



## Supplement to Registration Agreement to Authorize Electronic Access to APRAS

AGREEMENT # 464

FEDERAL ID # \_\_\_\_\_

ACCOUNT # \_\_\_\_\_

USER ID CODE \_\_\_\_\_  
(CPO will enter Code)

THIS SUPPLEMENTAL AGREEMENT, made and entered into this \_\_\_\_\_ day  
of \_\_\_\_\_, \_\_\_\_\_, by and between the Commonwealth of Pennsylvania  
(Month) (Year)  
acting through the Central Permit Office of the Department of Transportation, hereinafter referred to as  
DEPARTMENT

AND

\_\_\_\_\_  
(Name of Applicant)

\_\_\_\_\_  
(Registered or Principal Office Physical Address of Applicant)

hereinafter referred to as APPLICANT, HEREBY SUPPLEMENTS the REGISTRATION AGREEMENT FOR  
SPECIAL HAULING PERMITS made and entered by and between the DEPARTMENT and the APPLICANT on the  
\_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, and  
(Month) (Year)  
recorded in the DEPARTMENT under the Account Number referenced above.

WHEREAS, the APPLICANT desires to have electronic access to the Automated Permit Routing/Analysis System  
(APRAS) for the purpose of applying for permits by electronically entering permit application data into APRAS  
and reviewing the status of electronically submitted applications and is supplementing the REGISTRATION  
AGREEMENT FOR SPECIAL HAULING PERMITS for this purpose; and

WHEREAS, the APPLICANT desires to register with the DEPARTMENT pursuant to Section 179.4 of the Rules and  
Regulations of the DEPARTMENT codified at 67 Pa. Code Chapter 179, in order to qualify under Sections 179.6  
and 179.9 of said Rules and Regulations for the privilege to apply for special hauling permits by means of APRAS  
as another wire method approved by the DEPARTMENT, and to receive special hauling permits by means of APRAS  
as another wire method approved by the DEPARTMENT, and to pay the permit fees and other charges of the  
DEPARTMENT on a secured credit basis; and

WHEREAS, the DEPARTMENT is willing to permit APPLICANT to electronically submit and review the status of  
permit applications as part of the DEPARTMENT'S program to use APRAS as another wire method approved by the  
DEPARTMENT under the authority of Section 179.9(b) of Chapter 179 of the Rules and Regulations of the  
DEPARTMENT; and WHEREAS, the DEPARTMENT is willing to permit APPLICANT to register under said Regula-  
tion 179.4 as an APRAS user and to extend the aforesaid privileges to the APPLICANT provided that the APPLI-  
CANT agrees to the compliance of the APPLICANT and its owners, officers, employees and agents with all of the  
current and applicable sections of the Pennsylvania Vehicle Code (in particular, Chapters 19 and 49), all of the cur-  
rent Rules and Regulations (in particular, Chapter 179) of the DEPARTMENT and all other laws and regulations of  
the Commonwealth of Pennsylvania applicable to the movement of oversize or overweight vehicles or loads, in-  
cluding any conditions imposed by the DEPARTMENT under the authority of Section 4962 and 6104 of the Vehicle

Chapter 179 of DEPARTMENT Regulations, hereinafter referred to cumulatively as “the special hauling laws,” in accordance with and in further compliance with all of the terms, conditions and provisions hereinafter contained in this SUPPLEMENTAL AGREEMENT and the above referenced REGISTRATION AGREEMENT FOR SPECIAL HAULING PERMITS, and recorded by the DEPARTMENT under the above referenced Account Number.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises hereinafter expressed, and intending to be legally bound hereby, the parties hereto agree as follows:

