company)

specifically maintains: files on each driver with all required driver forms and information; files on each vehicle with all required forms including maintenance and safety inspection records; and all required written records of drivers' hours.

X 
(Signature of Company Representative)

Mark L. Kosovec
(Printed Name of Company Representative)

Beth Chapman
Secretary of State

P. O. Box 5616
Montgomery, AL 36103-5616

STATE OF ALABAMA

I, Beth Chapman, Secretary of State of Alabama, having custody of the Great and Principal Seal of said State, do hereby certify that

the entity records on file in this office disclose that Vitran Express, Inc. a Pennsylvania entity, qualified in the State of Alabama on January 7, 2011. The Alabama Entity Identification number for this entity is 945-899. I further certify that the records do not disclose that said qualification has been revoked, cancelled or terminated



In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State, at the Capitol, in the city of Montgomery, on this day.

1/14/2011

Date

Beth Chapman

Beth Chapman

Secretary of State

COMMONWEALTH OF PENNSYLVANIA

DEPARTMENT OF STATE

DECEMBER 28, 2010

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

VITRAN EXPRESS, INC.

I, Basil L Merenda, Secretary of the Commonwealth of Pennsylvania

do hereby certify that the foregoing and annexed is a true and correct
copy of

- 1 ARTICLES OF INCORPORATION filed on August 28, 1989
- 2 CHANGE OF REGISTERED OFFICE - Domestic filed on August 12, 1994
- 3 ARTICLES MERGER/CONSOLIDATION-ALL TYPES filed on December 30, 1999
- 4 ARTICLES OF MERGER-BUSINESS filed on December 18, 2009

which appear of record in this department.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed, the day and year above written.

Basil L. Merenda

Secretary of the Commonwealth

ARTICLES OF INCORPORATION

COMMONWEALTH OF PENNSYLVANIA
 DEPARTMENT OF STATE - CORPORATION BUREAU
 308 NORTH OFFICE BUILDING, HARRISBURG, PA 17120

PLEASE INDICATE (CHECK ONE) TYPE CORPORATION:

- DOMESTIC BUSINESS CORPORATION
- DOMESTIC BUSINESS CORPORATION
A CLOSE CORPORATION - COMPLETE BACK
- DOMESTIC PROFESSIONAL CORPORATION
ENTER BOARD LICENSE NO.

FEE
\$75.00

010 NAME OF CORPORATION (MUST CONTAIN A CORPORATE INDICATOR UNLESS EXEMPT UNDER 15 P.S. 2908 B1)
PJAX, INC.

011 ADDRESS OF REGISTERED OFFICE IN PENNSYLVANIA (P.O. BOX NUMBER NOT ACCEPTABLE)
73 McCandless Avenue

012 CITY Pittsburgh 013 COUNTY Allegheny 013 STATE Pennsylvania 014 ZIP CODE 15201

020 EXPLAIN THE PURPOSE OR PURPOSES OF THE CORPORATION

To operate as a common and contract carrier in interstate commerce or in intrastate commerce subject to the jurisdiction of the Interstate Commerce Commission and the appropriate state regulatory bodies having jurisdiction; and to conduct any lawful business for which a corporation may be formed under the Pennsylvania Business Corporation Law.

(ATTACH BX x 11 SHEET IF NECESSARY)

The Aggregate Number of Shares, Classes of Shares and Par Value of Shares Which the Corporation Shall have Authority to Issue

040 Number and Class of Shares <u>100,000 common</u>	041 Stated Par Value Per Share if Any <u>\$1.00</u>	042 Total Authorized Capital <u>\$100,000.00</u>	043 Term of Existence <u>Perpetual</u>
---	--	---	---

The Name and Address of Each Incorporator, and the Number and Class of Shares Subscribed to by each Incorporator

050 Name	051:052 053:054 Address (Street, City, State, Zip Code)	Number & Class of Shares
<u>Christian V. Graf</u>	<u>109 South Street, Harrisburg, PA 17101</u>	<u>One share common</u>

(ATTACH BX x 11 SHEET IF NECESSARY)

IN TESTIMONY WHEREOF, THE INCORPORATOR (S) HAS (HAVE) SIGNED AND SEALED THE ARTICLES OF INCORPORATION THIS 28th DAY OF AUGUST, 1989.

Christian V. Graf
 Christian V. Graf

- FOR OFFICE USE ONLY -

030 FILED AUG 28 1989	002 CODE	003 REV BOX	SEQUENTIAL NO.	100 MICROFILM NUMBER
<i>James J. Blayney</i> Certification#: 997509-1 Page 1 of 23 Secretary of the Commonwealth Department of State	REVIEWED BY	004 SIC	AMOUNT	<u>8963 829</u>
	DATE APPROVED	CERTIFY TO	\$	001 CORPORATION NUMBER <u>1523313</u>
	DATE REJECTED	<input type="checkbox"/> REV.	INPUT BY	LOG IN
	MAILED BY DATE	<input type="checkbox"/> L & I	VERIFIED BY	LOG IN (REFILE)
		<input type="checkbox"/> OTHER	LOG OUT	LOG OUT (REFILE)

Commonwealth of Pennsylvania



Department of State CERTIFICATE OF INCORPORATION

OFFICE OF THE SECRETARY OF THE COMMONWEALTH

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, UNDER THE PROVISIONS OF THE LAWS OF THE COMMONWEALTH, THE SECRETARY OF THE COMMONWEALTH IS AUTHORIZED AND REQUIRED TO ISSUE A "CERTIFICATE OF INCORPORATION" EVIDENCING THE INCORPORATION OF AN ENTITY.

