

CARRIER SET-UP REQUIREMENTS

Welcome to Boss Blvd Dispatching Co. Please review all documentation and have the appropriate authorized person complete, sign and return the following items by email to bbdispatchco@yahoo.com.

Completed documentation needed:

Dispatch Agreement
Limited Power of Attorney
Company/Carrier Profile
Driver Information Sheet (Please complete one for each driver/fleet unit.)
Truck/Trailer Assignments

<u>Documentation needed to start Dispatching Services:</u>

Copy of Carrier's Authority
Copy of the SS4 Form
Copy of your DOT#
Copy of Insurance Master Certificate
Copy of your W-9
Copy of insurance certificate.

IMPORTANT: Certificate of insurance needs to list the following:

Boss Blvd Dispatching Co.Brokerage Inc.

Boss Blvd Dispatching Co.

PO Box 23421

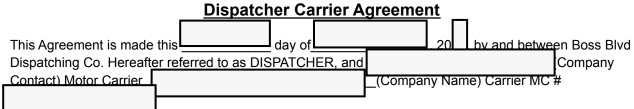
St. Louis, MO 63156

We require \$100,00 in Cargo and \$1,000,000 in Liability.

For questions/concerns regarding Boss Blvd Dispatching Co. requirements please contact the office at 833-692-4440.

Qiana Dunlap at 1-833-692-4440.

Thank you for choosing Boss Blvd Dispatching Co!



Hereinafter referred to as CARRIER. WHEREAS, DISPATCHER is a transportation dispatcher handling the necessary paperwork between a SHIPPER and the CARRIER in order to secure "CARGO" for said CARRIER.

WHEREAS, CARRIER is a Motor CONTRACT Carrier subject to the jurisdiction of the ICC and FMCSA: NOW, THEREFORE, in consideration of the promises and covenants hereinafter contained it is mutually agreed by and between parties hereto as follows:

OBLIGATIONS OF DISPATCHER

Boss Blvd Dispatching Co. will:

- 1. Find freight that best matches parameters of the Client.
- 2. Upon the Client's approval, Boss Blvd Dispatching Co. will email to the shipper/broker the Client Credentials (Authority, W-9, Insurance, Profile, References) and any additional information needed to set up and secure the load.
- 3. Handle the setting of appointments if necessary (depending on agreement).
- **4.** Assist with directions or any problems that arise in the transit of the load (when necessary) within our capabilities (depending on service agreement). The client is responsible for its own equipment, hours of service requirements, and costs related to operations.
- 5. All load information is available to the Client at all times, Boss Blvd Dispatching Co. will hold onto the load information until completed. Depending on the scope of service Boss Blvd Dispatching Co. will invoice factor/shipper/broker as agreed upon in scale of service. Once completed Boss Blvd Dispatching Co.will keep all documents on file unless otherwise stated or needed by the client. If a client requires documents to be mailed, then the client is responsible for document shipping costs.
- **6.** Boss Blvd Dispatching Co. can handle any and all invoicing, collections, etc. for the Client for a fee or as agreed upon in scale of service.
- 7. Boss Blvd Dispatching Co. can assist in helping you set up factoring if needed as well as fuel advantages depending on the scale of service. This is offered through our partnership factoring services, separate from Boss Blvd Dispatching Co.
- **8.** DISPATCHER bears no financial or legal responsibility in the transaction between the shippers and CARRIER agreement.
- **9.** It is the Driver/Client's responsibility to fully read and review all dispatching paperwork on any load agreed upon to ensure the integrity of the load and requirements are met.
- 10. DISPATCHER is not responsible for hours of service. Drivers/Companies are required to legally maintain and abide by the FMCSA rules and regulations to hours of service. Client Will does not hold Boss Blvd Dispatching Co./Boss Blvd Dispatching Co.Lines Inc/ Boss Blvd Dispatching Co.Brokerage Inc. responsible for any legal matters regarding Hours of Service. It is the driver's responsibility before they are dispatched on a load to check their hours of service available to ensure the load can be successfully delivered safely and legally to meet FMCSA requirements.



