Company: Trans Eu	rope Express	TEE - FLEET -00 2 - V0 1 NL- Dienstverleningsovereenkomst SUB (general)			
			Home		
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29-05-2020	1/13				
Module: FLEET					
SERVICES AGREEMENT UNDER CONTRACTORS					

SERVICE AGREEMENT

BETWEEN :

Trans Europe Express, with registered office at Evenbroekveld 1, 9420 E rpe-Mere, VAT BE 0428.75 8.509, registered in the register of legal entities in Ghent;

For purposes v an agreement that by its zaa kvoerd there , the gentleman TOM TACK, a dministratief address into Evenbroekveld 1, 9420 Erpe-Mere,

hereinafter referred to as the "Company";

AND :

with registered office at ;

For purposes of this agreement represented by ... , in his / her capacity as;

hereinafter referred to as the "Service Provider";

The Company and the Service Provider are each hereinafter referred to separately as the "**Party** " and collectively the "**Parties** ";

IS PRIORIZED:

WHEREAS the group around the Company, which includes the company BV Trans Europe Express , has focused on logistics and transport, and more particularly on international and national transport, groupage networks, storage and transshipment, packaging, distribution, quality control, assembly, forwarding, customs clearance and in-house logistics including maintenance and safety (hereinafter referred to as: the "Activities").

WHEREAS the Company wishes to obtain assistance for the implementation and further development of its Activities.

WHEREAS the Service Provider has the necessary know-how, personnel and experience to provide such assistance.

WHEREAS the Party wishes to establish and establish a cooperation, expressly agreeing and acknowledging that the Assignments assigned to the Service Provider under this cooperation and accepted by it do not create any bond of subordination between them.

WHEREAS the Parties wish to formalize the terms and conditions by means of this Agreement (hereinafter referred to as: the "Agreement").

THE FOLLOWING IS AGREED :

Article 1 - Object of the cooperation

1.1. The Service Provider undertakes to guide and support the Company as well as the companies affiliated with the Company in the development of its Activities and more specifically, but not limited to, to provide activities that fall under the NACE code "freight transport by the road ", as well as all other transport support activities (hereinafter referred to as: the" Orders ").

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Article 2 - Context execution Assignments

Car economy work

- 2.1. It is expressly agreed between the Parties and acknowledged that Assignments assigned to and accepted by the Service Provider do not create any bond of subordination between itself and the Company and / or the companies affiliated with the Company.
- 2.2. The Service Provider's Assignments are therefore performed in complete freedom and independence, both in accordance with the implementation modalities and the content, taking into account the policies determined by the Company's governing body and the provisions of this Agreement.
- 2.3. The Service Provider will be able to perform its Assignments whenever and wherever it wants, without any justification for being held vis-à-vis the Company regarding the time and / or use of time. However, the Service Provider undertakes to set aside and spend the necessary time to provide the services in a correct and professional manner. For example, the transports must be delivered on time at a specified place specified by the Company or its affiliated companies and at a specified place designated by the Company or its affiliated companies are result obligation and is specific to the nature of the Assignment.

In order to guarantee the continuity of the operation of the Company and the companies affiliated with the Company, the Service Provider undertakes to inform the Company in a timely manner of the days on which it is unable to provide the services.

Appointed

2.4. When the Service Provider directs one or more employees to perform this Agreement, their work will be conducted and supervised by a responsible person of the Service Provider. Under no circumstances does the Company, nor its employees, have any form or portion of employer authority over employees of the Service Provider, so that they or their appointee cannot give them instructions or orders, nor exercise any control or supervision over them.

All possible requests from the Company addressed to the service provider's appointee that are part of the execution of the Assignments as described in article 1 can in no way be regarded as binding instructions with regard to this appointee. The appointee is always obliged to transfer these requests to the Service Provider, who will decide on the manner of implementation in order to be able to prejudice the provisions of this Agreement.

In exceptional cases, if direct communication takes place between the Company and the appointees of the Service Provider, this will at all times only occur at the express request of the Service Provider itself, if this would facilitate the performance of the Assignment or in the case of the performance of the Assignment would be compromised because the Service Provider itself is not available.

2.5. However, the latter is without prejudice to the Company's ability to issue guidelines on the rules of well-being and safety at work (see Appendix 1).