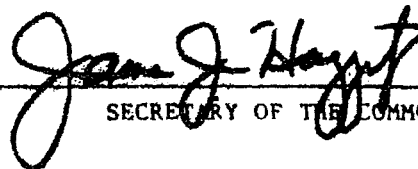
WHEREAS, THE STIPULATIONS AND CONDITIONS OF THE LAW HAVE BEEN FULLY COMPLIED WITH BY
PJAZ, INC.

THEREFORE, KNOW YE, THAT SUBJECT TO THE CONSTITUTION OF THIS COMMONWEALTH, AND UNDER THE AUTHORITY OF THE LAWS THEREOF, I DO BY THESE PRESENTS, WHICH I HAVE CAUSED TO BE SEALED WITH THE GREAT SEAL OF THE COMMONWEALTH, DECLARE AND CERTIFY THE CREATION, ERECTION AND INCORPORATION OF THE ABOVE IN DEED AND IN LAW BY THE NAME CHOSEN HEREINBEFORE SPECIFIED.

SUCH CORPORATION SHALL HAVE AND ENJOY AND SHALL BE SUBJECT TO ALL THE POWERS, DUTIES, REQUIREMENTS, AND RESTRICTIONS, SPECIFIED AND ENJOINED IN AND BY THE APPLICABLE LAWS OF THIS COMMONWEALTH.



GIVEN UNDER MY HAND AND THE GREAT SEAL OF THE COMMONWEALTH, AT THE CITY OF HARRISBURG, THIS 28TH DAY OF AUGUST IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND EIGHTY-NINE AND OF THE COMMONWEALTH THE TWO HUNDRED FOURTEENTH.



SECRETARY OF THE COMMONWEALTH

CHRISTIAN V GRAF ESQ
407 N FRONT ST

Certification#: 9197509-1 Page 2 of 23

HARRISBURG, PA 17101-0000

1523313

08963

0829-0830

Microfilm Number _____

Filed with the Department of State on AUG 12 1994

Entity Number 1523313

Robert M. ...
Secretary of the Commonwealth *JD*

STATEMENT OF CHANGE OF REGISTERED OFFICE

DCS:15-1807 (Rev 88)

Indicate type of entity (check one):

Domestic Business Corporation

Limited Partnership

Foreign Business Corporation

Foreign Nonprofit Corporation

Domestic Nonprofit Corporation

1. The name of the corporation or limited partnership is: PJAX, Inc.

2. The address of this corporation's or limited partnership's current (a) registered office in this Commonwealth or (b) commercial registered office provider and the county of venue is: (the Department is hereby authorized to correct the following address to conform to the records of the Department):

(a)	<u>73 McCandless Avenue</u>	<u>Pittsburgh</u>	<u>PA</u>	<u>15201</u>	<u>Allegheny</u>
	Number and Street	City	State	Zip	County

(b)	_____	_____
	Name of Commercial Registered Office Provider	County

For a corporation or a limited partnership represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation or limited partnership is located for venue and official publication purposes.

3. The address to which the registered office of the corporation or limited partnership in this Commonwealth is to be changed is (complete part (a) or (b)):

(a)	<u>Kramer Drive</u>	<u>Gibsonia</u>	<u>PA</u>	<u>15044</u>	<u>Allegheny</u>
	Number and Street	City	State	Zip	County

(b)	_____	_____
	Name of Commercial Registered Office Provider	County

For a corporation or a limited partnership represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation or limited partnership is located for venue and official publication purposes.

4. Such change was authorized by the Board of Directors of the corporation. (not applicable to limited partnerships)

IN TESTIMONY WHEREOF, the undersigned corporation or limited partnership has caused this statement to be signed by a duly authorized officer this 15 day of April 1994.

PJAX, Inc.

Name of Corporation/Limited Partnership

BY: *Mark Y. Kosovec*
Mark Kosovec Signature

TITLE: Executive Vice President

009995 - 987

DEC 30 1999

Microfilm Number _____

Filed with the Department of State

Entity Number 1523313

Kim Duggan

Secretary of the Commonwealth

D

ARTICLES OF MERGER-DOMESTIC BUSINESS CORPORATION

DSCB:15-1926 (Rev 90)

In compliance with the requirements of 15 Pa.C.S. § 1926 (relating to articles of merger or consolidation), the undersigned business corporations, desiring to effect a merger, hereby state that:

1. The name of the corporation surviving the merger is: PJAX, Inc.

2. (Check and complete one of the following):

The surviving corporation is a domestic business corporation and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) <u>Kramer Drive</u>	<u>Gibsonia</u>	<u>PA</u>	<u>15044</u>	<u>Allegheny</u>
Number and Street	City	State	Zip	County

(b) c/o: _____
 Name of Commercial Registered Office Provider County

For a corporation represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation is located for venue and official publication purposes.

The surviving corporation is a qualified foreign business corporation incorporated under the laws of _____ and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) _____	_____	_____	_____	_____
Number and Street	City	State	Zip	County

(b) c/o: _____
 Name of Commercial Registered Office Provider County

For a corporation represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation is located for venue and official publication purposes.

The surviving corporation is a nonqualified foreign business corporation incorporated under the laws of _____ and the address of its principal office under the laws of such domiciliary jurisdiction is:

_____	_____	_____	_____
Number and Street	City	State	Zip

3. The name and the address of the registered office in this Commonwealth or name of its commercial registered office provider and the county of venue of each other domestic business corporation and qualified foreign business corporation which is a party to the plan of merger are as follows:

Name of Corporation	Address of Registered Office or Name of Commercial Registered Office Provider	County
<u>Pittsburgh-Johnstown-Altoona Express, Inc.</u>	<u>Kramer Drive Gibsonia, PA 15044</u>	<u>Allegheny</u>

009995-988

DSCB:15-1926 (Rev 90)-2

4. (Check, and if appropriate complete, one of the following):

The plan of merger shall be effective upon filing these Articles of Merger in the Department of State.

