



Roadside
MASTERS.COM

Offered by
Gallagher Transportation Services
Arthur J. Gallagher Risk
Management Services, Inc.
800.435.0372



**Exclusively available to the Business Capacity Owners of
Landstar Ranger, Inc., Landstar Inway, Inc. and Landstar Express America, Inc.**

BCO Enrollment Form

BCO Name: _____
(Name on ICOA)

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Email: _____

Ship Membership Card To Address (if different than address above)

Truck Make	Unit Number	Year	VIN#

Member vehicles must match last 6 numbers of VIN number listed above to receive emergency roadside assistance – NO EXCEPTIONS. Please make sure you have your membership card with you at all times to receive service.

Authorization of Settlement Deduction: In accordance with the Independent Contractor Operating Agreement (“ICOA”) between you and a Landstar motor carrier, you, the Independent Contractor, authorize such Landstar motor carrier to periodically deduct the charge of this service as identified in your ICOA. If such settlements (or other monies due you) are not sufficient to allow deduction of this cost, Gallagher Transportation Services reserves the right to require you to remit by certified check or money order the outstanding cost to Gallagher Transportation Services, 2345 Grand, Suite 400, Kansas City, MO 64108 within a ten (10) day period. Otherwise, this service may be canceled within terms and conditions as outlined in the Roadside Masters.com Membership Handbook.

Signed _____ Date _____
Owner or Authorized Representative

Please fax all applications to Gallagher Transportation Services at 800.872.9466, or email to landstarcoord@ajg.com

**Please note this is not a reimbursement program.
You must contact RoadsideMasters to obtain benefits.**



ADDENDUM TO INDEPENDENT CONTRACTOR OPERATING AGREEMENT

(Roadside Masters Emergency Roadside Assistance Program)

Pursuant to the terms and conditions of the applicable provisions(s) of the Independent Contractor Operating Agreement (the "Agreement") previously executed between the undersigned INDEPENDENT CONTRACTOR and the Landstar motor carrier identified below ("CARRIER"), INDEPENDENT CONTRACTOR and CARRIER hereby agree to supplement APPENDIX C of the Agreement with the additional terms and conditions set forth herein.

INDEPENDENT CONTRACTOR is not required to purchase or rent any products, equipment or services from or through CARRIER as a condition of entering into this Addendum or the Agreement. INDEPENDENT CONTRACTOR hereby authorizes CARRIER to deduct from any settlement compensation, Escrow Fund or other sums owed by CARRIER to INDEPENDENT CONTRACTOR the charges associated with the programs, as applicable, set forth in the table and text below.

PROGRAM	CHARGES TO INDEPENDENT CONTRACTOR ("IC")
Roadside Masters Emergency Roadside Assistance Program	\$6.00 per week (see below for more information).

Terms and Conditions of Roadside Masters Emergency Roadside Assistance Program. CARRIER's Roadside Masters Emergency Roadside Assistance Program provides a suite of emergency roadside assistance services as described in the Road America Motor Club membership handbook, which services may include towing assistance (up to 50 miles per disablement), fuel delivery services (up to 30 gallons of fuel), mobile mechanic services (up to \$100 for service call), oil, fluid and water delivery services, flat tire assistance, lockout/replacement key services (up to \$100), jump start/battery assistance (up to \$100 for service call), winching/extricating assistance, tire replacement assistance (up to \$100 per disablement) and other services and discount programs. In the event, during the term of this Agreement, INDEPENDENT CONTRACTOR elects to participate in this program, CARRIER is hereby authorized to deduct from INDEPENDENT CONTRACTOR's compensation \$6.00 per week. These charge amounts may include fees assessed to CARRIER as well as CARRIER's administrative fee for its time and expense for operating the Roadside Masters Emergency Roadside Assistance Program.

Except as expressly set forth herein, the terms and conditions of the Agreement remain in full force and effect and by executing this Addendum, the parties acknowledge that this Addendum is part of the Agreement. Terms not otherwise defined herein shall have the respective meanings assigned to them in the Agreement.

The charge listed herein may comprise a payment by CARRIER to an outside vendor or third party (including an affiliate of CARRIER) and/or a charge or an administrative fee (which terms as used throughout this Addendum may include profit to CARRIER) for its time and expense relating to a program. If the charge set forth herein relating to the above program selected by INDEPENDENT CONTRACTOR will be changing, INDEPENDENT CONTRACTOR will be notified by CARRIER of the change in the weekly settlement statement or other written notice provided by CARRIER. INDEPENDENT CONTRACTOR will not be subject to any such change until at least thirty (30) days after such notice or such later time as is set forth in the notice. INDEPENDENT CONTRACTOR's failure, by the end of thirty (30) days after such notice, to notify CARRIER's Settlements Department in writing of any objection to the change will constitute INDEPENDENT CONTRACTOR's express consent and authorization to CARRIER to implement the change and modify accordingly the deduction from INDEPENDENT CONTRACTOR's settlement compensation, beginning immediately after the thirty (30) day period. Such modified amount(s) will replace and supersede that included herein. If INDEPENDENT CONTRACTOR fails to notify CARRIER's Settlements Department in writing of any objection within the thirty (30) day period, or if INDEPENDENT CONTRACTOR notifies CARRIER of INDEPENDENT CONTRACTOR's objection within the thirty (30) day period and INDEPENDENT CONTRACTOR and CARRIER are not able to resolve the matter to their mutual satisfaction, either INDEPENDENT CONTRACTOR or CARRIER may terminate this Agreement at any time pursuant to the Agreement.

IN WITNESS WHEREOF, INDEPENDENT CONTRACTOR and CARRIER have entered into this Addendum to the AGREEMENT as of the ____th day of _____, 201__.

INDEPENDENT CONTRACTOR:

CARRIER: LANDSTAR _____, INC.

By: _____

By: _____

Printed: _____

Title: _____

Unit No.: _____