



1665 SW Hwy 484 Unit 106
Ocala, FL. 34473
P- (800)-224-8180
F- (727)-499-7414
admin@collectorcarlending.com

Attn Dealer:

Please fill out the attached forms below, and fax all back to 727-499-7414.

No financials are needed, but we ask for a copy of a voided check for funding.

If you have any questions, please call us.

Andy Ackerman President



9800 Manchester Road, Suites A & B
Saint Louis, MO 63779
Ph: (314) 770-9300
Fx: (314) 770-9315

Date: _____

Dealership Legal Name: _____

Dealership DBA Name: _____

Principals(s) and/or Owner(s): _____

Additional Authorized Signers: _____

Physical Address: _____

Mailing Address: _____

Telephone No: _____ Fax No: _____

Tax ID No: _____ State: _____

Principals/Authorized Signers:

Signature: _____

Name: _____ Title: _____

Signature: _____

Name: _____ Title: _____

Signature: _____

Name: _____ Title: _____

Signature: _____

Name: _____ Title: _____



9800 Manchester Road / St. Louis, Missouri 63119 / 314-770-9300
111 E. Main Street / Neosho, Missouri 64850 / 417-451-0429
713 S. Neosho Boulevard / Neosho, Missouri 64850 / 64850 / 417-451-6970
10 Southampton Drive East / Columbia, Missouri 65203 / 573-442-1797



DEALER AGREEMENT

**Boulevard Bank
9800 Manchester Rd. Suites A & B
St. Louis, MO 63119**

**This agreement is entered into by and between _____
_____ (the “Dealer”) and Boulevard Bank (the “Bank”). Under the Bank’s indirect dealer program, Dealer may offer to sell to the Bank certain installment contracts (herein “Contracts”) originated by Dealer, pursuant to the terms and conditions of this agreement. It is understood that this agreement is not a commitment by either party to sell or purchase any such Contracts. The Bank reserves the right to decline to purchase any Contract, in the Bank’s sole and absolute discretion. The sale of any Contracts sold by Dealer and purchased by Bank shall be governed by and subject to the terms and conditions of this agreement.**

- A) All Contracts offered to the Bank by Dealer shall consist solely of retail installment obligations and/or installment notes in a form acceptable to the Bank. Contracts purchased from Dealer will be assigned to the Bank without recourse, except as provided herein.**

- B) Dealer agrees to furnish the Bank with its current financial statements and to update such financial statements immediately in the event of any material change in its financial condition and at any other time upon the Bank’s request.**

- C) Dealer hereby makes the following representations, agreements and warranties with respect to each Contract which the Bank purchases from Dealer:**
 - 1) Each Contract shall contain a complete and correct description of the item(s) sold and the collateral for the loan made;**
 - 2) Any down payment made was made in actual cash or trade-in allowance, or both; and that no note, loan, postdated check or other form of deferred obligation was taken in connection with such down payment;**
 - 3) The underlying Contract between the purchaser(s) and the Dealer is free from fraud, mistake or duress of any kind, and said transaction and the performance thereof comply with the laws of the city, county, and state where formed, and with all applicable regulations, rulings, proclamations, and statues of the federal government and all other governmental bodies having jurisdiction thereof;**
 - 4) Unless the Bank shall be apprised thereof in writing, the purchaser(s) is not an employee of the Dealer or a member of the household of an employee;**

- 5) There are no defenses existing or accruing against the Contract by any party thereto including but not limited to infancy or incapacity of a party to the Contract nor are there any defenses now existing by any party in any insolvency proceeding or illegality of any kind;
- 6) If any payments are made to Dealer on any Contract sold to the Bank, the Dealer will promptly deliver the same to the Bank. If any property described in any Contract sold to the Bank by Dealer shall come into the possession of the Dealer while purchaser is indebted to the Bank, Dealer shall promptly notify the Bank and shall deliver the same to the Bank on demand;
- 7) a) Dealer is a Corporation in good standing and licensed to do business in the State of _____; b) Any information supplied to the Bank concerning the prospective borrower, collateral, disclosures in the Contract, credit application, or other forms or documents is in all respects factual, complete, and accurate to the best of Dealer's knowledge; c) Ownership of the property described in the Contract is vested in Dealer at the time of sale to the borrower, and shall vest in the borrower at the time of sale of the Contract to the Bank, and that the title is not subject to any security interest, lien, trust receipt, or other encumbrance other than the Bank's first lien; d) Dealer is sole and unconditional owner of each Contract, has the right to sell same to the Bank and that the same shall be and is property of the Bank pursuant to the documents delivered to it; e) Each Contract arose from the bona-fide sale of the property described in sale Contract; f) The property has actually been delivered into the possession of and has been accepted by purchaser(s) thereof; g) The property which is collateral for the contract is fully and correctly described in said Contract; h) The purchaser(s) has no defense, set-offs or counter-claim in connection with said Contract or the property described therein; i) All Contracts purchased by the Bank hereunder will comply with and be valid under the laws and regulations of all governmental units and agencies, including all applicable consumer credit, usury, truth in lending, and any other consumer disclosure laws; j) Each of the foregoing representations and warranties are and shall be true from the time any Contract is submitted to the Bank for consideration and until any Contract purchased is paid to the Bank in full.

