

Application for Motor Common Carrier of Property

THIS APPLICATION IS REQUIRED TO REQUEST A CERTIFICATE OF PUBLIC CONVENIENCE TO OPERATE AS A COMMERCIAL CARRIER OF PROPERTY FOR COMPENSATION BETWEEN POINTS IN PENNSYLVANIA.

1. **Legal Name of Applicant** (Individual, Partnership or Corporation)

Pitney Bowes Global Logistics LLC

- If you are an individual who has not formed any type of corporate entity, you should enter your name **as it will appear on your insurance documents**.
- If you are filing for a partnership, but **not a limited liability partnership**, the names of all partners must be entered on this line. Those names should be entered **as they will appear on your insurance documents**. This includes husbands and wives filing jointly.
- If you are filing for a corporate entity (corporation, limited liability company, or limited liability partnership), **even if you are the sole shareholder member**, you must enter the name **exactly as it appears on the registration papers from the Corporation Bureau of the Pennsylvania Department of State**.

2. **Trade Name** (Attach a copy of fictitious name registration if applicable)

This is any name which you will be operating under which differs from the **LEGAL NAME OF APPLICANT**. A **TRADE NAME** is considered a **FICTITIOUS NAME** if the identity of the applicant cannot be readily determined. *EXAMPLE: John Doe is the applicant and wants to use the name "Johnboy Trucking" as his trade name. People cannot readily determine that John Doe is the actual operator; therefore, the name is fictitious and must be registered as such. Trade names such as "John Doe Trucking" or "J. Doe Trucking" are not considered fictitious and would not have to be registered.*

3. **Do you currently hold PA PUC Authority?** NO **Previous Authority?** ___ NO

If yes, at PUC No. A- _____

4. **Are you a business entity registered with the PA Department of State?** ___ NO
If No, you must first register (see checklist)

If Yes, provide your PA Corporation Bureau Entity ID Number 7208327
(see checklist and indicate type of business entity registered)

5. **If either a corporation or limited liability company, please list members (LLC) or shareholders and officers (corporation).**

Pitney Bowes Global Ecommerce Inc. Sole member-owns 100%

6. **Mailing Address**

7171 Southwest Parkway, Bldg 300, Suite 400
Street Address
Austin, TX 78735 Travis
City, State and Zip Code County
877-567-9166 amy.krahn@pb.com
Telephone Number E-mail Address

This is the e-mail address to which the Commission will send all official documents issued by the Commission until further notice.

7. **Physical Address** (If different than mailing address. Do not use a post office box.)

Street Address

City, State and Zip Code County

Telephone Number E-mail Address

The address entered here should reflect the actual location of the business. This is the address the Commission needs in order to dispatch Enforcement Officers to inspect equipment. If left blank, it will be assumed that the **PHYSICAL ADDRESS** is the same as the **MAILING ADDRESS**

8. **Attorney** (if applicable)

Andrew K.Light, Scopellitis Garvin Light Hanson & Feary - 317-637-1777
Attorney's Name & Telephone Number for this Filing
10 W Market Street, Suite 1400, Indianapolis, IN 46204 alight@scopellitis.com
Attorney's Address E-mail Address

An attorney's name should only be entered if an attorney is filing the application for a client and the application is being sent under the attorney's cover letter.

9. **Do you have a USDOT Number?**

 No X Yes, at No. 472358

10. **What type of commodities do you intend to transport other than your own?**

General freight, US Mail

11. **Certification:**

Applicant certifies that it is not now engaged in unauthorized intrastate transportation for compensation between points in Pennsylvania and will not engage in said transportation unless and until authorization is received from the Pennsylvania Public Utility Commission.

Applicant further certifies that it understands the requirements of the Pennsylvania Public Utility Commission, especially as they relate to safety and insurance and that it may be subject to civil penalties, suspension or cancellation of the Certificate for failure to comply with Commission requirements.

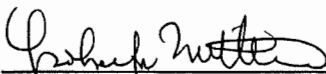
Applicant further certifies that it understands that it is subject to an annual assessment based upon its reported gross Pennsylvania intrastate revenues; said assessment to help defray expenses incurred in regulating Motor Common Carriers of Property; and acknowledges that failure to report revenue and pay its annual assessment may result in civil penalties, suspension or cancellation of the certificate.

Verification of Application

I/We hereby state that the statement(s) made in this application is/are true and correct to the best of my/our knowledge and belief.

The undersigned understands that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904 relating to unsworn falsification to authorities.

