

1957 E 200 N Washington, IN 47501 Phone 888-209-5990 or 812-759-2693 dispatch@boydgrain.com

CONTRACT CARRIER AGREEMENT

	(hereinafter referred to as CARRIER),
ddress of	, MC#,
	day of 20
Upon acceptance of lawful shipments of property offere property in accordance with the Rate Confirmation signed in CARRIER agrees to maintain and keep in full force a representation of the property offere property in accordance with the Rate Confirmation signed in CARRIER agrees to maintain and keep in full force a reliable group. INC. as additionable and interval. CARRIER, at its own expense will provide safe and leg GROUP, INC. in accordance with this agreement. CARRIER agrees to immediately notify BOYD TRANSPORTATION of transportation of the property assigned by BOYD TRANSPORTATION of CARRIER agrees to furnish BOYD TRANSPORTATION of CARRIER understands that the rate confirmation sheet signed and a CARRIER company invoice in order to reconcern the confirmation of the property assigned will be paid unless parties. Upon signature of this contract. CARRIER agrees that it BOYD TRANSPORTATION GROUP, INC. for the purportermination of this agreement by one or both parties. Sho GROUP, INC. for a commission in the amount of 20% of the CARRIER shall not have the right to place a lien on any shallen.	by BOYD TRANSPORTATION GROUP, INC., CARRIER agrees to transport by both contracting parties prior to each shipment, minimum of \$100,000 per vehicle General Liability Insurance and Cargo Liability the terms of this agreement. CARRIER will also provide a Certificate of Insurance itional insured and will provide a copy of the renewal insurance certificate at each gall equipment to transport the property assigned by BOYD TRANSPORTATION GROUP, INC. of any and all accidents or cargo damages incurred in the CORTATION GROUP, INC. GROUP, INC. original signed bills of lading, scale tickets and lumper receipts, where ever compensation for their freight transportation services gined by both parties will be the agreed amount paid by BOYD TRANSPORTATION is negotiated by both parties and a revised rate confirmation sheet signed by both will neither directly nor indirectly contact nor communicate with the customers of see of soliciting freight for a term of up to and including two (2) years from the bould such solicitation occur, CARRIER will be liable to BOYD TRANSPORTATION are gross revenue for each load transported in violation of this agreement.
PLEASE LIST BELOW ANY COMPANIES THAT OPERABE USED TO TRANSPORT FREIGHT UNDER THIS AGRE	TE UNDER THE AUTHORITY OF THE CONTRACTING CARRIER THAT MIGHTEMENT.
IN WITNESS WHEREOF, the parties have ever	Cutod this Agreement on of the day of
	cuted this Agreement as of the date first written above.
CARRIER:	
BY:	BY: Navil B. Won
TITLE:	