Regardless of the other terms in this or any other agreement between Dealer and the Bank, if at any time there is a breach of any representation, agreement or warranty made by Dealer to the Bank as set forth in this or any other agreement with the Bank or if at any time the borrower on any Contract should assert a claim or defense against the Bank or if the borrower should legally rescind any Contract, Dealer shall immediately, upon request of the Bank, repurchase the involved Contract from the Bank for the amount of the balance then due thereunder together with any and all accrued interest, late charges and any other charges due the Bank on said Contract or under this agreement. In addition, Dealer shall indemnify and hold the Bank harmless from any loss, damages, or expenses that may be incurred by the Bank by reason of said breach, claim, defense or rescission, including all attorney's fees and expenses incurred by the Bank relating in any way thereto.

Dealer unconditionally guarantees payment of any Contract where any representation, agreement or warranty hereunder is untrue or breached or if Dealer furnished the Bank with incomplete or inaccurate information.

- D) In addition to any other information which the Bank may request when considering or purchasing a Contract, Dealer shall provide the Bank with each of the following in form acceptable to the Bank, before any purchase transaction is deemed completed: a) Retail Installment Loan Contract dated and signed by the purchaser(s)/ borrower(s); b) Written assignment of said Contract in a form acceptable to the Bank and sufficient in law to convey all Dealer's interest therein to the Bank; c) Credit application fully and properly completed, dated, and signed by the borrower(s); d) Collateral title(s) properly endorsed and signed, evidencing the purchaser/borrower as debtor and Bank as secured party or assignee; e) Completed proof of insurance forms signed by purchaser/borrower and Dealer; f) Copy of invoice on new equipment.**
- E) Any fee or bonus paid to Dealer upon purchase of a Contract by the Bank shall be repaid to the Bank in the event that the Contract is paid off or prepaid within 180 days (on 2% & 3% fee loans) 360 days (on 4% & 5% fee loans) or the Contract is otherwise written off or collateral is repossessed by the Bank within 18 months of the date the Contract was sold to the Bank.**
- F) For reasons of convenience and in order to expedite the handling of same, the dealership authorizes the Bank or any of your designated employees or agents to sign and endorse our Dealer's name upon any checks, drafts, or money orders that may come into your possession in connection with any Contracts purchased or acquired by the Bank that are in payment of a Contract and made payable to the Bank. The Bank or its employees or agents may, as Dealer's attorney-in-fact, properly execute or sign Dealer's name on any assignment or conveyance of any Contract purchased by the Bank on which Dealer has failed to execute an assignment or conveyance.**
- G) This agreement is in lieu of all contracts, assignments, or undertakings, either oral or written, heretofore or now existing between the parties hereto and neither party shall be bound by anything not expressed herein, and no provision contained in this agreement shall be modified or altered except with the Bank's written approval. This agreement shall also be binding upon inure to the benefit of respective heirs, executors, administrators, successors, and assigns.**
- H) Terms and Conditions of this agreement are subject to change by the Bank at any time. The Bank will give the Dealer prior notice before affecting any change.**
- I) This agreement shall apply to all Contracts purchased by the Bank from**

Dealer on and after the date hereof and until this agreement is terminated in writing.