The plan of merger shall be effective on: January 1, 2000 at 5:00 p.m.
Date Hour

5. The manner in which the plan of merger was adopted by each domestic corporation is as follows:

Name of Corporation	Manner of Adoption
<u>PJAX, Inc.</u>	<u>Adopted by the directors and shareholders pursuant to 15 Pa. C.S. § 1924(a)</u>
<u>Pittsburgh-Johnstown-Altoona Express, Inc.</u>	<u>Adopted by the directors and shareholders pursuant to 15 Pa. C.S. § 1924(a)</u>

6. (Strike out this paragraph if the foreign corporation is party to the merger. The plan was not adopted, adopted or approved or the case may be by the foreign corporation (or each of the foreign corporations), nor by the plan in accordance with the laws of the jurisdiction in which it is incorporated.

7. (Check, and if appropriate complete, one of the following):

The plan of merger is set forth in full in Exhibit A attached hereto and made a part hereof.

Pursuant to 15 Pa.C.S. § 1901 (relating to omission of certain provisions from filed plans) the provisions, if any, of the plan of merger that amend or constitute the operative Articles of Incorporation of the surviving corporation as in effect subsequent to the effective date of the plan are set forth in full in Exhibit A attached hereto and made a part hereof. The full text of the plan of merger is on file at the principal place of business of the surviving corporation, the address of which is:

Number and Street City State Zip County

IN TESTIMONY WHEREOF, the undersigned corporation or each undersigned corporation has caused these Articles of Merger to be signed by a duly authorized officer thereof this 28th day of December, 1999.

PJAX, Inc.

(Name of Corporation)

BY: Donald C. Hammel
Donald C. Hammel (Signature)

TITLE: President

Pittsburgh-Johnstown-Altoona Express, Inc.

(Name of Corporation)

BY: Merk L. Kosovec
Merk L. Kosovec (Signature)

TITLE: Executive Vice President

EXHIBIT A
PLAN AND AGREEMENT OF MERGER

THIS PLAN AND AGREEMENT OF MERGER is entered into this 28th day of December, 1999, by and between PJAX, INC. (hereinafter referred to as "PJAX"), a Pennsylvania corporation having its registered office at Kramer Drive, Gibsonia, PA 15044; and PITTSBURGH-JOHNSTOWN-ALTOONA EXPRESS, INC., (hereinafter referred to as "P-J-A"), a Pennsylvania corporation having its registered office at Kramer Drive, Gibsonia, PA 15044.

I. PREMISES

- A. PJAX and P-J-A are Pennsylvania corporations.
- B. The Boards of Directors of PJAX and P-J-A deem it to be advisable for the general welfare and advantage of the corporations and their shareholders that they merge into a single corporation in accordance with the terms of this Plan and Agreement of Merger (hereinafter referred to as "Plan"), and the corporations respectively desire to so merge pursuant to this Plan and pursuant to the applicable provisions of the Pennsylvania Business Corporation Law.
- C. P-J-A shall be merged with PJAX. The surviving corporation shall be PJAX.

II. TERMS AND CONDITIONS

In consideration of the premises and of the terms and conditions hereinafter set forth, the parties hereto, intending to be legally bound hereby, agree as follows:

1. Merger. P-J-A shall be merged with PJAX, hereinafter sometimes referred to as the surviving corporation, which is not a new corporation, and which shall continue its corporate existence and be the corporation surviving the merger and be governed by the laws of the Commonwealth of Pennsylvania. Upon the effective date of the merger, the separate existence of P-J-A and PJAX shall cease.
2. Effective Date of Merger. This merger shall be effective on January 1, 2000, at 5:00 p.m.
3. Charters and Bylaws. The provisions of the Articles of Incorporation of PJAX, including, but not limited to, PJAX's corporate purposes, shall be unchanged by this Plan, and shall continue to govern the surviving corporation.
4. Directors and Officers. The present Board of Directors and Officers of PJAX shall continue to serve as the Board of Directors and Officers of the surviving corporation until the next annual meeting or until such time as their successors have been duly elected and qualified.
5. Principal Office. The principal office of PJAX in the Commonwealth of Pennsylvania shall be located at Kramer Drive, Gibsonia, PA 15044, Allegheny County, Pennsylvania.
6. Surrender of Shares. Upon consummation of this merger, all of the issued and outstanding capital stock of P-J-A shall be surrendered and delivered to PJAX and one share of PJAX stock shall be issued in exchange for 7.8 shares of P-J-A stock rounded to the nearest whole of PJAX stock.

provided herein. The present shareholders are and will remain the sole owners of all of the issued and outstanding capital stock of PJAX.

8. Assets. Upon consummation of this Plan, all of the certificates, rights, privileges, franchises, licenses, registrations, assets and other property, real or personal and all other rights and choices in action belonging to P-J-A shall be taken, deemed and considered to be transferred, sold and assigned to PJAX, without further act or deed, and PJAX shall become the owner and have vested in it all of said property of P-J-A.

9. Liabilities. Upon consummation of this Plan, PJAX shall assume and pay when due all obligations and liabilities of P-J-A.

10. Shareholder Approval. This Plan shall be submitted separately to the shareholders of P-J-A and PJAX for approval in the manner provided by the laws of the Commonwealth of Pennsylvania.

11. Termination and Abandonment. Anything herein or elsewhere to the contrary notwithstanding, this Plan may be terminated and abandoned at any time before the effective date of the merger by the Board of Directors of P-J-A and PJAX.

12. No Regulatory Approval. It is the understanding of the parties hereto that no prior approval of the proposed merger is required by the Federal Highway Administration, the Pennsylvania Public Utility Commission or any other governmental agency.