1. APPLICANT is responsible for furnishing and assuming the total costs of all software and hardware necessary to connect to the APRAS Network. Such software shall include an operating system, an Internet Browser and any software needed to operate a modem. APPLICANT is responsible for the procurement and cost of any data communications lines required to connect to the APRAS Network. APPLICANT is responsible for the cost of telephone lines and usage and a per transaction surcharge of One Dollar (\$1.00) in accordance with Section 179.9 (e)(3) of the DEPARTMENT’S Rules and Regulations.
2. APPLICANT will have access to the APRAS Network as the DEPARTMENT shall direct. APPLICANT, unless APPLICANT is an authorized Permit Service, may obtain permits only for the APPLICANT, and may not obtain permits for any other person or legal entity.
3. APPLICANT agrees to be liable for any damage to the DEPARTMENT’S databases or software owned or licensed by the DEPARTMENT in the event a computer virus or other malicious, mischievous, or destructive programming is determined by the DEPARTMENT, or its agent, to have originated from the APPLICANT, its agents or employees.
4. DEPARTMENT agrees to pay for any loss, liability or expense, including attorney’s fees, which arises out of or relates to the DEPARTMENT’S acts or omissions with respect to its obligations hereunder, where a final determination of liability on the part of the DEPARTMENT is established by a court of law or a settlement has been agreed to by the DEPARTMENT. This provision shall not be construed to limit the DEPARTMENT’S rights, obligations, liabilities, claims or defenses which arise as a matter of law or pursuant to any other provision of this SUPPLEMENTAL AGREEMENT. This provision shall not be construed to limit the sovereign immunity of the Commonwealth of Pennsylvania or the DEPARTMENT.
5. APPLICANT will implement appropriate security measures to insure that only authorized employees of the APPLICANT will have access to and provide data into the APRAS System Network. APPLICANT agrees to assign only its current employees User Identification Internet APRAS access codes (hereinafter, “User ID codes”) provided to the APPLICANT by the DEPARTMENT. APPLICANT agrees to assign a separate and distinct User ID code to each current employee who will apply and/or review applications for permits. APPLICANT agrees to accept full responsibility for controlling the User ID codes that APPLICANT assigns to the employees of the APPLICANT. APPLICANT agrees to inactivate an employee’s User ID code immediately upon the employee’s separation and/or dismissal from the employ or association with the APPLICANT. APPLICANT agrees that APPLICANT’S employees may not share User ID codes.

APPLICANT agrees to be strictly liable for the applications submitted under one of its assigned User ID codes and for the applications, actions or omissions of anyone using a User ID code of the APPLICANT or APPLICANT'S employee.

6. APPLICANT agrees to use the inquiry screen provided by the DEPARTMENT through APRAS to review the status of applications submitted by the APPLICANT through APRAS. APPLICANT agrees not to call the DEPARTMENT for routine status updates on pending applications. If APPLICANT is a Permit Service, APPLICANT agrees not to refer its motor carrier customers to the DEPARTMENT to check the status of applications that the Permit Service submitted through APRAS.
7. DEPARTMENT shall provide for online training for the APRAS program, including the input of application data, reviewing the status of applications and operation of the APRAS Network. Said training may not include any non-APRAS program topics. Any training provided for the APRAS program will be strictly limited to the items specified above and will not include training on any other computer hardware or software.
8. DEPARTMENT will make reasonable and cost-effective attempts (barring unforeseen interruptions due to calamity, natural disaster or technical impossibility) to make the APRAS Network available for on-line access 24 hours per day, seven days per week, except for four hours each day when the APRAS databases are updated. DEPARTMENT will provide support only during the normal business hours of the DEPARTMENT Permit Offices.
9. APPLICANT agrees to instruct the drivers of its oversize and/or overweight movements to review and sign the Permit prior to movement to insure that the vehicle(s) and load information is consistent with the application and the Permit, and to review the authorized routes and conditions on the Permit and any Supplement(s) to the Permit. APPLICANT, unless APPLICANT is an authorized Permit Service, will be strictly liable for any deviation or noncompliance with the authorized routes and conditions on the Permit and any Supplement(s) to the Permit.
10. DEPARTMENT, in accordance with Section 179.5 of its Rules and Regulations, will issue forthwith a copy of this AGREEMENT to the APPLICANT, upon execution of this AGREEMENT by the parties, and upon the confirmation of filing and approval of Form M-936RA and Form M-936B in accordance with Section 179.4 and Section 179.7 of the Rules and Regulations.
11. APPLICANT shall comply with the Contractor Integrity Provisions and the Provisions Concerning the Americans with Disabilities Act, both of which are made part of this SUPPLEMENTAL AGREEMENT by reference.
12. All other terms and conditions of the REGISTRATION AGREEMENT FOR SPECIAL HAULING PERMITS, which have not been supplemented or modified by this SUPPLEMENTAL AGREEMENT, remain in full force and effect.