- J) This agreement may be terminated by either of the parties at any time by providing written notice to the other, provided however, that such termination shall not affect the rights of the parties hereunder with respect to any Contracts acquired by the Bank prior to receipt of notice of termination.
- K) Dealer agrees to pay all costs and expenses incurred by the Bank, including Attorney's fees and expenses, in enforcing any of the provisions of this agreement. Dealer agrees that in the event of a dispute as to any matter covered by this agreement, that such dispute shall be determined by the courts sitting in St. Louis County Missouri and Dealer consents to jurisdiction and venue in such court. This agreement shall be governed and construed by the laws of the State of Missouri.
- L) Dealer agrees to notify Bank on a monthly basis; of all deals that were not placed with a lender in which Bank made a counter offer.
- M) Dealer agrees to inform the consumer/applicant of the Bank's name and address.

IN WITNESS WHEREOFF the foregoing AGREEMENT is hereby executed and sealed by us this _____ day of _____, 2_____.

Dealer Business Name _____

Business Address _____

Signed By: _____

Title

Taxpayer ID Information:

Corporate Federal ID # _____

Date Accepted by Boulevard Bank: _____

Accepted By: _____

Title

TRAILER SOLUTIONS FINANCIAL

1665 SW Hwy 484 Unit 106
Ocala, FL. 34473
PHONE 800-224-8180
FAX 727-499-7414

AUTHORIZATION FOR DIRECT DEPOSIT FORM
IN ORDER FOR TRAILER SOLUTIONS TO ACH YOUR FUNDS, PLEASE FILL OUT THIS
FORM COMPLETELY AND **INCLUDE A VOIDED CHECK**. REMEMBER THAT ALL
FUNDS MUST BE SENT VIA ACH TO A COMPANY ACCOUNT.

WE AUTHORIZE THAT ALL LOAN FUNDING PROCEEDS FROM TRAILER SOLUTIONS BE SENT VIA ACH TO:

YOUR COMPANY INFORMATION

Corporate Name_____

Name of Dealership_____

Account Name (If Different than above)_____

Bank Account Number_____

If you have multiple locations, do all wires go to this account? (Y/N)
(If not, each store must complete a separate wire request form.)

Contact Person_____ Phone_____

Fax_____

YOUR BANK INFORMATION

BANK NAME_____ TELEPHONE_____

BANK ADDRESS_____

CITY, STATE, ZIP_____

BANKS ABA NUMBER_____

PLEASE HAVE AN AUTHORIZED DEALERSHIP REPRESENTATIVE SIGN AND DATE. **BE SURE
TO INCLUDE A VOIDED COMPANY CHECK**

SIGNATURE AND TITLE

DATE

Collector Car Lending - RETAIL CONSUMER CREDIT APPLICATION

1665 SW Hwy 484 #106 Ocala, FL. 34473
Phone: 800-224-8180 Fax: 727-499-7414

CO-APPLICANT OR GUARANTOR INFORMATION

Complete this section ONLY if there is a co-applicant or if the applicant will rely on the income of a guarantor as a source of payment.

APPLICANT INFORMATION US Citizen: (circle) Yes No

US Citizen: (circle) Yes NO

Full Name (First, Middle, Last)

Full Name (First, Middle, Last)

Social Security # Date of Birth

Social Security # Date of Birth

Home Phone Cell Phone

Home Phone Cell Phone

Street Address

Street Address

City/State/Zip

City/State/Zip

Own or Rent \$ Monthly Payment

Own or Rent \$ Monthly Payment

How long at this address? Years Months

How long at this address? Years Months

How Long? Years Months
Employer

How Long? Years Months
Employer

Street Address

Street Address

City State Zip Phone

City State Zip Phone

Occupation Gross Monthly Income

Occupation Gross Monthly Income

Additional Income
Source* Monthly \$

Additional Income
Source* Monthly \$

*NOTE: Alimony, child support or separate maintenance income need not be disclosed if you do not wish to have it considered as a basis for paying this obligation.

*NOTE: Alimony, child support or separate maintenance income need not be disclosed if you do not wish to have it considered as a basis for paying this obligation.

PURCHASE INFORMATION

Dealership Name & Location Dealership Name

Phone Number Contact

FINANCING INFORMATION

Year Make Model VIN#

Requested Term: Months

Total Price (with all fees and taxes) \$

Cash Down \$

Bank Origination & VIN Inspection Fee **\$464.00**

Requested Loan Amount \$

AUTHORIZATION I certify that the above information stated in this application is true and correct and a complete statement of my financial condition. I understand that this application will be kept whether or not it is approved. You are authorized to share this application with other potential lenders. You and any potential or subsequent creditor are authorized to check my credit and my employment history to answer questions about your credit experience with me and to disclose credit information to each other. I further understand that my application is being submitted to a lender(s).