13. Governing Law. It is the intention of the parties hereto that the proposed merger will be governed by Sections 1921 through 1932 of the Pennsylvania Business Corporation Law. In addition, the proposed transaction is intended to qualify as a

"reorganization" under Section 368(a)(1)(A) of the Internal Revenue Code of 1954; and no gain or loss shall be recognized by the shareholder in connection with the proposed merger.

14. Amendments. Any of the terms or conditions of this Plan may be modified or waived at any time before the effective date of the merger upon the mutual consent of the Boards of Directors of P-J-A and PJAX, subject to appropriate shareholder approval.

III. EXECUTION

IN WITNESS WHEREOF, the officers of P-J-A and PJAX, have executed this Agreement by affixing their hands and seal and the corporate seal of each the day and year first above written.

ATTEST

PJAX, INC.

Robert J. Tucker
Robert Tucker, Secretary

By: Donald C. Hammel
Donald C. Hammel, President

PITTSBURGH-JOHNSTOWN-
ALTOONA EXPRESS, INC.

Robert J. Tucker
Robert Tucker, Secretary

By: Mark L. Kosovec
Mark L. Kosovec,
Executive Vice President

Entity #: 1523313
 Date Filed: 12/18/2009
 Effective Date: 12/31/2009
 Pedro A. Cortés
 Secretary of the Commonwealth

PENNSYLVANIA DEPARTMENT OF STATE
 CORPORATION BUREAU

Articles/Certificate of Merger

(15 Pa.C.S.)

- Domestic Business Corporation (§ 1926)
- Domestic Nonprofit Corporation (§ 5926)
- Limited Partnership (§ 8547)

Name _____
 Address GT CORP-COMMERCE
 City 7729944 State SO Zip Code PA

Document will be returned to the name and address you enter to the left.

Commonwealth of Pennsylvania
 ARTICLES OF MERGER-BUSINESS 15 Page(s)



T0935547043

Fee: \$150 plus \$40 additional for each Party in additional to two

In compliance with the requirements of the applicable provisions (relating to articles of merger or consolidation), the undersigned, desiring to effect a merger, hereby state that:

1. The name of the corporation/limited partnership surviving the merger is:
PJAX, Inc. to be known as "Vitran Express, Inc." upon effective date of merger

2. Check and complete one of the following:

The surviving corporation/limited partnership is a domestic business/nonprofit corporation/limited partnership and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) Number and Street	City	State	Zip	County
2850 Kramer Drive	Gibsonia	PA	15044	Allegheny

(b) Name of Commercial Registered Office Provider _____ County _____
 c/o _____

The surviving corporation/limited partnership is a qualified foreign business/nonprofit corporation /limited partnership incorporated/formed under the laws of _____ and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) Number and Street	City	State	Zip	County

(b) Name of Commercial Registered Office Provider _____ County _____
 c/o _____

The surviving corporation/limited partnership is a nonqualified foreign business/nonprofit corporation/limited partnership incorporated/formed under the laws of _____ and the address of its principal office under the laws of such domiciliary jurisdiction is:

Number and Street	City	State	Zip

Certification 2009 DEC 18 PM 4:23:17

PA DEPT OF STATE

IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this

18th day of December,
2009.

PJAX, Inc.

Name of Corporation/Limited Partnership

Mark J. Kanner

Signature

PRES

Title

Vitran Express, Inc.

Name of Corporation/Limited Partnership

Charles Lower

Signature

PRES

Title

IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this

18th day of December
2009.

Vitran Express West, Inc.

Name of Corporation/Limited Partnership

Mark Stamer

Signature

PRES

Title

R. A. Christopher, Inc.

Name of Corporation/Limited Partnership

Mark Stamer

Signature

PRES

Title

IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this

18th day of December
2009.

Kansas Motor Freight Corp.
Name of Corporation/Limited Partnership

[Signature]
Signature

PLTS
Title

Name of Corporation/Limited Partnership

Signature

Title

Re: PJAX, Inc.

SUPPLEMENT TO ARTICLES/CERTIFICATE OF MERGER

3. Names and registered office address of each other non-qualified foreign business corporation which is a party to the plan of merger are as follows:

<u>Name</u>	<u>State of Incorporation</u>
Vitran Express West, Inc.	Nevada
R. A. Christopher, Inc.	Kansas
Kansas Motor Freight Corp.	Oklahoma

5. The manner in which the plan of merger was adopted by each domestic or foreign corporation is as follows:

<u>Name</u>	<u>Manner of Adoption</u>
PJAX, Inc.	By action of Shareholders pursuant to 15 Pa. C.S. § 1924.
Vitran Express, Inc.	By action of Shareholders pursuant to Burns Ind. Code Ann. § 23-1-40-3.
Vitran Express West, Inc.	By action of Shareholders pursuant to Nev. Rev. Stat. Ann. § 92A.120.
R. A. Christopher, Inc.	By action of Shareholders pursuant to K.S.A. § 17-670-1.
Kansas Motor Freight Corp.	By action of Shareholders pursuant to 18 Okl. St. § 1081.

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Exhibit A

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Plan"), dated December 18, 2009, is entered into by and among Vitran Corporation, a Nevada corporation having offices at 6500 East 30th Street, Indianapolis, Indiana 46206 ("the Parent Corporation"), PJAX, INC., a Pennsylvania corporation having its principal office at 2850 Kramer Drive, Gibsonia, PA 15044 (hereinafter "PJAX" or "the Surviving Company"); VITRAN EXPRESS, INC., an Indiana corporation having offices at 6500 East 30th Street, Indianapolis, Indiana 46206 ("VITRAN"); VITRAN EXPRESS WEST, INC., a Nevada corporation having offices at 6500 East 30th Street, Indianapolis, Indiana 46206 ("VITRAN WEST"); R. A. CHRISTOPHER, INC., a Kansas corporation having offices at R. R. #1, Box 39, Clearwater, Sedgwick County, Kansas 67026 ("CHRISTOPHER"); and KANSAS MOTOR FREIGHT CORP., an Oklahoma corporation having offices at 2836 SE 9th Street, Oklahoma City, Oklahoma 73129 ("KANSAS MOTOR").