Executed on \_\_\_\_\_ with the intention to be legally bound hereby.  
(Date)

ATTEST:

\_\_\_\_\_  
(PRINCIPAL)

\_\_\_\_\_  
☐ (ASST.) SECRETARY    ☐ (ASST.) TREASURER  
☐ OTHER: \_\_\_\_\_  
(Attach Resolution)

BY: \_\_\_\_\_  
☐ (VICE) PRESIDENT    ☐ SOLE PROPRIETER AND OWNER  
☐ MANAGING PARTNER    ☐ OTHER: \_\_\_\_\_  
(Attach Resolution)

APRAS Administrator's Name: \_\_\_\_\_

APRAS Administrator's Phone Number: \_\_\_\_\_

APRAS Administrator's FAX Number: \_\_\_\_\_

APRAS Administrator's E-Mail Address: \_\_\_\_\_

E-Mail Address for E-Mailing Permits: \_\_\_\_\_

E-Mail Address for Accounts Payable Department  
(Who Should Receive your Monthly Courtesy Billing Notices?): \_\_\_\_\_

**SS:**

STATE OF: \_\_\_\_\_

COUNTY OF: \_\_\_\_\_

Sworn and subscribed before me

this \_\_\_\_\_ Day of \_\_\_\_\_, Year \_\_\_\_\_.

\_\_\_\_\_  
(Notary Public)

MAIL COMPLETED AGREEMENT TO:

PA Department of Transportation  
Central Permit Office  
P.O. Box 2671  
Harrisburg, PA 17105-2671

COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF TRANSPORTATION  
CENTRAL PERMIT OFFICE

BY: \_\_\_\_\_  
(Department Signatory) (Date)

**How To Guide For Completing  
Form M-936RAS  
(Supplement to Registration Agreement to Authorize Electronic Access to APRAS)**

- 1) Federal ID No., Internal Revenue Service Tax Number issued to your business.
- 2) Account Number and User ID Code will be issued by Department.
- 3) Date this form is completed.
- 4) Name of Entity or Company registering (the name must be identical on Forms M-936B, M-936RA and M-936RAS).
- 5) Physical address of the Registrant.
- 6) Day month and year Form M-936RA (Registration Agreement) was executed.
- 7) Date Form M-936RAS (this document) is signed and attested.
- 8) Principal is the name of entity or company registering (the name must be identical on all forms: M-936B, M-936RA and M-936RAS).  
NOTE: Incorrect Signatures often result in the return of documents for correction, which results significantly in the delay of account establishment.
- 9) Signature of the person representing the Principal.  
Note: If the Principal is a corporation, a corporate officer must sign and list the position of office (i.e., President, Vice President, Secretary). Only controlling individuals have authority to sign. If the person signing is not a corporate officer, attach a corporate resolution, approved and signed by the corporate officers, designating an authorized person to sign.
- 10) Attest by signature (must be signed by a person other than the person who signed at Principal Signature). If the Principal is a corporation, then a corporate officer must attest and list the position of office (i.e., President, Treasurer, Secretary). If the person attesting is not a corporate officer, attach a corporate resolution, approved and signed by the corporate officers, designating an authorized person to sign.
- 11) Administrator is the person responsible for the overall administrative control of your APRAS account. Following are functions utilized by an Administrator: creating users for applying for permits and for accessing fiscal information; activating and inactivating users; changing passwords. The Administrator Class has access capabilities that are unique to that class (i.e., an Administrator cannot apply for permits). A User Class has access capabilities that are unique to that class (i.e., a USER Class, which is created by the Administrator, is the only class that can apply for permits. A User Class cannot view the fiscal information).
- 12) Administrator's phone number
- 13) Administrator's fax number
- 14) Administrator's email address
- 15) Email address where your issued permits will be delivered.
- 16) Email address where your monthly courtesy invoice summary will be delivered.
- 17) This document must be notarized.
- 18) Upon approval a Department representative will sign and date.



# Supplement to Registration Agreement to Authorize Electronic Access to APRAS

AGREEMENT # 464

FEDERAL ID # 1

ACCOUNT # 2

 USER ID CODE \_\_\_\_\_  
 (CPO will enter Code)

THIS SUPPLEMENTAL AGREEMENT, made and entered into this 3 day of \_\_\_\_\_, \_\_\_\_\_, by and between the Commonwealth of Pennsylvania acting through the Central Permit Office of the Department of Transportation, hereinafter referred to as DEPARTMENT

AND

4

(Name of Applicant)

5

(Registered or Principal Office Physical Address of Applicant)

hereinafter referred to as APPLICANT, HEREBY SUPPLEMENTS the REGISTRATION AGREEMENT FOR SPECIAL HAULING PERMITS made and entered by and between the DEPARTMENT and the APPLICANT on the 6 day of \_\_\_\_\_, \_\_\_\_\_, and recorded in the DEPARTMENT under the Account Number referenced above.