Roberta Mittleman
(Print Name)


(Signature) 01/31/2021
(Date)

The verification of the application must be completed by the applicant appearing on Line 1 of the application by the named individual, all partners if a partnership, a member (if a limited liability company), or by the President or Secretary (if a corporation).

Insurance

ENDORSEMENT 2020-8

Effective on and after: **September 1, 2020**

Attached to and forming part of Policy No. **MASICNY0425US20**

Of the: **Starr Indemnity & Liability Company**

Issued to: **Pitney Bowes, Inc.**

NAMED ASSURED ENDORSEMENT

It is hereby understood and agreed effective on and after September 1, 2020 the Named Assured Clause hereunder is amended to read as follows:

THE ASSURED:

Pitney Bowes, Inc. and/or Pitney Bowes Global Logistics LLC and its Subsidiary, Associated, Affiliated and Interrelated Companies, and Joint Ventures in which it has now or hereafter may have a direct or indirect insurable interest and other entities for whom they, or any of them, may have instructions to insure or deem themselves responsible to insure (hereinafter referred to as "The Assured").

ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED.

Signed:


STARR INDEMNITY & LIABILITY COMPANY
CLARENCE MARSH

Dated: February 2, 2021



Ocean Cargo Insurance Binder (preliminary)

Named Assured and Address: Pitney Bowes Inc.
 3001 Summer Street
 Stamford, CT 06926

Effective Date: September 1, 2020
Cancellation Provision: 60 Days Notice of Cancellation

Master Policy Number: MASICNY0425US20

Limits of Liability:

\$5,000,000	Any one vessel, aircraft or connecting conveyance at any one time
\$1,500,000	For On Deck, Barge or Tow
\$5,000,000	Any one domestic or foreign inland transit by truck, trailer or rail car
\$250,000	Mail or Parcel Post
\$2,000,000	Any one occurrence for Motor Truck Cargo Legal Liability
\$500,000	Any one exhibition or trade show
\$500,000	Any one location as respects Installation coverage
\$20,000	Salesperson Samples
\$1,000,000	Any one Courier
\$1,000,000	Any one 3 rd Party Equipment Move

Interest Insured

All goods and/or merchandise and/or property consisting of **printing/imaging equipment, new/used machinery/equipment, Pitney Bowes’ customers’ goods in Pitney Bowes’ care, custody, and/or control** including while in the care, custody, and/or control of a third party transportation provider.

Geographic Scope:

At and from ports and/or places in the **world** to and at ports and/or places in the **world**, but excluding shipments to or from those countries which the Government of the United States currently forbids trade. Including Worldwide Inland Transits.

Valued At:

New goods and/or merchandise to be valued at Assured’s actual selling price, less discounts and unincurred expenses. Refurbished equipment to be valued at replacement cost with like kind and quality. All other goods and merchandise to be valued at actual cash value.

Insuring Conditions:

Per the Willis Towers Watson-Starr Marine Agreed Manuscript policy form, including against All Risks of physical loss or damage from any external cause, irrespective of percentage, but excluding those risks excepted by the **“Paramount Warranties”** contained herein, unless such risks are specifically assumed hereunder by endorsement. American Institute War. Used Machinery at FPA Only.

Warehouse Coverage:

The stores or warehouses to which these Assurers hereby extend approval and the limits of liability at each location are as follows:

Street Address	City	State	Postal Code	Country	Limit
4350 Anson Blvd	Whitestown	IN	46075	US	\$25,000,000
1415 Collins Road	Greenwood	IN	46143	US	\$15,000,000
1200 Worldwide Blvd.	Hebron	KY	41048	US	\$15,000,000
11260 Cedar Ave.	Bloomington	CA			\$15,000,000
I-95	East Brunswick	NJ			\$9,000,000
Koningin Astridlaan 12	Willebroek		2820	BE	\$8,500,000
1850 Airport Exchange Boulevard	Erlanger	KY	41018	US	\$8,000,000
38 Isador Ct.	Sparks	NV	89441	US	\$3,750,000
3630 Royal South Pkwy., Ste. 210	Atlanta	GA	30349	US	\$3,000,000