I. PREMISES

A. PJAX is a Pennsylvania corporation which has been duly incorporated and authorized to conduct business in the Commonwealth of Pennsylvania pursuant to a Certificate of Incorporation issued on August 28, 1989.

B. VITRAN is an Indiana corporation which has been duly incorporated and authorized to conduct business in the State of Indiana pursuant to Articles of Incorporation issued on January 5, 1971.

C. VITRAN WEST is a Nevada corporation which has been duly incorporated and authorized to conduct business in the State of Nevada pursuant to Articles of Incorporation issued on December 22, 2005.

D. CHRISTOPHER is a Kansas corporation which has been duly incorporated and authorized to conduct business in the State of Kansas pursuant to Articles of Incorporation issued on April 29, 1988.

E. KANSAS MOTOR is an Oklahoma corporation which has been duly incorporated and authorized to conduct business in the State of Oklahoma pursuant to a Certificate of Incorporation issued on December 19, 2003.

F. The Parent Corporation owns all of the issued and outstanding capital stock of VITRAN, VITRAN WEST, CHRISTOPHER and KANSAS MOTOR (hereinafter collectively, "Merged Companies") and the PJAX, as more fully set forth on Appendix A, which is attached hereto and made a part hereof.

G. The Parent Corporation deems it to be advisable for the general welfare and advantage of PJAX, the Merged Companies and the Parent Corporation that the Merged Companies combine and merge with and into PJAX in accordance with the terms of this Plan, with PJAX surviving as a subsidiary of the Parent Corporation (the "Merger"), and PJAX and the Merged Companies, respectively, desire to so merge pursuant to this Plan and pursuant to the applicable provisions of the corporate laws of their respective states of incorporation.

H. The purpose of this Plan is to set forth the terms and conditions of the Merger.

II. TERMS AND CONDITIONS

In consideration of the mutual covenants and promises herein contained, the parties hereto, intending to be legally bound, hereby agree as follows:

1. The Merger. As of the Effective Time (as defined herein), the Merged Companies shall be merged with and into PJAX, which is not a new corporation, and which shall continue its corporate existence and be the corporation surviving the merger (the "Surviving Company") and shall be governed by the laws of the Commonwealth of Pennsylvania. From and after the Effective Time, the name of the Surviving Company shall become "Vitran Express, Inc.", the separate existence of the Merged Companies shall cease and the Surviving Company shall continue as the surviving corporation in the Merger. The Merger shall have the effects set forth in this Plan and the laws of the Commonwealth of Pennsylvania.

2. Change of Name. From and after the Effective Time, the Articles of Incorporation of the Surviving Company shall be amended to change the name of the Surviving Company to "Vitran Express, Inc." The parties shall file such documents and take such actions as may be necessary to effectuate the provisions of this Paragraph.

3. Effective Time. The Merger shall be effective on December 31, 2009 at 12:01 p.m. Eastern Standard Time (the "Effective Time").

4. Charters and Bylaws. The Articles of Incorporation of PJAX, including, but not limited to, its corporate purposes clause, shall be unchanged by this Plan, and shall continue to govern the Surviving Company, provided that the corporate name shall be changed as provided in Paragraph 2. The Bylaws of PJAX shall continue in full force and effect as the bylaws of the Surviving Company until altered, amended or repealed as provided in the Bylaws or as provided by law, except that all references therein to "PJAX, Inc." shall be amended to "Vitran Express, Inc."

5. Interim Conduct of Business. Pending consummation of the Merger, each of the parties hereto shall carry on its business in substantially the same manner as before

and will use its best efforts to maintain its business organization intact, to retain its present employees, and to maintain its relationships with suppliers and other business contacts.

6. Directors and Officers. The present Board of Directors and Officers of PJAX shall continue to serve as the Board of Directors and Officers of the Surviving Company until the next annual meeting or until such time as their successors have been duly qualified and elected.

7. Principal Office. The principal office of the Surviving Company and its registered office in the Commonwealth of Pennsylvania shall continue to be located at 2850 Kramer Drive, Gibsonia, Allegheny County, Pennsylvania, 15044.

8. Surrender of Shares. At the Effective Time, by virtue of the Merger and without any action on the part of the holder of any shares of capital stock of the Surviving Company or any shares of capital stock of the Parent Corporation or Merged Companies:

(i) Each share of the issued and outstanding capital stock of VITRAN immediately prior to the Effective Time shall be converted into and become one (1) validly issued, fully paid and non-assessable share of common stock of the Surviving Company.

(ii) Each share of the issued and outstanding capital stock of VITRAN WEST immediately prior to the Effective Time shall be converted into and become one (1) validly issued, fully paid and non-assessable share of common stock of the Surviving Company.

(iii) Each share of the issued and outstanding capital stock of CHRISTOPHER immediately prior to the Effective Time shall be converted into and become one (1) validly issued, fully paid and non-assessable share of common stock of the Surviving Company.

(iv) Each share of the issued and outstanding capital stock of KANSAS MOTOR immediately prior to the Effective Time shall be converted into and become one (1) validly issued, fully paid and non-assessable share of common stock of the Surviving Company.

(v) Each share of the issued and outstanding capital stock of PJAX that is owned by the Parent Corporation immediately prior to the Effective Time shall remain outstanding after the Effective Time as shares of the Surviving Company.

