UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Post-Effective Amendment No. 1

to

FORM S-1 REGISTRATION STATEMENT

UNDER
THE SECURITIES ACT OF 1933

YRC Worldwide Inc.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

4213

(Primary Standard Industrial Classification Code Number) (I.R.S. Employer Identification No.)

48-0948788

10990 Roe Avenue Overland Park, Kansas 66211 (913) 696-6100

(Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

Michelle A. Russell
Executive Vice President, General Counsel and Secretary
10990 Roe Avenue
Overland Park, Kansas 66211
(913) 696-6100

(Name, address, including zip code, and telephone number, including area code, of agent for service)

Copies to:
Dennis M. Myers, P.C.
Kirkland & Ellis LLP
300 North LaSalle
Chicago, IL 60654
(312) 862-2000

Approximate date of commencement of proposed sale to public: As soon as practicable after the effective date of this Registration Statement.

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, check the following box:

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act of 1933, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. \Box

If this Form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

This post-effective registration statement amends registration statement number 333-176971.

Indicate by checkmark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer		Accelerated filer	\times
Non-accelerated filer	\square (Do not check if a smaller reporting company)	Smaller reporting company	

TABLE OF ADDITIONAL REGISTRANTS

Exact Name of Co-Registrant as Specified in its Charter YRC Inc.	State or Other Jurisdiction of <u>Incorporation or Organization</u> Delaware	I.R.S. Employer <u>Identification No.</u> 34-0492670
Roadway LLC	Delaware	20-0453812
Roadway Next Day Corporation	Pennsylvania	23-2200465
YRC Enterprise Services, Inc.	Delaware	20-0780375
YRC Regional Transportation, Inc.	Delaware	36-3790696
USF Holland Inc.	Michigan	38-0655940
USF Reddaway Inc.	Oregon	93-0262830
USF Glen Moore Inc.	Pennsylvania	23-2443760
YRC Logistics Services, Inc.	Illinois	36-3783345
YRC Association Solutions, Inc.	Delaware	20-3720424
Express Lane Service, Inc.	Delaware	20-1557186
YRC International Investments, Inc.	Delaware	20-0890711
USF RedStar LLC	Delaware	N/A
USF Dugan Inc.	Kansas	48-0760565
YRC Mortgages, LLC	Delaware	20-1619478
New Penn Motor Express, Inc.	Pennsylvania	23-2209533
Roadway Express International, Inc.	Delaware	34-1504752
Roadway Reverse Logistics, Inc.	Ohio	34-1738381
USF Bestway Inc.	Arizona	86-0104184

The address, including zip code and telephone number, including area code, of each additional registrant's principal executive offices is as shown on the cover page of this Post-Effective Amendment No. 1 to Registration Statement on Form S-1, except the address, including zip code and telephone number, including area code for the principal executive offices of (i) New Penn Motor Express, Inc. is 625 South Fifth Ave., Lebanon, PA 17042, (800) 285-5000, (ii) USF Holland Inc. is 750 East 40 St., Holland, MI 49423, (616) 395-5000 and (iii) USF Reddaway Inc. is 16277 SE 130 Ave., Clackamas, OR 97015, (503) 650-1286. The name, address, including zip code, of the agent for service for each of the additional registrants is Michelle A. Russell, Executive Vice President, General Counsel and Secretary, YRC Worldwide Inc., 10990 Roe Avenue, Overland Park, Kansas 66211.

ADDITION OF EXHIBIT

This Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 was filed to include as an exhibit to registration statement number 333-176971 KPMG LLP's consent to the use of its reports dated February 28, 2012, with respect to the consolidated financial statements, the related financial statement schedule and the effectiveness of internal control over financial reporting of YRC Worldwide Inc. and its subsidiaries (the "Company") included in the Annual Report on Form 10-K of the Company for the year ended December 31, 2011 in such registration statement and the related prospectus. KPMG LLP's report on the consolidated financial statements includes an explanatory paragraph that states that the Company has changed its policy for accounting for tires. KPMG LLP's report on the consolidated financial statements also includes an explanatory paragraph that states that the Company has experienced recurring net losses from continuing operations and operating cash flow deficits and forecasts that it will not be able to comply with certain debt covenants through 2012 and these conditions raise substantial doubt about the Company's ability to continue as a going concern. The reports of KPMG LLP were filed in the Prospectus Supplement No. 3 dated February 28, 2012 filed pursuant to Rule 424(b)(3).

Item 16. Exhibits and Financial Statement Schedules.

(a) The following exhibits are filed as part of this registration statement or incorporated by reference herein:

Exhibit No. Description

23.1* Consent of KPMG LLP, Independent Registered Public Accounting Firm.