Formalities

- 2.6. The Service Provider will comply with all formalities (including permits and insurances), registrations and registrations in order to perform the Assignments in a lawful and valid manner. The Service Provider is solely responsible for complying with all (old, current, and future) obligations and social security and taxes, including VAT and excise duties, with respect to fees and / or any other compensation paid to it under this Agreement.
- 2.7. All documents and correspondence between Parties in the Dutch should be regarded as an indispensable working tool to enable Parties to perform their Assignment in accordance with their obligations.

Article 3. Liability

3.1. The Service Provider is liable to the Company and third parties for shortcomings in the performance of its Assignments.

The Service Provider expressly undertakes to indemnify and / or indemnify the Company and its affiliated companies, irrespective of the moment when the consequences or possible consequences manifest

themselves for the Company, for all claims, damages, losses and costs that arising out of, or as a result of, an erroneous performance of this Agreement, in its opinion.

The Company will therefore invoice all damage to the goods to be delivered, all loss of goods and / or all disappearance of goods to the Service Provider or set off against the Fee to be paid as set out in article 6 of this Agreement.

- 3.2. The Service Provider is liable for all acts of its employees in the performance of its Assignments.
- 3.3. The Company and its affiliated companies cannot be held liable in any way for any damage that the Service Provider and / or its appointees may suffer or cause during or on the occasion of the execution of the Assignments.
- 3.4. The Service Provider undertakes to have taken out all necessary insurance and permits for the implementation of this Agreement. The Service Provider will fill in the necessary and useful information for this purpose, as is not exhaustively listed in appendix 2 to this Agreement.

Article 4. Follow-up

- 4.1. The Service Provider will report on its activities at the times agreed with and at the invitation of the Company's governing body and whenever the Parties consider it necessary for the proper and coherent implementation of the obligations arising for the Parties from the Agreement . However, the Service Provider will not be asked to account for working hours, working methods and / or work organization.
- 4.2. For the execution of the Assignment, the truck / tractor must have a trac k & trace system so that the customer / supplier of the Company and its affiliated companies can at all times be informed of the location of the goods. The printouts of this track & trace system are part of the mandatory information that the Service Provider must communicate to the Company. If the truck / tractor used by the Service Provider does not have a track & trace system, the Service Provider may purchase such a system from the Company .

Article 5. Obligations

General

- 5.1. With a view to the successful execution of the Assignments, the Company and the companies affiliated with the Company for which the Company is committed will provide the Service Provider with all reasonable cooperation, including in providing the required company data and the necessary infrastructure.
- 5.2. For its part, the Service Provider will, in the performance of its Assignments, make available all its know-how to carry out the Assignments in accordance with the rules of the art and in accordance with the applicable professional standards, as befits a specialized and "good" Service Provider. feed.
- 5.3. The Service Provider always guarantees the predetermined result of the Assignment.

Cleanliness and basic courtesy

5.4. When performing the Assignment, the Service Provider and its appointees will always strive for proper clothing, general care and a clean truck / tractor (both outside and inside). In addition, it will use the expected courtesy to the customers / suppliers of the Company or its affiliated companies.

CMR and other documents

5.5. The Service Provider always guarantees that during the execution of the Assignment, they and / or its appointees will be in possession of the necessary documents (in particular: CMR, tachograph discs, journals, etc.) and that they will correctly fill in / use these documents.

For example, when loading and unloading, the CMR must always be supplemented with the arrival and departure times. The CMR must also be signed and stamped for receipt by the recipient. If no stamp is available, the name and first name must be noted in block letters by the recipient. All other legally required statements must also be completed, such as the plate number, V-number, name and first name, date and signature.

- 5.6. Every action (loading, unloading, exchange, return,...) with euro pallets must be written on the CMR by the Service Provider and / or its appointees. All Euro pallets must always be returned and delivered to the correct address by the Service Provider and / or its appointees after the Order has been executed.
- 5.7. If the Service Provider and / or its appointees detect damage to the goods during loading or unloading, the Service Provider must always report this to the Company or its affiliated companies. Damaged goods may not be

loaded unless with the agreement of the Company. The damage must also always be reported on the CMR.

In the event of damage, the Service Provider and / or its appointee must always state its version of the facts on the CMR if these do not correspond to what the recipient or shipper writes on the CMR. Finally, the CMR must state, in the event of damage or a shortcoming during unloading, whether the pallet was delivered with intact packaging, whether the pallet has been filmed, whether the film is still intact , ... in order to clearly identify where or by whom the damage is / flaw was caused.