9. Capital Structure. At the Effective Time, the total amount of issued and outstanding capital stock of the Surviving Company shall be increased to provide for the additional shares of the Surviving Company to be issued as provided herein. The Parent Corporation is and will remain the sole owner of all of the issued and outstanding capital stock of the Surviving Company.

10. Assets. At the Effective Time, all of the certificates, rights, privileges, franchises, licenses, trademarks, registrations, assets and other property, real or personal, of every kind and all other rights and choses in action belonging to any of the Merged Companies shall be taken, deemed and considered to be owned by the Surviving Company without transfer, in the same manner as if the Surviving Company had itself purchased or acquired them, and the Surviving Company shall become the sole owner and have vested in it all of said property of each of the Merged Companies without further act or deed and without any consideration being paid by the Surviving Corporation. Each of the Merged Companies agrees from time to time, as and when requested by the Surviving Company or by its successor or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as the Surviving Company may deem necessary or desirable in order to vest in and confirm to the Surviving Company title to and possession of any property of each of the Merged Companies owned by the Surviving Company by reason of or as a result of the Merger provided for in this Plan and otherwise to carry out the intent and purposes of this Plan.

11. Liabilities. At the Effective Time, the Surviving Company shall be subject to all of the debts and liabilities and shall assume and be responsible to pay all obligations and liabilities of each of the Merged Companies in the same manner as if the Surviving Company had itself incurred them and without any consideration paid to the Surviving Company. All rights of creditors and all liens on the property of each of the Merged Companies shall be preserved unimpaired, limited in lien to the property affected by the liens immediately prior to the merger.

12. Corporate Actions. All corporate acts, plans, policies, contracts, approvals and authorizations of each of the Surviving Company, the Merged Companies, their respective Board of Directors, committees elected or appointed by their respective Boards of Directors, officers and agents, which were valid and effective immediately prior to the Effective Time shall be taken for all purposes as the acts, plans, policies, contracts, approvals and authorizations of the Surviving Company and shall be effective and binding as the same were with respect to each of the Merged Companies. The employees of each of the Merged Companies shall become the employees of the Surviving Company and shall continue to be entitled to the same rights and benefits that they enjoyed as employees of the Merged Companies, respectively. Any employee plan or agreement of each of the Surviving Company and the Merged Companies shall be deemed to be adopted, effective and binding on the Surviving Company as the same were with respect to such Merged Company. The Parent Corporation represents and warrants that on the Effective Time the Surviving Company and each of the Merged Companies will be solvent and that the fair market value of its respective total assets will exceed the fair market value of its total liabilities. The Parent Corporation hereby agrees to take such action as may be required on or before the Effective Time to cause the Surviving Company and each of the Merged Companies to be solvent, including the making of additional capital contributions to any or all of the Surviving Company and the Merged

Companies in amounts sufficient to cause the fair market value of each such corporation's total assets to exceed the fair market value of its total liabilities as of the Effective Time.

13. Shareholder Approval. This Plan shall be submitted to the Parent Corporation and, to the extent required by law, to the Board of Directors of the Parent Corporation, the Surviving Company and each of the Merged Companies, for approval in the manner provided by the laws of the states of incorporation of the Surviving Company and the Merged Companies.

14. No Regulatory Approval. It is the understanding of the parties hereto that no prior approval of the proposed merger is required by an federal or state regulatory agency, including but not limited to the Securities and Exchange Commission, the Federal Motor Carrier Safety Administration or the public utilities commission of any state.

15. Governing Law. It is the intention of the parties hereto that the proposed merger will be governed by Sections 1921 through 1932 of the Pennsylvania Business Corporation Law and by the applicable merger laws of the states of incorporation of each of the Merged Companies. In addition, the proposed transaction is intended to qualify as a "reorganization" under Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended; and no gain or loss shall be recognized by the Parent Corporation, the Surviving Company nor any of the Merged Companies in connection with the proposed merger. Each of the parties hereto shall take such action as may be necessary to effectuate the merger and the other transactions contemplated herein in compliance with applicable federal, state or local law.

16. Amendments. Any of the terms or conditions of this Plan may be modified or waived at any time before the Effective Time upon the mutual consent of the Board of Directors of the Surviving Company each of the Merged Companies, subject to appropriate shareholder approval by the Parent Corporation.

17. Entire Agreement; No Third Party Beneficiaries. This Plan constitutes the entire agreement and supersedes all prior agreements and understandings, both written and oral, between or among the parties with respect to the subject matter of this Plan and is not intended to confer upon any person other than the parties hereto any rights or remedies.

**[THE REMAINDER OF THIS PAGE IS INTENTIONALLY BLANK-
THE SIGNATURE PAGE FOLLOWS]**

III. EXECUTION

IN WITNESS WHEREOF, the parties hereto, acting pursuant to the resolutions of their respective Boards of Directors and/or Shareholders, have executed this Agreement and Plan of Merger the day and year first above written.