* Filed herewith.

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28, 2012.

YRC Worldwide Inc.

By: *
James L. Welch

Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
* James L. Welch	Director and Chief Executive Officer (Principal Executive Officer)	February 28, 2012
* Jamie G. Pierson	Executive Vice President and Chief Financial Officer (Principal Financial Officer)	February 28, 2012
* Paul F. Liljegren	Senior Vice President, Controller and Chief Accounting Officer (Principal Accounting Officer)	February 28, 2012
* Raymond J. Bromark	Director	February 28, 2012
* Douglas A. Carty	Director	February 28, 2012
* Matthew A. Doheny	Director	February 28, 2012
* Robert L. Friedman	Director	February 28, 2012
* James E. Hoffman	Director	February 28, 2012
* Michael J. Kneeland	Director	February 28, 2012
* Harry J. Wilson	Director	February 28, 2012
* James F. Winestock	Director	February 28, 2012

*	The undersigned, by signing his name hereto, does execute this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 on behalf of the persons identified above pursuant to a power of attorney.

By: /s/ Jeff P. Bennett

Jeff P. Bennett

Attorney-in-Fact

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

YRC Inc.

		By: *	
		Phil J. Gaines	
		Senior Vice President and C	Chief Financial Officer
sign	Pursuant to the requirements of the Securities Act of 1 ed by the following persons in the capacities and on the capacities are security of the securities are securities.	933, this Post-Effective Amendment No. 1 to the Registration Statement dates indicated.	nt on Form S-1 has been
	Signature	<u>Title</u>	<u>Date</u>
	/s/ JEFFREY A. ROGERS Jeffrey A. Rogers	President (Principal Executive Officer) and Director	February 28, 2012
	* Phil J. Gaines	Senior Vice President and Chief Financial Officer (Principal Financial and Accounting Officer) and Director	February 28, 2012
	/s/ Jeff P. Bennett Jeff P. Bennett	Vice President—Legal and Secretary and Director	February 28, 2012
*	The undersigned, by signing his name hereto, does exe the persons identified above pursuant to a power of att	ecute this Post-Effective Amendment No. 1 to the Registration Stateme corney.	nt on Form S-1 on behalf of
By:	/s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

YRC Enterprise Services, Inc.

	By: * Phil J. Gaines Senior Vice President—Finance	e
Pursuant to the requirements of the Securities Act of signed by the following persons in the capacities and on the	f 1933, this Post-Effective Amendment No. 1 to the Registration Statement of edates indicated.	on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ Jeffrey A. Rogers Jeffrey A. Rogers	President (Principal Executive Officer) and Director	February 28, 2012
* Phil J. Gaines	Senior Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/S/ JEFF P. BENNETT Jeff P. Bennett	Vice President—Legal and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, does e the persons identified above pursuant to a power of a	execute this Post-Effective Amendment No. 1 to the Registration Statement cattorney.	on Form S-1 on behalf of
By: /s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

Roadway LLC

By: Thil J. Gaines

Senior Vice President—Finance

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 has been signed by the following persons in the capacities and on the dates indicated.			
	<u>Signature</u>	<u>Title</u>	<u>Date</u>
	/S/ JEFFREY A. ROGERS Jeffrey A. Rogers	President (Principal Executive Officer) and Director	February 28, 2012
	* Phil J. Gaines	Senior Vice President—Finance (Principal Financial and Accounting Officer) and Manager	February 28, 2012
	/s/ Jeff P. Bennett Jeff P. Bennett	Vice President and Secretary and Manager	February 28, 2012
*	The undersigned, by signing his name hereto, does executhe persons identified above pursuant to a power of attorn	te this Post-Effective Amendment No. 1 to the Registration Statement ney.	nt on Form S-1 on behalf of
By:	/s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact	_	

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

	Roadway Next Day Corporation	
	By: * Paul F. Liljegren Vice President—Finance	
Pursuant to the requirements of the Securities Act of 19 signed by the following persons in the capacities and on the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities and on the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the following persons in the capacities are signed by the capacities	933, this Post-Effective Amendment No. 1 to the Registration Statemen dates indicated.	at on Form S-1 has been
Signature	<u>Title</u>	<u>Date</u>
/s/ Jeffrey A. Rogers Jeffrey A. Rogers	President (Principal Executive Officer) and Director	February 28, 2012
* Paul F. Liljegren	Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/S/ JEFF P. BENNETT Jeff P. Bennett	Vice President and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, does exe the persons identified above pursuant to a power of attorders.	ocute this Post-Effective Amendment No. 1 to the Registration Statemer orney.	nt on Form S-1 on behalf of
By: /s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact	<u> </u>	

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

YRC Regional Transportation, Inc.