5.8. After each Assignment has been executed, the Service Provider and / or its appointees must give the green CMR copy at the office of the Company .

If requested by the Company or its affiliated companies, neutrality must be guaranteed by the Service Provider by drawing up 2 CMRs. This neutrality also includes the separation of other documents (eg delivery note) as well as oral statements.

Article 6. Reimbursement - Costs

compensation

- 6.1. For the correct performance of the aforementioned services, the Company pays the Service Provider an amount of [see weekly or monthly billing] euros (excluding VAT) per kilometer traveled for the Company or its affiliated companies. (Hereinafter referred to as: the "Fee").
- 6.2. The Fee will be paid after the Service Provider has received an expense report from the Company which will state the number of kilometers traveled during each billing period (*which may be removed if not applicable*) and upon issue of a monthly / biweekly / weekly invoice which must be drawn up by the Service Provider and which states the number of kilometers traveled, as well as against the delivery of all correctly completed and complete CMRs. This invoice must be sent to the Company within a reasonable period of time. Invoices that are submitted to the Company late , invoices that contain incorrect information or invoices that cannot be substantiated by the necessary and correct supporting documents can be protested by the
- 6.3. The invoice will be paid by the Company no later than _____ calendar days after the invoice date.

Cost

- 6.4. The Service Provider bears all professional costs associated with the Assignments accepted by it for the Company and / or the companies associated with the Company.
- 6.5. It can be mutually agreed between the Service Provider and the Company that certain exceptional costs (such as pages, Maut, tolls, etc.) will be reimbursed by the Company upon presentation of the justification documents.

Article 7 - Duration - Termination

Company.

- 7.1. This Agreement is concluded for an indefinite period .
- 7.2. Parties can terminate this Agreement at any time by mutual agreement.
- 7.3. Parties can terminate this Agreement at any time by observing a notice period of 2 weeks which will be served by registered letter to the other Party. The notice period commences on the third calendar day following the date of the registered letter. Be person households otherwise agreed the Company during the notice period shall continue to call on the services of the Service Provider and the Service Provider shall continuity of service within the Company and / or the Company've rbonden companies guarantees.
- 7.4. Notwithstanding the other provisions of this Agreement, this Agreement may be terminated at any time and without judicial intervention by any Party in the event of exceptional circumstances that would further preclude any further professional cooperation between Parties, and / or in the event of fraud, gross or deliberate error, serious negligence or serious breach of contractual obligations. In the event of such termination, served by registered letter, this Agreement will terminate immediately and by operation of law, without any term or compensation, without prejudice to the right to compensation.

The parties agree that the following circumstances should be regarded as exceptional circumstances :

- the bankruptcy or dissolution of one of the Parties;
- force of the majority;
- fraud;

any other circumstance that seriously affects the ability of any of the Parties to honor its contractual obligations or that it can no longer reasonably be expected to fulfill its contractual obligations.

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7.5. At the end of this Agreement, the Service Provider will return all objects, documents, software, files and any material or material made available to it to the Company and / or its affiliated companies, including all notes, reports and notes submitted to it or made by the Company and / or its affiliated companies and relating to these companies / enterprises.

Article 8 - Non-exclusivity

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- 8.1. Parties accept that there is no exclusivity obligation with regard to the Company and its affiliated companies. Insofar as necessary, it is expressly accepted and acknowledged that the Service Provider can equally accept Orders from third parties, without this being contrary to the provisions of Article 5.3. and 9 of this Agreement and without this of course jeopardizing the correct and loyal performance of the Assignments accepted for the Company and its affiliated companies.
- 8.2. On the other hand, the Company and its affiliated companies may, at their discretion, make use of the services of other service providers who can provide similar services to the Company and its affiliated companies without, however, prejudice the existing modalities of cooperation.

Article 9 - Confidentiality obligation - prohibition of recruitment

- 9.1. Unless expressly agreed otherwise between the Parties, the Service Provider undertakes, during the execution of this Agreement, and for a period of thirty years from the end of the Agreement, in the territory of the provinces of West and East Flanders, nor neither directly nor indirectly to develop or take any of the following activities

a) the use for commercial purposes or the communication to third parties of any confidential information concerning the Company and its affiliated companies or their activities;

b) any attempt straightest series or indirectly (as an employee, director, partner, director, shareholder, consultant, representative, agent or other officer of a corporation, partnership or any other company) any agreement to close or touch down to take with to recruit, employ or attract one of the employees, managers, directors, consultants or suppliers of the Company and its affiliated companies in the broadest sense of the word or to discourage to remain employed by the Company or its affiliated companies;

c) any attempt to induce a customer to terminate a business relationship with the Company or its affiliated companies or to change its terms in a way that is detrimental to the Company or its affiliated companies.