Dispatcher Carrier Agreement

OBLIGATIONS OF CARRIER

Provide the following:

- 1. A signed Limited Power of Attorney form.
- 2. Copy of Client's Authority.
- 3. Proof of Insurance Certificates, listing Boss Blvd Dispatching Co. (dba Boss Blvd Dispatching Co. Brokerage Inc.) POBox 23421, St. Louis, MO 63156 as a certificate holder. Boss Blvd Dispatching Co. requires at least\$1,000,000 (Power) and at least \$100,00 in cargo coverage.
- 4. A signed W-9.
- 5. This Agreement form is completed, dated, and signed.
- A list of established references.
- 7. A completed Company Profile Sheet.
- 8. Cell phone or contact phone number and name of main company contact(s).
- CARRIER agrees to pay DISPATCHER (10%) percent of the face value of loads or a flat rate service as listed in
 attachment A for additional dispatching services, CARRIER as stated on the load confirmation sheet. Carrier further
 agrees to pay DISPATCHER at the time of securing cargo if being billed on a per load basis unless prior credit
 arrangements have been established.
- CARRIER agrees to pay DISPATCHER within 24 hours after a load has been delivered. Payments can be made by ComData, EFS, Bank Transfer, or by Visa or Mastercard.
- CARRIER agrees to exclusively use Boss Blvd Dispatching Co.ing services and will not engage in using competing
 dispatching services while this agreement is in place unless otherwise noted in the Addendum Agreement.
- CARRIER gives DISPATCHER authority to provide his signature for rate confirmation sheets, invoices, and associated
 paperwork necessary for securing cargo and billing purposes. The terms of this agreement shall be perpetual, provided
 that either party may terminate the same by giving 30 days' written notice to the other.
- SHIPPERagrees to pay CARRIER promptly, following receipt of a freight bill and proof of delivery of each shipment to its
 assigned destination, free of damage or shortage. The amount to be paid by SHIPPER to CARRIER shall be established
 between parties on a per shipment basis prior to the commencement of each individual shipment. A load confirmation
 including details of shipment and revenue to be paid will be supplied via EMAIL by SHIPPER to CARRIER. Confirmation
 will be signed by DISPATCHER and returned via EMAIL to SHIPPER
- CARRIER shall be liable for loss, damage, or liability occasioned by the transportation of property arranged by DISPATCHER, SHIPPER while in the possession of the carrier.
- CARRIER will be responsible to comply with all applicable state and federal regulations pertaining to the operation of a motor carrier.
- Client agrees to hold harmless, before, during, and after the contract, all direct or indirect damages resulting from Client hauling of shipper's freight. This includes, but is not limited to loading problems or issues, delays, overages, shortages, damages, billing and collection issues as well as hours of services.
- CARRIER agrees to hold DISPATCHER, BROKER, SHIPPER harmless from any liability for personal injury or property
 damage occurring during an operation conducted by CARRIER pursuant to this agreement. In no event will Boss Blvd
 Dispatching Co./Boss Blvd Dispatching Co. Lines Inc./Boss Blvd Dispatching Co. Brokerage Inc be liable for any
 incidental, consequential, or indirect damages for the loss of profits, or business interruption arising out of this agreement.
- The client agrees to notify Boss Blvd Dispatching Co. before 8:00 CST on the day the truck or trucks are available for
 dispatch and advise of any immediate status change or delays.IF proper notice that the truck is no longer available, you
 may be subject to a \$50 fine that MUST be paid before we can accept any further opportunities for the truck.
- The client agrees they will give advance notice should the client not be available for dispatch. (If You need scheduled time off and/or not working for any amount of time, please let us know ASAP so we do not plan any loads for your truck.)



Dispatcher Carrier Agreement

CARRIER and DISPATCHER agree that DISPATCHER, at great expense, has developed a broad customer base of shippers, receivers, and brokers that is essential to the successful operations of his company. CARRIER and DISPATCHER agree that disclosure of the identity of one or more of the companies said customers to CARRIER constitutes valuable consideration. During the term of this AGREEMENT and for a period of two (2) years from its termination, CARRIER shall not, directly or indirectly, solicit or do business involving transportation or of a warehousing nature with any the companies customers who are serviced by CARRIER as a result of this AGREEMENT unless otherwise agreed by the parties in writing.

Carrier acknowledges that the customer information being provided by DISPATCHER is the sole and exclusive property of DISPATCHER and that neither it, nor any employee, agent, or subcontractor shall back-solicit, directly or indirectly, communicate or perform any service for compensations for any account of DISPATCHER which has previously tendered to CARRIER for transportation, nor shall it pass on or reveal any customer information obtained to any other person or company.