	By: * Paul F. Liljegren Vice President—Finance	
Pursuant to the requirements of the Securities signed by the following persons in the capacities and	Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement d on the dates indicated.	on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ JAMES L. WELCH James L. Welch	President (Principal Executive Officer) and Director	February 28, 2012
* Paul F. Liljegren	Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/S/ JEFF P. BENNETT Jeff P. Bennett	Vice President—Legal and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, the persons identified above pursuant to a pow	does execute this Post-Effective Amendment No. 1 to the Registration Statement ver of attorney.	on Form S-1 on behalf of
By: /s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

-	of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 undersigned, thereunto duly authorized, in the City of Holland, State of Michi	U
	USF Holland Inc.	
	Ву:*	
	Daniel L. Olivier	
	Vice President—Finance	
signed by the following persons in the capacities and on t	of 1933, this Post-Effective Amendment No. 1 to the Registration Statement the dates indicated. <u>Title</u>	<u>Date</u>
/s/ MICHAEL NAATZ	President (Principal Executive Officer)	February 28, 2012
Michael Naatz	and Director	
*	Vice President—Finance	February 28, 2012
Daniel L. Olivier	(Principal Financial and Accounting Officer) and Director	
/s/ Jeff P. Bennett	Vice President—Legal and Secretary and Director	February 28, 2012

* The undersigned, by signing his name hereto, does execute this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 on behalf of the persons identified above pursuant to a power of attorney.

By: /s/ Jeff P. Bennett

Jeff P. Bennett

Attorney-in-Fact

Jeff P. Bennett

	SIGNATURES	
	933, the registrant has duly caused this Post-Effective Amendment No. 1 trsigned, thereunto duly authorized, in the City of Clackamas, State of Ore	
	USF Reddaway Inc.	
	By: * Thomas S. Palmer Vice President—Finance and C	hief Financial Officer
Pursuant to the requirements of the Securities Act of 19 signed by the following persons in the capacities and on the d	933, this Post-Effective Amendment No. 1 to the Registration Statement olates indicated.	n Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
* Thomas J. O'Connor	President and Chief Executive Officer (Principal Executive Officer) and Director	February 28, 2012
* Thomas S. Palmer	Vice President—Finance and Chief Financial Officer (Principal Financial and Accounting Officer) and Director	February 28, 2012
/S/ JEFF P. BENNETT Jeff P. Bennett	Vice President—Legal and Secretary and Director	February 28, 2012

The undersigned, by signing his name hereto, does execute this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 on behalf of the persons identified above pursuant to a power of attorney.

/s/ Jeff P. Bennett By: Jeff P. Bennett Attorney-in-Fact

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012.

USF Glen Moore Inc.

		By: *	
		Paul F. Liljegren Vice President—Finance	
	o the requirements of the Securities Act of clowing persons in the capacities and on t	of 1933, this Post-Effective Amendment No. 1 to the Registration Stateme he dates indicated.	ent on Form S-1 has been
	<u>Signature</u>	<u>Title</u>	<u>Date</u>
	/S/ JEFF P. BENNETT Jeff P. Bennett	President and Secretary (Principal Executive Officer) and Director	February 28, 2012
	* Paul F. Liljegren	Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
	/S/ TERRY GERROND Terry Gerrond	Director	February 28, 2012
	signed, by signing his name hereto, does s identified above pursuant to a power of	execute this Post-Effective Amendment No. 1 to the Registration Stateme attorney.	ent on Form S-1 on behalf of
Ву:	/s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

	YRC Logistics Services, Inc.	
	By: * Paul F. Liljegren Vice President—Finance	
Pursuant to the requirements of the Securities Act of 19 signed by the following persons in the capacities and on the d	933, this Post-Effective Amendment No. 1 to the Registration Statemen ates indicated.	nt on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
* Paul F. Liljegren	Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/s/ Jeff P. Bennett Jeff P. Bennett	President and Secretary (Principal Executive Officer) and Director	February 28, 2012
/s/ TERRY GERROND Terry Gerrond	Director	February 28, 2012
The undersigned, by signing his name hereto, does execute the persons identified above pursuant to a power of attorney.	cute this Post-Effective Amendment No. 1 to the Registration Statement orney.	nt on Form S-1 on behalf of
By: /s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

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Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

YRC Association Solutions, Inc.