ATTEST:

Robert J. Tucker
Robert Tucker, Secretary

PJAX, INC.
By: Mark L. Kosovec
Mark L. Kosovec, President

Robert J. Tucker
Robert Tucker, Secretary

VITRAN EXPRESS, INC.
By: Mark L. Kosovec
Mark L. Kosovec, President

Robert J. Tucker
Robert Tucker, Secretary

VITRAN EXPRESS WEST, INC.
By: Mark L. Kosovec
Mark L. Kosovec, President

Robert J. Tucker
Robert Tucker, Secretary

R. A. CHRISTOPHER, INC.
By: Mark L. Kosovec
Mark L. Kosovec, President

Robert J. Tucker
Robert Tucker, Secretary

KANSAS MOTOR FREIGHT CORP.
By: Mark L. Kosovec
Mark L. Kosovec, President

Robert J. Tucker
Robert Tucker, Secretary

VITRAN CORP.
By: Mark L. Kosovec
Mark L. Kosovec, President

175634

APPENDIX A

SUMMARY OF CAPITAL STRUCTURE

PRIOR TO MERGER

<u>Corporation</u>	<u>Shareholder</u>	<u>No. Shares</u>
PJAX, Inc.	Vitran Corporation	9,488
Vitran Express, Inc.	Vitran Corporation	28
Vitran Express West, Inc.	Vitran Corporation	1,000
R. A. Christopher, Inc.	Vitran Corporation	49,500
Kansas Motor Freight, Inc.	Vitran Corporation	1,000

SUMMARY OF CAPITAL STRUCTURE

SUBSEQUENT TO MERGER

<u>Corporation</u>	<u>Shareholder</u>	<u>No. Shares</u>
Vitran Express, Inc.	Vitran Corporation	61,016

PENNSYLVANIA DEPARTMENT OF STATE
CORPORATION BUREAU

Consent to Appropriation of Name
(19 Pa.Code § 17.2)

Pursuant to 19 Pa. Code § 17.2 (relating to appropriation of the name of a senior corporation) the undersigned association, desiring to consent to the appropriation of its name by another association, hereby certifies that:

The name of the association executing this Consent of Name is:
Vitrax Express, Inc.

The (a) address of this corporation's current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) Number and Street	City	State	Zip	County

(b) Name of Commercial Registered Office Provider
Markinal Registered AGents Inc. County Allegheny

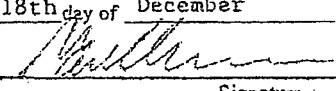
The date of its incorporation or other organization is: 9-18-1992

The statute under which it was incorporated or otherwise organized is:

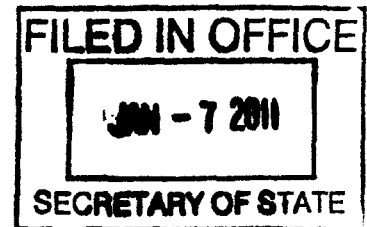
The association(s) entitled to the benefit of this Consent of Name is(are):
PJAE, Inc.

The consenting association is about to (check one):
 Change its name Cease to do business Withdraw from doing business in PA Is being wound up

IN TESTIMONY WHEREOF, the undersigned association has caused this consent to be signed by a duly authorized officer thereof this 18th day of December, 2009.


Mark L. Kosovec, President
Title

# 945-899	
Posted by: RB	Checked by: JM



STATE OF ALABAMA

**APPLICATION FOR CERTIFICATE OF AUTHORITY
OF A FOREIGN CORPORATION TO TRANSACT BUSINESS IN ALABAMA**

TO THE SECRETARY OF STATE OF THE STATE OF ALABAMA,

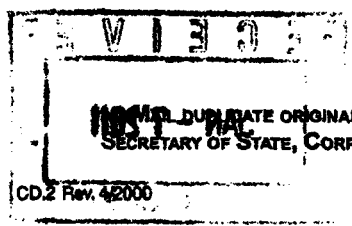
PURSUANT TO THE PROVISIONS OF THE ALABAMA BUSINESS CORPORATION ACT, THE UNDERSIGNED CORPORATION HEREBY APPLIES FOR A CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN ALABAMA AND, FOR THAT PURPOSE, SUBMITS THE FOLLOWING STATEMENTS.

- The exact name of the corporation: Vitran Express, Inc.
- If your corporate title does not include "Corporation," "Corp.," "Incorporated" or "Inc.," one of these must be added for use in Alabama. Please list your exact corporate title with the addition of one of these words.
N/A
- State or Country of incorporation: Pennsylvania
- Date of incorporation: 08/28/1989 Duration of corporation: Perpetual
- Street address of principal office: (Mailing Address:
2850 Kramer Drive, Gibsonia, PA 15044 P.O. Box 1290, Gibsonia, PA 15044)
- Name and street address (NO PO BOX) of registered agent in Alabama:
National Registered Agents, Inc., 150 South Perry Street, Montgomery, AL 36104
- The names and addresses of its directors and officers are:

NAME	OFFICE/TITLE	MAILING ADDRESS
<u>Richard E. Gaetz</u>	<u>CEO/Director</u>	<u>185 The West Mall, Toronto, ON M9C 5L5</u>
<u>Mark L. Kosovec</u>	<u>Pres./Director</u>	<u>P.O. Box 1290, Gibsonia, PA 15044</u>
<u>Robert J. Tucker</u>	<u>Sec./Treas./Dir.</u>	<u>P.O. Box 1290, Gibsonia, PA 15044</u>
_____	_____	_____
_____	_____	_____
- This application is accompanied by a copy of articles of incorporation and all amendments thereto, duly certified by the proper official of the state under the laws of which it is incorporated, together with the filing fee of \$175.00. The non-profit corporation filing fee is \$75.00. The certification by the Secretary of State or the equivalent in your state must be an original and "current" (within six months).
- Date: January 5, 2011

Mark L. Kosovec, President
Type or Print Corporate Officer's Name and Title

Signature of Officer



FOR DUPLICATE ORIGINALS OF THIS APPLICATION, A CERTIFIED COPY OF THE CHARTER AND THE FILING FEE TO:
SECRETARY OF STATE, CORPORATIONS DIVISION, POST OFFICE BOX 5616, MONTGOMERY, ALABAMA 36103-5616
(334)242-5324

FORM B-2

VEHICLE REGISTRATION NUMBERS
FOR COMPENSATED INTRASTATE-ONLY MOTOR CARRIERS

TO: ALABAMA PUBLIC SERVICE COMMISSION
P. O. BOX 304260
MONTGOMERY, AL 36130

010613 *RB*

APPLICANT: Vitran Express, Inc.