Street Address	City	State	Postal Code	Country	Limit
305 Butterfly Commons Dr	York	PA	17402	US	\$3,000,000
5959 Randolph Street	Commerce	CA	90040	US	\$2,500,000
1250 Mustang Drive	Grapevine	TX	76051	US	\$2,500,000
Unit 3, Dove Close, Fradley Park	Lichfield	Staffordshire	WS138UR	UK	\$2,000,000
882-898 Carol Court	Carol Stream	IL	60188	US	\$2,000,000
2001 Arthur Ave.	Elk Grove Village	IL	60007	US	\$1,500,000
125 Valley Drive	Brisbane	CA	94005	US	\$1,500,000
19005 64th Ave. South	Kent	WA		US	\$1,000,000
27 Waterview Dr	Shelton	CT	06484	US	\$750,000
Any one unnamed location					\$1,000,000

Covered Peril	Per Occurrence and Annual Aggregate Limit
Earthquake/Earthquake Sprinkler Leakage	\$10,000,000
Flood	\$10,000,000
Windstorm	\$10,000,000

Maximum Limit of Liability Payable: Notwithstanding anything contained in the captioned policy or other endorsements attached thereto, the most this company agrees to pay in respect to a claim made under this coverage extension is the limit of liability listed in the covered location schedule, the stated sub limit or annual aggregate limit of liability.

Coinsurance Waived, subject to receipt of annual statements of inventory values.

Warranted that all locations comply with local fire and alarm regulations. All locations are subject to satisfactory survey by the Insurer's surveyors.

Exclusions:

1. Unexplained or mysterious disappearance, or loss or shortage disclosed upon taking inventory;
2. Misappropriation, secretion, conversion, infidelity or any dishonest act by the insured or its employees or agents.
3. Retail and showroom locations.
4. Damage as a result of processing or arising therefrom

Definitions:

Earthquake:

Earthquake is defined as earthquake shock, tremor, or volcanic action, as recorded by USGS or foreign equivalent.

Claims for each loss caused by earthquake shall constitute a single claim hereunder; provided if more than one earthquake shall occur within any seventy-two hour period, such earthquake shall be deemed to be a single loss within the meaning hereof. It is further noted and agreed that any loss or damage reasonably attributed to earthquake, subject to the above mentioned 72-hour provision and either commencing or occurring within the term of this insurance, shall be deemed recoverable hereunder.

Windstorm

Windstorm is defined as direct action of wind, including any substance driven by wind. Also to include hail, tornado and straight-line wind.

All named windstorm events [meaning any named or identified storm or weather disturbance, which is named by the U.S. National Weather Service and/or NOAA National Hurricane Center or foreign equivalent] that occur within any seventy-two hour period will constitute a single wind event.

It is further noted and agreed that any loss or damage reasonably attributed to windstorm, subject to the foregoing 72-hour provision and either commencing or occurring within the term of this insurance, shall be deemed recoverable hereunder.



Starr Multinational Clauses:

GLOBAL MASTER PROGRAM AGGREGATES CLAUSE

This policy is part of the Global Master Program. Any losses payable under this policy due to Windstorm, Flood and/or Earthquake will apply to the master policy aggregates, as applicable.

(MASTER POLICY CLAUSE)

Claim payments under admitted policies

Where The Insured has placed insurance with this company in foreign currencies via admitted foreign policies, any related claim payments will be paid in the same currencies. Additionally, when premium is paid under these foreign admitted policies in local currencies, all claim payments will be made using the same currencies.

Foreign Admitted Policies:

(ADMITTED POLICY CLAUSE)

Claim payments under admitted policies

All claim payments made against this policy will be paid in accordance with the currency designated elsewhere in the policy. Additionally, when premium is paid in local currency under this policy, all claim payments will be made using the same currency.

- Underlyer Terms, Conditions, Premium, etc. are Estimates until confirmed in writing.
- All underlyer policies are subject to OFAC clearance of local Assureds.
- Underlyer premium is Flat, Annual premium unless exposures change.
- Underlyer Claims are only payable in the local currency used to pay Premium.
- Assured Payable Taxes and Fees are Payable in addition to premium.

Irrespective of the country where premium collection is to take place, all premiums, assured payable taxes and fees are to be remitted in US dollars or, in an equivalent amount if payment is to be made in foreign currency (per the amount shown in the premium-tax table, less any agreed deductions). The rate of exchange to be used for any currency exchange shall be that which is effective on the date of policy inception.