- 9.2. Each of the commitments listed above under points a), b), and c) is deemed to be autonomous and will be interpreted separately from the other commitments referred to.
- 9.3. The Parties recognize that the commitments set forth under a), b) and c) above are reasonable in terms of duration and scope in light of their respective interests. Notwithstanding the foregoing, the Parties agree that if any provision of this "prohibition of competition" provision is deemed by any court to exceed the legally permissible scope in terms of duration or other modalities, then these provisions will not be void, but are deemed to be automatically and automatically restricted to what is permissible under applicable law.
- 9.4. In the event of a breach by the Service Provider of what has been included in points a), b) and c) above, the Company will give the Service Provider a formal notice of default to put an immediate end to the breach.

After receipt of the aforementioned notice of default, the Service Provider will owe the Company a flat-rate compensation of twenty-five thousand euros ($\in 25,000.00$) for the established infringement of the provisions of what has been included under points a), b) and c) increased by five thousand euros ($\in 5,000$) per day (or part of a day) that the infringement continues after the day of receipt of the aforementioned notice of default, without prejudice to the right of the Company or its affiliated companies to compensation. to claim on the basis of the actual damage suffered.

9.5. A notice of default addressed by the Company to the Service Provider in connection with a particular breach of the competition ban also applies to all subsequent breaches based on the same facts, activities or actions, so that no new notice of default is required.

Article 10 - Prohibition of recruitment

10.1. The Service Provider also undertakes, during the performance of this Agreement and for a period of 24 months after its termination, not to employ any personnel members of the Company and / or the companies affiliated

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with the Company or through them through its mediation commissioned by third parties.

- 10.2. The Service Provider also makes a strong commitment to impose this obligation on its representatives and / or staff.
- 10.3. The Service Provider acknowledges and accepts that the compensation for the services set out in Article 6 of this Agreement implies a sufficient and equitable compensation for the obligations arising for it from this clause.
- 10.4. In the event that the Service Provider and / or its representatives and / or staff violate the obligations of this article, the Service Provider owes the Company a fixed compensation equal to the gross annual wages of the staff member who has been recruited, regardless of the Company's law or the affiliated companies to claim higher damages in court, if it can provide evidence of its actual damage.

Article 11 - Successors and successors in title

- 11.1. Subject to the express written agreement of the Company, the present Agreement cannot be transferred to third parties in its entirety or in one of its parts .
- 11.2. However, the Company is expressly permitted to transfer this Agreement, in any title, to other companies of the group.

Article 12 - Notification

- 12.1. All notices related to this Agreement must be in writing and in Dutch.
- 12.2. Both Parties expressly acknowledge that they have sufficient command of the Dutch language and that they also understand the content of this Agreement and other future notices in Dutch .
- 12.3. For both Parties, these notices will be deemed to be valid if sent by registered mail or an internationally recognized courier service to the addresses described at the beginning of this Agreement or to any other address that one Party may communicate to the other Party. in accordance with this article.

Article 13- Independence of the clauses

- 13.1. If any part or clause of this Agreement is found to be illegal, invalid, or ineffective for any reason, the remaining parts or clauses will not be affected and remain valid and enforceable, as if the invalid or unenforceable parts or clauses were not in the Agreement. are understood.
- 13.2. Any invalid or unenforceable clause will be promptly replaced by a provision that, as far as possible, is the closest to what the Parties have aimed for in that section or clause.

Article 14 - The entire agreement

14.1. The present Agreement and accompanying appendices include all agreements that exist between the Parties with regard to the services referred to in Article 1. It supersedes and nullifies all previous, oral or written agreements, notices, or fertes, proposals or correspondence between the parties. The Company and the Service Provider with regard to the same object were exchanged or concluded, insofar as these deviate from the provisions of this Agreement.