Solicitation prohibited under this AGREEMENT means participation in any conduct, whether direct or indirect, the purpose of which involves transportation and/or handling of property by CARRIER for which CARRIER does, or did in the past, provide such service for that customer under arrangements first made or procured by DISPATCHER. Solicitation includes conduct initiated or induced by CARRIER, or accepted by CARRIER, upon inducement by DISPATCHER efforts.

If CARRIER should perform services of a transportation or warehousing nature for compensation for any DISPATCHER customer without prior documented authorization from DISPATCHER during the applicable time period in violation of this AGREEMENT, CARRIER shall pay to DISPATCHER within ten (10) days of each such violation an amount equal to (10%) of all revenues invoiced by CARRIER to the solicited customer. Where a dispute or disagreement arises, both parties agree to tender the issue to binding arbitration in the jurisdiction of Federal and State courts located in Saint Louis City in the state of **MISSOURI**.



CARRIER acknowledges that a breach of this provision will give rise to immediate and irreparable injury to DISPATCHER, which is inadequately compensated in damages. Accordingly, CARRIER agrees that DISPATCHER is entitled to obtain injunctive relief against the breach or threatened breach by CARRIER of this obligation, in addition to any other legal remedies, which may be available.

CARRIER further acknowledges that the precise damages DISPATCHER would sustain out of any breach of this covenant may be difficult to ascertain and agrees that it shall pay as damages, twenty-five (25) percent of the aggregate of all rates and charges assessed by CARRIER for transportation services provided to any account of DISPATCHER that is handled in contravention of this agreement, plus liquidated damages of ten thousand (\$10,000.00) dollars.

CARRIER agrees that it will function under terms of this agreement strictly as a duly permitted contract carrier, and hereby waives any and all rate provisions, which may be contained in its published carrier tariffs.

This agreement shall be deemed to be effective on the first date that CARRIER, DISPATCHER, and SHIPPER commence business together, and the parties hereby agree that the provisions herein properly express and memorialize the complete understanding as contained in any prior agreement either written or verbal. If CARRIER chooses to terminate this agreement, then a signed 30-day notification of cancellation must be received by Boss Blvd Dispatching Co. Dispatching. CARRIER shall not, directly or indirectly, solicit or do business involving transportation or of a warehousing nature with any the companies customers who are serviced by CARRIER as a result of this AGREEMENT unless otherwise agreed by the parties in writing, for the period of two (2) years from its termination.

Dispatcher	Motor Carrier
Signature	Signature
Printed Name and Title	Printed Name and Title
Date	Date

Boss Blvd Dispatching Co. PO Box 23421 St. Louis, MO 63156

Initial	Page 4 of 4

ATTACHMENT A	
Initial Carrier agrees to pay Boss Blvd Dispatching Co. of the face value of the load, in return Boss Blvd Dispatching Co. Di help with all listed duties and operations as listed on the Dispatcher	spatching Services agrees to Carrier Agreement. Carrier
agrees not to utilize any additional dispatching services while utilizir	ng the full operations dispatching
option	
Initial CARRIER agrees to a minimum of a 1 month ser	vice agreement for our full
service dispatching services listed above and/or in the master Boss	Blvd Dispatching Co.
Dispatching Service Agreement, and will not use competitor service	
of this agreement with Boss Blvd Dispatching Co. Dispatching Servi	ce.
Initial CARRIER agrees to pay DISPATCHER SERVICE	ES weekly every Monday
regardless of if the load has been delivered. Payments can be made	e by Square Invoice, Paypal,
Venmo_CashApp, or by Visa or Mastercard.	
Initial Carrier agrees to pay Boss Blvd Dispatching Co.	
of the face value of the load for finding loads, filling out carrier set up	• • • • • • • • • • • • • • • • • • • •
when peoded and invoicing the shipper\broker only. (All other servi	ces will be billed separately.)
Initial CARRIER agrees to a minimum of a 1 month ser	vice agreement for our basic
service dispatching services listed above and/or in the master Boss	Blvd Dispatching Co.
Dispatching Service Agreement, and will not use competitor service	s at the same time and duration
of this agreement with Boss Blvd Dispatching Co. Dispatching Servi	ce.
Initial CARRIER agrees to pay DISPATCHER SERVICE	S weekly every Monday
regardless of if the load has been delivered. Payments can be made	
Venmo, CashApp, or by Visa or Mastercard.	s by equale inveloe, i dypai,
, said (pp, st. s)	
Dispatcher	Motor Carrier
Signature	Signature
	Did Miles
Printed Name and Title	Printed Name and Title
Date	Pate