Difference in Conditions (DIC)/Difference in Limits of Liability (DIL) Endorsement

It is hereby understood and agreed effective **September 1, 2020** that in consideration of the premiums paid, these Assurers agree that all shipments insured under admitted policies issued through or at the direction of Starr Marine are covered hereunder for the Difference in Conditions and/or the Difference in Limits between the terms of this Master Policy and the terms of insurance provided under such local admitted policies. The coverage provided hereunder shall apply as "Excess" insurance, and shall not apply or contribute to the payment of any loss until the amount of such local insurance shall have been exhausted, it being understood and agreed that under this Master Policy the Assured is to be compensated to the extent of the difference between the amount collectible from such admitted insurance and the amount of actual loss otherwise recoverable hereunder. Any payments made under any local admitted policies shall be applied toward the exhaustion of the Limits of Liability of this Master Policy as if the payments had been made under this Master Policy.

However, notwithstanding the foregoing, it is understood and agreed that coverage under this endorsement shall not be construed in any way or manner to expand coverage for nor increase any Limits of Liability beyond that which is specified in the Master Policy and/or any other endorsement attached to the Master Policy, including but not limited to any exclusion of risk specified under the PARAMOUNT WARRANTIES, as follows:

- FREE OF CAPTURE AND SEIZURE WARRANTY (FC&S Warranty (April 3,1980) shall apply unless specifically accepted in writing elsewhere in the Master Policy
- AIMU STRIKES, RIOTS AND CIVIL COMMOTIONS WARRANTY (SR&CC Warranty, April 3,1980) shall apply unless specifically accepted in writing elsewhere in the Master Policy
- AIMU Nuclear Exclusion Clause - Cargo (April 1, 1991) shall apply unless specifically accepted in writing elsewhere in the Master Policy
- AIMU U.S. ECONOMIC AND TRADE SANCTIONS CLAUSE shall apply unless specifically accepted in writing elsewhere in the Master Policy



Starr Marine – A Division of Starr Indemnity & Liability Company
 Issuing Office: New York
 399 Park Avenue, 2nd Floor
 New York, NY 10022 USA

Country List:

As per the below list of countries and premiums included in the rates/premiums provided above; however, local taxes and fees are additional for each country. Stateside collection where legally permitted.

Country list included in this quote: Australia, Canada, Japan, United Kingdom and FOS
 Countries included under FOS: France, Germany, and Ireland

Projection of Underlyer Premiums:

Country	Basis of Premium (Net Sales)	Estimated Total Premium	Estimated Premium: Transits	Estimated Premium: Storage	Country where Premium will be collected	Assured Payable Taxes & Fees – payable in addition to premium	Brokerage (if any) payable in the overseas country
Australia	██████████	██████████	██████████	Not Covered	TBD	TBD	0%
Canada	██████████	██████████	██████████	Not Covered	Canada	TBD	0%
Japan	██████████	██████████	██████████	Not Covered	Japan	TBD	0%
United Kingdom	██████████	██████████	██████████	██████████	TBD	TBD	0%
Total (non-FOS)		\$30,000					
Freedom of Services							
France	██████████			Not Covered	TBD	TBD	
Germany	██████████			Not Covered	TBD	TBD	0%
Ireland	██████████			Not Covered	TBD	TBD	
Total FOS		██████████	██████████	N/A	TBD	TBD	
Grand Total		██████████					

Certificates of insurance, if required, to be issued via the Master policy. (Master Policy)

Notes:

- All premiums are estimates until confirmed in writing.
- Assured Payable Taxes & Fees, to be determined once estimates and premium amounts are finalized in writing, are in addition to premiums.
- Japan is a Cash Before Coverage country. No coverage can be afforded until premiums are paid



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Issuing Office: New York
399 Park Avenue, 2nd Floor
New York, NY 10022 USA

Master Policy Security:

Starr Indemnity & Liability Company – A.M. Best financial strength rating (FSR) of A (Excellent) & an issuer credit rating (ICR) of "a".

Authorized Signature:

Signed:

Taylor Magrath
STARR INDEMNITY & LIABILITY COMPANY
STARR MARINE

Dated: August 21, 2020

IMPORTANT NOTICE: Sharing of this document or its contents with the Assured’s incumbent or any other underwriter is expressly forbidden. This document and any attachments hereto are intended only for the use of the named addressee and may be confidential, non-public, proprietary and protected by legal privilege. Unauthorized reading, distribution, copying, saving or other use of this communication is prohibited and constitutes a theft of trade secrets which exposes the unauthorized recipient to liability. Receipt by anyone other than the named addressee(s) shall not be deemed a waiver of any privilege or protection. If you are not a named addressee or if you believe that you have received this document in error, please notify the sender immediately and delete all copies from your computer system without reading, distributing, copying, saving or otherwise using it in any manner.