WHEREAS, the APPLICANT desires to have electronic access to the Automated Permit Routing/Analysis System (APRAS) for the purpose of applying for permits by electronically entering permit application data into APRAS and reviewing the status of electronically submitted applications and is supplementing the REGISTRATION AGREEMENT FOR SPECIAL HAULING PERMITS for this purpose; and

WHEREAS, the APPLICANT desires to register with the DEPARTMENT pursuant to Section 179.4 of the Rules and Regulations of the DEPARTMENT codified at 67 Pa. Code Chapter 179, in order to qualify under Sections 179.6 and 179.9 of said Rules and Regulations for the privilege to apply for special hauling permits by means of APRAS as another wire method approved by the DEPARTMENT, and to receive special hauling permits by means of APRAS as another wire method approved by the DEPARTMENT, and to pay the permit fees and other charges of the DEPARTMENT on a secured credit basis; and

WHEREAS, the DEPARTMENT is willing to permit APPLICANT to electronically submit and review the status of permit applications as part of the DEPARTMENT'S program to use APRAS as another wire method approved by the DEPARTMENT under the authority of Section 179.9(b) of Chapter 179 of the Rules and Regulations of the DEPARTMENT; and WHEREAS, the DEPARTMENT is willing to permit APPLICANT to register under said Regulation 179.4 as an APRAS user and to extend the aforesaid privileges to the APPLICANT provided that the APPLICANT agrees to the compliance of the APPLICANT and its owners, officers, employees and agents with all of the current and applicable sections of the Pennsylvania Vehicle Code (in particular, Chapters 19 and 49), all of the current Rules and Regulations (in particular, Chapter 179) of the DEPARTMENT and all other laws and regulations of the Commonwealth of Pennsylvania applicable to the movement of oversize or overweight vehicles or loads, including any conditions imposed by the DEPARTMENT under the authority of Section 4962 and 6104 of the Vehicle



Chapter 179 of DEPARTMENT Regulations, hereinafter referred to cumulatively as “the special hauling laws,” in accordance with and in further compliance with all of the terms, conditions and provisions hereinafter contained in this SUPPLEMENTAL AGREEMENT and the above referenced REGISTRATION AGREEMENT FOR SPECIAL HAULING PERMITS, and recorded by the DEPARTMENT under the above referenced Account Number.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises hereinafter expressed, and intending to be legally bound hereby, the parties hereto agree as follows:

1. APPLICANT is responsible for furnishing and assuming the total costs of all software and hardware necessary to connect to the APRAS Network. Such software shall include an operating system, an Internet Browser and any software needed to operate a modem. APPLICANT is responsible for the procurement and cost of any data communications lines required to connect to the APRAS Network. APPLICANT is responsible for the cost of telephone lines and usage and a per transaction surcharge of One Dollar (\$1.00) in accordance with Section 179.9 (e)(3) of the DEPARTMENT’S Rules and Regulations.
2. APPLICANT will have access to the APRAS Network as the DEPARTMENT shall direct. APPLICANT, unless APPLICANT is an authorized Permit Service, may obtain permits only for the APPLICANT, and may not obtain permits for any other person or legal entity.
3. APPLICANT agrees to be liable for any damage to the DEPARTMENT’S databases or software owned or licensed by the DEPARTMENT in the event a computer virus or other malicious, mischievous, or destructive programming is determined by the DEPARTMENT, or its agent, to have originated from the APPLICANT, its agents or employees.
4. DEPARTMENT agrees to pay for any loss, liability or expense, including attorney’s fees, which arises out of or relates to the DEPARTMENT’S acts or omissions with respect to its obligations hereunder, where a final determination of liability on the part of the DEPARTMENT is established by a court of law or a settlement has been agreed to by the DEPARTMENT. This provision shall not be construed to limit the DEPARTMENT’S rights, obligations, liabilities, claims or defenses which arise as a matter of law or pursuant to any other provision of this SUPPLEMENTAL AGREEMENT. This provision shall not be construed to limit the sovereign immunity of the Commonwealth of Pennsylvania or the DEPARTMENT.
5. APPLICANT will implement appropriate security measures to insure that only authorized employees of the APPLICANT will have access to and provide data into the APRAS System Network. APPLICANT agrees to assign only its current employees User Identification Internet APRAS access codes (hereinafter, “User ID codes”) provided to the APPLICANT by the DEPARTMENT. APPLICANT agrees to assign a separate and distinct User ID code to each current employee who will apply and/or review applications for permits. APPLICANT agrees to accept full responsibility for controlling the User ID codes that APPLICANT assigns to the employees of the APPLICANT. APPLICANT agrees to inactivate an employee’s User ID code immediately upon the employee’s separation and/or dismissal from the employ or association with the APPLICANT. APPLICANT agrees that APPLICANT’S employees may not share User ID codes.