Article 15 - Applicable law

15.1. This Agreement is exclusively governed by and interpreted in accordance with Belgian law.

Article 16 - Competent court

16.1. All disputes arising from or relating to this Agreement and for which no amicable settlement can be reached must be settled by the courts of Ghent.

Drawn up in E rpe-Mere , in as many copies as there are Parties with a different interest, acknowledging each Party to have received one copy .

Tom TACK, Manager

APPENDIX 1: GUIDELINES ON WELFARE AND SAFETY AT WORK

Article 1 - Protective equipment

Employees of the Company and its affiliated companies, as well as those of the subcontractors of the Company and its affiliated companies must observe / wear a certain minimum of PPE (personal protective equipment):

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- closed at the back Safety shoes minimum type S2 (steel tip);
- yellow or orange fluorescent vest or raincoat with retro-reflective stripes;
- yellow (or differently colored) construction helmet (note the expiry date);
- safety glasses.

These protective equipment must be given by the Service Provider to all its employees / employees during the execution of the Assignment. In addition, the Service Provider will require its employees / employees to use / wear these PPE.

Naturally, as required by the legal requirements for minimum tractor equipment , all vehicles must always be equipped with lashing straps, anti-slip mats and corner protectors.

Article 2 - Security

If the Service Provider and / or its appointee considers that the Assignment cannot be carried out in a safe manner (weather conditions, exceptional fatigue, technical condition of the vehicle, poor loading, ...), it must interrupt the Assignment and the Company and / or the inform its affiliated companies as soon as possible (within a reasonable period). However, there is no point in calling the Company about this between 12 noon and 6 a.m., as it is difficult to find an alternative solution at this time and / or the customer / supplier is difficult to inform about this situation.

Article 3 - Safety guidelines for customers

If the customers / suppliers of the Company or its affiliated companies have certain specific safety guidelines in their business areas, the Service Provider will be informed by the Company. The Service Provider is committed to disclosing this information to its employees and, moreover, that its employees will comply with these safety guidelines.

Article 4 - Legal obligations

All legal (current and future) Belgian and European regulations regarding:

- safety,
- driving and rest times,
- the road code,
- speed,
- parking (both of tractor and unattended trailers),
- loads (overweight, oversized loads) and
- other directives on transport by lorries,

must be observed by the Service Provider and its appointees.

The Company or its affiliated companies cannot be held liable for damage resulting from intended and / or unintended violations of these regulations.

Article 5 - Stationing

The Service Provider and its employees are prohibited from stationing their tractor on the Company 's premises without prior agreement. The Service Provider and its appointees may only place their tractor on the Company's

If it is established that a draw of the Service Provider is nevertheless stationed without prior agreement, on the Company's business areas, the Company will be able to charge a rent of EUR 25 per calendar day started.

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ANNEX 2: FLEE T PROCEDURES - SUB-CONTRACTORS / SERVICE PROVIDERS

YOUR BUSINESS DATA

Company name	
KBO number	
Address	
Postal Code	
Place	
Country	
phone number	
Fax number	
E-mai l	
Website	
License no transport commissioner	

COMPANY DIRECTOR

Title - Function	
First Name	
Name	
phone number	
Fax number	
GSM	
E-mail	
Others	

CONTACT PERSON 1

Title - Function	
First Name	
Name	
phone number	
Fax number	
GSM	
E-mail	
Others	

https://translate.googleusercontent.com/translate_f

CONTACT PERSON 2

Title - Function	
First Name	
Name	
phone number	
Fax number	
GSM	
E-mail	
Others	

Phone 7/7 24/7 available in urgent matters:

QUESTIONNAIRE

A. COMPANY

- 1. Is the company independent? YES NO
- 2. Does the company belong to a larger organization? If yes which one:
- 3. Who are the persons with whom we have contact + title + TEL?

- 4. Does your company have other branches? If yes which one:
- 5. Where is your headquarters located?
- 6. How many employees are there in your company ?
- 7. Which are the main activities of your company?
- 8. Any other comments you wish to add yourself?

B. LICENSE

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1. Are you in possession of the necessary permits to comply with the legal regulations regarding the transport that you carry out and / or intend to carry out?

YES / NO + COPY OF YOUR LICENSE

C. INSURANCE

Has your company taken out the necessary insurance and what are the insured limits?