MAILING ADDRESS: P.O. Box 1290

CITY: Gibsonia STATE: PA ZIP CODE: 15044

CERTIFICATE NO.: _____ PERMIT NO.: _____

The above described applicant hereby applies for issuance of Vehicle Registration Numbers at \$6.00 each for the following identified vehicles.

<u>MAKE</u>	<u>MODEL</u>	<u>SERIAL NUMBER</u> (Last 5 Digits)
<u>See Attached.</u>	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

The applicant hereby acknowledges and understands Rule 3 of the Alabama Public Service Commission's Motor Carrier General Orders and Regulations Pamphlet No. 2003, as amended, as it pertains to the display of Registration Number, and Title 37, Chapter 3, Section 32(5)a, and as it pertains to the transferability of these numbers between vehicles.

I, the undersigned, under penalty for false statement, do hereby certify that the above information is true and correct and that I am authorized to execute and file this document on behalf of the above applicant.

NOTE: The fee for Registration Numbers is \$6.00 each. Payment must be made by cashier's check, certified check, or money order.

[Signature]

(Signature)

President _____ 1-28-11
(Title) (Date)



KM

Count	Domicile name	Home terminal ID	Unit number	Model year	Manufacturer code	Model code	Serial number
1	Muscle Shoals	18	2519	2004	INTL	C-12 OMBL06696	1HSHXAXR04J080139
2	Muscle Shoals	18	2497	2004	INTL	C-12 OMBL05741	1HSHXAXR64J080128
3	Muscle Shoals	18	4145	2000	INTL	6R0525600	2HSCAALR7YC037150
4	Muscle Shoals	18	4109	1999	INTL	6R0420882	2HSFPALR6XC057903
5	Muscle Shoals	18	2720	2006	VOLV	VOLVO	4V4NC9GF56N412507
6	Muscle Shoals	18	2209	1996	INTL	ENG.SER#6R0271952	1HSHGALR5TH247705
7	Muscle Shoals	18	4101	1998	INTL	6R0406445	2HSFPALRXWC057899
8	Birmingham	23	2771	2007	INTL	CUMMINS ISM	1HSHXHR17J388665
9	Birmingham	23	2772	2007	INTL	CUMMINS ISM	1HSHXHR37J388666
10	Birmingham	23	2769	2007	INTL	CUMMINS ISM	1HSHXHR87J388663
11	Birmingham	23	2770	2007	INTL	CUMMINS ISM	1HSHXHRX7J388664
12	Birmingham	23	2565	2004	INTL	C-12 OMBL14781	1HSHXAXR64J080162
13	Birmingham	23	2601	2005	INTL	C-13 KCB05068	1HSHXSBR25J036075
14	Birmingham	23	4197	2001	INTL	6R0596756	2HSCAAMN71C077908
15	Birmingham	23	4189	2000	INTL	6R0588902	2HSCAAMR21C077916
16	Birmingham	23	69721	1998			4VGJDAPF6WN861923
17	Birmingham	23	2263	1999	INTL	6R0438754	2HSFRALROXC057924
18	Montgomery	33	2774	2007	INTL	CUMMINS ISM	1HSHXHR77J388668
19	Montgomery	33	2491	2004	INTL	C-12 OMBL05683	1HSHXAXR04J080125
20	Montgomery	33	2657	2005	INTL	C-13 OKCBO7699	1HSHXSBR55J024230
21	Montgomery	33	2587	2005	INTL	C-13 KCB05734	1HSHXSBR55J036846
22	Montgomery	33	4177	2000	INTL	6R0576914	2HSCAAMR2YC077926
23	Montgomery	33	4219	2001	INTL	6R0606118	2HSCAAMR61C077899
24	Montgomery	33	4125	1999	INTL	6R0453514	2HSFPALR5XC057911
25	Mobile	41	2235	1996	INTL	272580 5/31/96	1HSHGALR4TH247713
26	Mobile	41	2309	2000	INTL	6R0543860	2HSCBALR1YC037156
27	Mobile	41	4203	2001	INTL	6R0597012	2HSCAAMN71C077911

Registration Numbers Receipt

Effective Date: 1/31/2011

120718

202526

VITRAN EXPRESS, INC.
P O BOX 1290
GIBSONIA, PA 15044

Trade Name: VITRAN EXPRESS, INC.

A.P.S.C. NEW

JLN: 2011010613

Reg. No.	Make	Ser. No.
30973	2004 INTL	80139
30974	2004 INTL	80128
30975	2000 INTL	37150
30976	1999 INTL	57903
30977	2006 VOLVO	12507
30978	1996 INTL	47705
30979	1998 INTL	57899
30980	2007 INTL	88665
30981	2007 INTL	88666
30982	2007 INTL	88663
30983	2007 INTL	88664
30984	2004 INTL	80162
30985	2005 INTL	36075
30986	2001 INTL	77908
30987	2000 INTL	77916
30988	1998	61923
30989	1999 INTL	57924
30990	2007 INTL	88668
30991	2004 INTL	80125

Registration Numbers Receipt

Effective Date: 1/31/2011

30992	2005 INTL	24230
30993	2005 INTL	36846
30994	2000 INTL	77926
30995	2001 INTL	77899
30996	1999 INTL	57911
30997	1996 INTL	47713
30998	2000 INTL	37156
30999	2001 INTL	77911

Fee Paid \$162.00

ALABAMA PUBLIC SERVICE COMMISSION

By *KM*

The registration number is **non-transferable.**

Make sure that the registration number for each truck
is displayed on both sides of the power unit.