	By: * Phil J. Gaines Senior Vice President—Finance	ce
Pursuant to the requirements of the Securities A signed by the following persons in the capacities and	Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement on the dates indicated.	on Form S-1 has been
Signature	<u>Title</u>	<u>Date</u>
/s/ Jeffrey A. Rogers Jeffrey A. Rogers	President (Principal Executive Officer) and Director	February 28, 2012
* Phil J. Gaines	Senior Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/S/ JEFF P. BENNETT Jeff P. Bennett	Vice President and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, of the persons identified above pursuant to a power	loes execute this Post-Effective Amendment No. 1 to the Registration Statement er of attorney.	on Form S-1 on behalf of
By: /s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration
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2012

Express Lane Service, Inc.

	By: * Phil J. Gaines Senior Vice President—Finance	ce
Pursuant to the requirements of the Securities A signed by the following persons in the capacities and	Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement on the dates indicated.	on Form S-1 has been
Signature	<u>Title</u>	<u>Date</u>
/s/ Jeffrey A. Rogers Jeffrey A. Rogers	President (Principal Executive Officer) and Director	February 28, 2012
* Phil J. Gaines	Senior Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/S/ JEFF P. BENNETT Jeff P. Bennett	Vice President and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, of the persons identified above pursuant to a power	loes execute this Post-Effective Amendment No. 1 to the Registration Statement er of attorney.	on Form S-1 on behalf of
By: /s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

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Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012

	YRC International Investments, Inc	•
	By: * Paul F. Liljegren Vice President—Finance	
Pursuant to the requirements of the Securities Act signed by the following persons in the capacities and on	of 1933, this Post-Effective Amendment No. 1 to the Registration Statement the dates indicated.	on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
* Eric A. Friedlander	President (Principal Executive Officer) and Director	February 28, 2012
* Paul F. Liljegren	Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/s/ Jeff P. Bennett Jeff P. Bennett	Vice President and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, does the persons identified above pursuant to a power o	s execute this Post-Effective Amendment No. 1 to the Registration Statement f attorney.	on Form S-1 on behalf of
By: /s/ Jeff P. Bennett		
Jeff P. Bennett		
Attorney-in-Fact		

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2012.

USF RedStar LLC

	By: * Paul F. Liljegren	
	Vice President	
Pursuant to the requirements of the Securities Act of signed by the following persons in the capacities and on the	1933, this Post-Effective Amendment No. 1 to the Registration Statemen dates indicated.	at on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ Jeff P. Bennett	President and Secretary	February 28, 2012
Jeff P. Bennett	(Principal Executive Officer) and Manager	
*	Vice President	February 28, 2012
Paul F. Liljegren	(Principal Financial and Accounting Officer) and Manager	
/s/ Terry Gerrond	Manager	February 28, 2012
Terry Gerrond		
* The undersigned, by signing his name hereto, does exthe persons identified above pursuant to a power of at	secute this Post-Effective Amendment No. 1 to the Registration Statement torney.	nt on Form S-1 on behalf of
By: /S/ JEFF P. BENNETT	<u> </u>	
Jeff P. Bennett Attorney-in-Fact		
Attorney-in-ract		

•	rsigned, thereunto duly authorized, in the City of Overland Park, State	8
	USF Dugan Inc.	
	By: * Paul F. Liljegren Vice President	
Pursuant to the requirements of the Securities Act of 19 signed by the following persons in the capacities and on the d	933, this Post-Effective Amendment No. 1 to the Registration Statemer lates indicated.	nt on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ Jeff P. Bennett Jeff P. Bennett	President and Secretary (Principal Executive Officer) and Director	February 28, 2012
* Paul F. Liljegren	Vice President (Principal Financial and Accounting Officer) and Director	February 28, 2012
/S/ TERRY GERROND Terry Gerrond	Director	February 28, 2012
* The undersigned, by signing his name hereto, does exe the persons identified above pursuant to a power of atto	cute this Post-Effective Amendment No. 1 to the Registration Statemer orney.	nt on Form S-1 on behalf of

/s/ Jeff P. Bennett

Jeff P. Bennett Attorney-in-Fact

By:

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Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012.

YRC Mortgages, LLC

	equirements of the Securities Act of 1933, this Post-I g persons in the capacities and on the dates indicated.	Pr Effective Amendment No. 1 to	* aul F. Liljegren resident o the Registration Statement on Form	S-1 has been
	<u>Signature</u>	<u>Title</u>		<u>Date</u>
P	* 'aul F. Liljegren	President (Principal Execuand Accounting Officer)	•	February 28, 2012
	EFF P. BENNETT Jeff P. Bennett	Vice President and Secretar	ry and Manager	February 28, 2012
	Terry Gerrond Terry Gerrond	Manager		February 28, 2012
	, by signing his name hereto, does execute this Post-I tified above pursuant to a power of attorney.	Effective Amendment No. 1 t	o the Registration Statement on Form	S-1 on behalf of
By: //	S/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact			

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Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 28,
2012.