- 1. Tractor liability insurance
 - a. YES NO
 - b. Company ______ file no. _____ c. Insured limit _____

 - d. APPENDIX FORWARD
- 2. Liability insurance for companies
 - a. YES NO
 - b. Company ______ file no. _____ c. Insured limit _____

 - d. APPENDIX FORWARD
- 3. Carrier liability insurance (CMR)

 - b. Company ______ file number _____
 c. Insured limit _____

 - d. ANNEX FORWARD AND
- 4. Trailer container insurance for equipment of third parties

 - b. Company ______ file number ______ c. Insured limit _____
 - d. APPENDIX FORWARD
- 5. Have all premiums owed been paid?
 - a. YES NO

IN THE EVENT OF DAMAGES, ALWAYS RECORD ALL DATA REQUIRED ON DOCUMENTS IN CASE OF DAMAGES, ALWAYS CONTACT: Tom TACK Manager Tom. tack @ teegrou p.be.

QUALITY SYSTEM

- 1. Is your company ISO 9001 (2000) certified? YES NO If yes, would you please attach a copy of the certificate to this questionnaire. If no, see question 2.
- 2. Do you intend to obtain the ISO certificate (ISO-9001 (2000))? YES NO If yes, when do you intend to obtain the ISO certificate?

If not, what is the reason for this?

3. Is your company ISO-14001 certified? YES NO If yes, would you please attach a copy of the certificate to this questionnaire.

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If no, see question 4.

4. Do you intend to obtain the ISO certificate (ISO-14001)? YES NO

If yes, when do you intend to obtain the ISO certificate?

If not, what is the reason for this?

D. STAFF

- 1. How many private drivers are employed by your company?
- 2. Do these drivers meet the following legal requirements:
 - a. ADR diploma: number:
 - b. Forklift diploma: number:

 - c. Medical examination: number: _____
 d. Knowledge driving / resting times: number: _____
 - e. LANGUAGE KNOWLEDGE:
 - i. Dutch: number:
 - ii. English: number: _____
 - iii. French: number: _____
 - iv. Du its: number: _____
 - v. Others?:
- 3. Are written instructions (including safety) available for employees? (eq Driver's manuals) YES NO
 - If so, which ones:
- 4. Are all legal obligations (driving times / rest periods, etc.) followed? YES NO
- 5. Do drivers know the legislation regarding cargo security? YES NO
- 6. When carrying out transports, are drivers selected on the basis of training and experience? YES / NE AND
- 7. How does communication take place with your drivers?

E. OPERATIONAL

1. Do you use third parties to carry out work for our company? If so, who are these third parties (company name + KBO number) and what are they used for? YES NO

We assume that if you have our sports carried out by third parties, the subcontractors who drive for you will be aware of all legal obligations. YES NO

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- 2. Do the ADR vehicles have safety equipment? YES NO Please include a list of this equipment.
- 3. Which technical security is used for tractors and trailers? Which class of security?

4. Are the bulk / tank trailers cleaned at specialized companies? YES NO

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Please include a list of the cleaning stations you use.

- 5. Please fill in the following information :
 - Number of towing units:
 - Number of ADR approved units:
 - Number of units drawn: _____

F. ENVIRONMENT

Please enter the following information:

- Number of towing units:
 - Number of pullers EUR 3: __ 0
 - Number of tractors EUR 4: _____
 - Number of pullers EUR 5: _____
 - ο Number of pullers EUR 6 :
 - Other: ο

- Do you have solar panels? YES / NO - if yes, number: m²

- What other environmentally friendly measures does your company take?

G. ACCOUNTANCY

Who should we turn to if there are problems with your invoices (name + position + e-mail + TEL direct)?

VAT NUMBER		
BANK SETTING + ADDRESS		
IBAN code		
BIC code	· · · · · · · · · · · · · · · · · · ·	

(Please note that the general terms and conditions of payment of Trans Europe Express apply, unless written deviations have been agreed upon. You can always request a copy of the aforementioned conditions.)

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The above information was filled in truthfully, Date Place

N AAM, signature and title

COMPANY STAMP

Τ-	h .		امعاما	h	TDANC			EXPRESS
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Received on _____ Received by _____ Scanned on

Number of attachments ______

Attachments not in order and to be requested

Add to list of accepted suppliers YES / NO

Trans Europe Express

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Evenbroekveld 1 B TW BE 0428.758.509 B-9420 ERPE-MERE IB AN: BE11 4280 0813 0148 Tel: + 32 53 78 29 29 BIC: KREDBEBB