Boss Blvd Dispatching Co. PO Box 23421 St. Louis, MO 63156 1-833-692-4440 bbdispatchco@vahoo.com

<u>-</u>	Power of Attorney
O N	
Company Name:	
Address:	
City:	
State:	
Zip Code:	
Phone:	
E-mail:	
	, hereby appoint Boss Blvd Dispatching Co. Brokerage 21, St. Louis, MO 63156 , as my Attorney-in-Fact ("Boss Blvd Dispatching
Co. Dispatcher ").	

Rose Blyd Disnatching Co. Disnatching Service

Boss Blvd Dispatching Co. Brokerage Inc. authorized Boss Blvd Dispatching Co. Dispatchers shall have full power and authority to act on my behalf. This power and authority shall authorize **Boss Blvd Dispatching Co. Brokerage Inc.** to manage and conduct affairs and to exercise all of my legal rights and powers, including all rights and powers that I may acquire in the future. **Boss Blvd Dispatching Co. Brokerage Inc.** powers shall include, but not be limited to, the power to:

- •Contact shippers and brokers on my behalf for any type of freight cargo.
- •Transfer of Paperwork (Carrier Setup Packets, Rate Confirmation, Invoices, Bill ofLadings, Lumper Receipts, Proof of Delivery, and any other Documents) to move any freight cargo for shippers and, or any authorized brokers
- •Sign and Execute Rate Confirmations for freight.
- •Transfer of Carrier Company Credentials (W-9, FMCSA Authority Documents, CarrierCargo and Liability Certificate of Insurance, SS-4 Form, and Carrier CompanyCredentials, and other Documents) to move freight and, or cargo for shippers, and any authorized freight and, or cargo brokers.
- •Submitting load documents for carrier (Bill of Lading, Proof of Delivery, RateConfirmation, Lumper Receipts, Invoices, and all other Load Documents Required) toshippers, brokers, and, or current carrier factoring company for payment of delivered load.
- •Invoicing, Factoring Processing, Fuel Advance Processing, Accounts Receivables and Collection Calls.
- •Processing requirements for the FMCSA (IFTA taxes, FORM 2290, Quarterly Filing, UCR, MC150, BOC3, IRP, Cab Card Registration, Drug Consortium Review, Compliance.)

This Power of Attorney shall be construed broadly as a General Power of Attorney. The listing of Specific powers is not intended to limit or restrict the general powers granted in this Power of Attorney in any manner. **Boss Blvd Dispatching Co. Brokerage Inc.** authorized Boss Blvd Dispatching Co. Dispatchers shall not be liable for any loss that results from a judgment error that was made in good faith. However, **Boss Blvd Dispatching Co. Brokerage Inc.** authorized Boss Blvd Dispatching Co. Dispatchers shall be liable for willful misconduct or the failure to act in good faith while acting under the authority of this Power of Attorney.

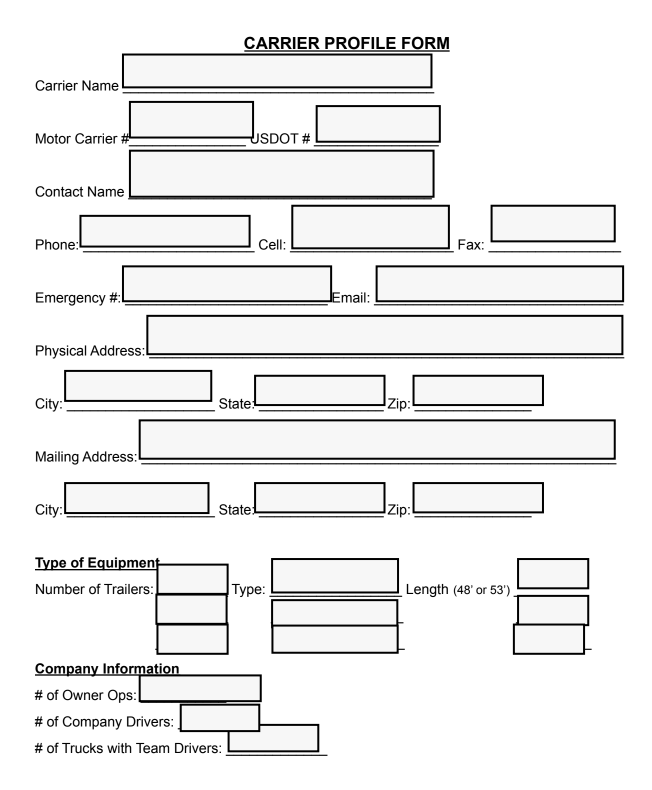
Boss Blvd Dispatching Co. Dispatching Service Power of Attorney