	New Penn Motor Express, Inc.	
	By: * Paul F. Liljegren Vice President—Finance	
Pursuant to the requirements of the Securities <i>A</i> signed by the following persons in the capacities and	Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement	on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
* Steven D. Gast	President and Chief Executive Officer (Principal Executive Officer) and Director	February 28, 2012
* Paul F. Liljegren	Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/s/ Jeff P. Bennett Jeff P. Bennett	Vice President—Legal and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, d the persons identified above pursuant to a power	loes execute this Post-Effective Amendment No. 1 to the Registration Statement er of attorney.	on Form S-1 on behalf of
By: /s/ JEFF P. BENNETT Jeff P. Bennett Attorney-in-Fact		

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2012

Roadway Express International, Inc.

	Phil J. Gaines Senior Vice President—Finance	
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<u>Signature</u>	<u>Title</u>	<u>Date</u>
/S/ JEFFREY A. ROGERS Jeffrey A. Rogers	President (Principal Executive Officer) and Director	February 28, 2012
* Phil J. Gaines	Senior Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/s/ Jeff P. Bennett Jeff P. Bennett	Vice President and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, do the persons identified above pursuant to a power	oes execute this Post-Effective Amendment No. 1 to the Registration Statement of attorney.	on Form S-1 on behalf of
By: /s/ Jeff P. Bennett Jeff P. Bennett Attorney-in-Fact		

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2012

	Roadway Reverse Logistics, Inc.	
	By: * Phil J. Gaines Senior Vice President—Final	nce
Pursuant to the requirements of the Securities Act of 193 signed by the following persons in the capacities and on the da	33, this Post-Effective Amendment No. 1 to the Registration Statemen ites indicated.	t on Form S-1 has been
<u>Signature</u>	<u>Title</u>	<u>Date</u>
* Randy Riddell	President (Principal Executive Officer)	February 28, 2012
* Phil J. Gaines	Senior Vice President—Finance (Principal Financial and Accounting Officer) and Director	February 28, 2012
/s/ Jeff P. Bennett Jeff P. Bennett	Vice President and Secretary and Director	February 28, 2012
* The undersigned, by signing his name hereto, does exect the persons identified above pursuant to a power of attor	ute this Post-Effective Amendment No. 1 to the Registration Statemen	t on Form S-1 on behalf of
By: /s/ Jeff P. Bennett Jeff P. Bennett Attorney-in-Fact	<u> </u>	

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Post-Effective Amendment No. 1 to the Registration	
Statement on Form S-1 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Overland Park, State of Kansas, on February 2	28,
2012.	
USF Bestway Inc.	

Paul F. Liljegren Vice President Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 has been signed by the following persons in the capacities and on the dates indicated. Signature Title Date JEFF P. BENNETT President and Secretary February 28, 2012 (Principal Executive Officer) and Director Jeff P. Bennett Vice President February 28, 2012 (Principal Financial and Accounting Officer) Paul F. Liljegren and Director /s/ Terry Gerrond Director February 28, 2012 Terry Gerrond The undersigned, by signing his name hereto, does execute this Post-Effective Amendment No. 1 to the Registration Statement on Form S-1 on behalf of the persons identified above pursuant to a power of attorney. By: JEFF P. BENNETT Jeff P. Bennett

Attorney-in-Fact

Consent of Independent Registered Public Accounting Firm

We consent to the incorporation by reference in the registration statement on Form S-1 (number 333-175971) of YRC Worldwide Inc. of our reports dated February 28, 2012, with respect to the consolidated balance sheets of YRC Worldwide Inc. and subsidiaries (the "Company") as of December 31, 2011 and 2010, and the related consolidated statements of operations, cash flows, shareholders' equity (deficit) and comprehensive loss for each of the years in the three-year period ended December 31, 2011, the related financial statement schedule, and the effectiveness of internal control over financial reporting as of December 31, 2011.

Our report on the consolidated financial statements includes an explanatory paragraph that states that the Company changed its policy for accounting for tires. Our report on the consolidated financial statements also includes an explanatory paragraph that states that the Company has experienced recurring net losses from continuing operations and operating cash flow deficits and forecasts that it will not be able to comply with certain debt covenants through 2012 and these conditions raise substantial doubt about the Company's ability to continue as a going concern. The consolidated financial statements and the financial statement schedule do not include any adjustments that might result from the outcome of this uncertainty.

/s/ KPMG LLP

Kansas City, Missouri February 28, 2012