APPLICANT agrees to be strictly liable for the applications submitted under one of its assigned User ID codes and for the applications, actions or omissions of anyone using a User ID code of the APPLICANT or APPLICANT'S employee.

6. APPLICANT agrees to use the inquiry screen provided by the DEPARTMENT through APRAS to review the status of applications submitted by the APPLICANT through APRAS. APPLICANT agrees not to call the DEPARTMENT for routine status updates on pending applications. If APPLICANT is a Permit Service, APPLICANT agrees not to refer its motor carrier customers to the DEPARTMENT to check the status of applications that the Permit Service submitted through APRAS.
7. DEPARTMENT shall provide for online training for the APRAS program, including the input of application data, reviewing the status of applications and operation of the APRAS Network. Said training may not include any non-APRAS program topics. Any training provided for the APRAS program will be strictly limited to the items specified above and will not include training on any other computer hardware or software.
8. DEPARTMENT will make reasonable and cost-effective attempts (barring unforeseen interruptions due to calamity, natural disaster or technical impossibility) to make the APRAS Network available for on-line access 24 hours per day, seven days per week, except for four hours each day when the APRAS databases are updated. DEPARTMENT will provide support only during the normal business hours of the DEPARTMENT Permit Offices.
9. APPLICANT agrees to instruct the drivers of its oversize and/or overweight movements to review and sign the Permit prior to movement to insure that the vehicle(s) and load information is consistent with the application and the Permit, and to review the authorized routes and conditions on the Permit and any Supplement(s) to the Permit. APPLICANT, unless APPLICANT is an authorized Permit Service, will be strictly liable for any deviation or noncompliance with the authorized routes and conditions on the Permit and any Supplement(s) to the Permit.
10. DEPARTMENT, in accordance with Section 179.5 of its Rules and Regulations, will issue forthwith a copy of this AGREEMENT to the APPLICANT, upon execution of this AGREEMENT by the parties, and upon the confirmation of filing and approval of Form M-936RA and Form M-936B in accordance with Section 179.4 and Section 179.7 of the Rules and Regulations.
11. APPLICANT shall comply with the Contractor Integrity Provisions and the Provisions Concerning the Americans with Disabilities Act, both of which are made part of this SUPPLEMENTAL AGREEMENT by reference.
12. All other terms and conditions of the REGISTRATION AGREEMENT FOR SPECIAL HAULING PERMITS, which have not been supplemented or modified by this SUPPLEMENTAL AGREEMENT, remain in full force and effect.



Executed on \_\_\_\_\_ **7** \_\_\_\_\_ with the intention to be legally bound hereby.  
(Date)

ATTEST: \_\_\_\_\_ **8** \_\_\_\_\_  
(PRINCIPAL)

\_\_\_\_\_ **10** \_\_\_\_\_  
☐ (ASST.) SECRETARY    ☐ (ASST.) TREASURER  
☐ OTHER: \_\_\_\_\_  
(Attach Resolution)

BY: \_\_\_\_\_ **9** \_\_\_\_\_  
☐ (VICE) PRESIDENT    ☐ SOLE PROPRIETER AND OWNER  
☐ MANAGING PARTNER    ☐ OTHER: \_\_\_\_\_  
(Attach Resolution)

APRAS Administrator's Name: \_\_\_\_\_ **11** \_\_\_\_\_

APRAS Administrator's Phone Number: \_\_\_\_\_ **12** \_\_\_\_\_

APRAS Administrator's FAX Number: \_\_\_\_\_ **13** \_\_\_\_\_

APRAS Administrator's E-Mail Address: \_\_\_\_\_ **14** \_\_\_\_\_

E-Mail Address for E-Mailing Permits: \_\_\_\_\_ **15** \_\_\_\_\_

E-Mail Address for Accounts Payable Department  
(Who Should Receive your Monthly Courtesy Billing Notices?): \_\_\_\_\_ **16** \_\_\_\_\_

**SS:**

STATE OF: \_\_\_\_\_ **17** \_\_\_\_\_

COUNTY OF: \_\_\_\_\_

Sworn and subscribed before me

this \_\_\_\_\_ Day of \_\_\_\_\_, Year \_\_\_\_\_.

\_\_\_\_\_  
(Notary Public)

MAIL COMPLETED AGREEMENT TO:

PA Department of Transportation  
Central Permit Office  
P.O. Box 2671  
Harrisburg, PA 17105-2671

COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF TRANSPORTATION  
CENTRAL PERMIT OFFICE

BY: \_\_\_\_\_ **18** \_\_\_\_\_  
(Department Signatory) (Date)