I authorize my Boss Blvd Dispatching Co. Dispatcher to indemnify and hold harmless any third party who accepts and acts under this document. Boss Blvd Dispatching Co. Brokerage Inc. shall be entitled to reasonable compensation for any services provided as my Boss Blvd Dispatching Co. Dispatcher. Boss Blvd Dispatching Co. Brokerage Inc. shall be entitled to reimbursement of all reasonable expenses incurred in connection with this Power of Attorney.

Boss Blvd Dispatching Co. Brokerage Inc. shall provide an accounting for all acts performed as my **Boss Blvd Dispatching Co. Dispatcher**, if I so request or if such a request is made by any authorized personal representative or fiduciary acting on my behalf. This Power of Attorney shall become effective immediately and shall not be affected by my disability or lack of mental competence, except as may be provided otherwise by an applicable state statute.

This is a Durable Power of Attorney. This Power of Attorney shall continue effective for **(24 Months)**. This Power of Attorney may be revoked by me at any time by providing **(30 Days)** written notice to my **Boss Blvd Dispatching Co. Dispatcher**.

Dated	, 20 (
		Company Name
		_ Signature
		Printed Name and Title



Any additional no	otes or comment	s:			
			mation Shee		
Company Name:			en in business fo	r less than 1 year.	
MC #:		JSDOT:			
lame First, Middle Initial, Last)	Commercial Driver's License Number	Driver Phone Number	Equipment Unit # Trailer #	Tractor Vin # Plate #	Trailer Vin # Make, Model, Size, Plate #
	EXP DATE:				
				<u> </u> 	
		1	T		
PRINCIPAL A	ND/OR OWNE	ER INFORMA	TION		
NAME:					
ADDRESS:					
PHONE:					

PLEASE E-MAIL COMPLETED FORM TO CARRIER COMPLIANCE: BBDISPATCHCO@YAHOO.COM

NEW CARRIER QUESTIONNAIRE

	equired if your company has been in bu	siness for less than 1 year
Company Name		
MC #:	USDOT:	
Customer References	(Companies you have recently	hauled for)
Company	Contact	Phone Number
Credit References (Co	mpanies or individuals you pa	у)
Company	Contact	Phone Number
	Ц	Ц
PRINCIPAL AND/C	OR OWNER INFORMATI	<u>ON</u>

ADDRES	S:	
PHONE:		

PLEASE E-MAIL COMPLETED FORM TO CARRIER COMPLIANCE:

BBDISPATCHCO@YAHOO.COM

Email: bbdispatchco@yahoo.com

CREDIT CARD AUTHORIZATION

Processing Agent: Qiana Dunlap

I AUTHORIZE Boss Blvd Dispatching Co. BROKERAGE INC., and/or Boss Blvd Dispatching Co. Dispatching Service to charge the following: described credit/debit card for authorized approved purchases relating to any Boss Blvd Dispatching Co. Dispatching Service charges, new company set up, and all other services provided (MC, USDOT, UCR, IRP/IFTA setup, Permits in NY, KY, OR and NM, Boss Blvd Dispatching Co. BROKERAGE INC., and/or Boss Blvd Dispatching Co. Dispatching Services) All charges must be verified prior via TEXT or EMAIL approval by the company owner.

Card Holder's Name on Card:
Credit/Debit Card Type: Visa MasterCard Amex Credit/Debit
Card Number: Ex. Date: Security Code
Cardholders Contract Information:
Billing Address
City: Zip Code:
Phone# Cell # MC #
Company Name:
E-mail address (nlease print clearly)
Signature Date:
Printed Name Date: