



Account Enrollment Form

Company or Individual Name Corporate Account Individual (if individual, only complete pg 1)

Authorized Contact Email where electronic invoices are to be sent

Company Address City State Zip

Phone Number(s) Email Address

If you would like to have your invoice automatically paid with a credit card the 10th business day of each month, please provide the following information:

Cardholder Name Exp Date Sec Code (Back of Card)

Card number input boxes: [][][][] - [][][][] - [][][][][] - [][][][][]

Card Number
By signing below I am authorizing Taxi One Cab to charge my credit card.

Authorized Signature Date

Table with 4 columns: RATES, TAXI, STRETCHER, WHEELCHAIR. Rows: Pick/Drop, Per Mile.

Expected start date for services:

Sub-Accounts/Additional Locations:

Company Name and Contact Address

Company Name and Contact Address

Company Name and Contact Address

All of the information above must be provided to complete the account enrollment process. Submitting an incomplete enrollment form will result in delays in the account enrollment process.

By signing below I am agreeing to the Taxi One Cab Terms and Conditions.

Authorized Signature Date

Printed Name

Discount Cab SM Use Only
Authorization Code:
Credit App Date:
Account Number:
Driver Payout: \$

Forward enrollment form to Taxi One Cab as follows:
Mail to: Taxi Cab One, 5135 Pearl St., Schiller Park, IL 60176-1051
Fax to: 800-683-2254
Email to: info@taxionecab.com



Credit ONLY extended to Corporate Accounts

Credit Line Requested: _____ Date: _____

BUSINESS INFORMATION:

Legal Business Name: _____ Doing Business as (DBA): _____

Physical Address: _____ City, State, Zip: _____

Billing Address (If different from above): _____ City, State, Zip: _____

Accounts Payable Contact: _____ Phone: _____ Email: _____

Type of Business: Corporation: Gen. Partnership: Ltd. Partnership: Sole Prop.: Non/Profit: Other:

Years in Business: _____ Federal Tax ID: _____

Status of Practice/Business: New: Established: Number of Years: _____

Owner/Principal Name: _____ Social Security Number: _____

Street (home address): _____ City, State, Zip: _____

Home Phone: _____ Business Phone: _____

Do any unsatisfied judgments exist? Yes No If yes, please explain: _____

Have you ever filed Bankruptcy? Yes No If yes, please explain: _____

Are you a defendant in a lawsuit? Yes No If yes, list and describe lawsuits: _____

BANK, CREDIT AND TRADE RELATIONSHIPS:

Primary Bank: _____ Phone: _____

Bank Officer: _____ Account #: _____

TRADE REFERENCES:

Name: _____ Phone: _____ Contact: _____

Name: _____ Phone: _____ Contact: _____

Name: _____ Phone: _____ Contact: _____

Sole Proprietor Authorization

By signing this application, I authorize Taxi One Cab or its agents to investigate my personal credit and financial records including my banking records. As part of such investigations, I authorize Taxi One Cab to request and obtain consumer credit reports on me in connection with the opening, monitoring, renewal and extension of this and other accounts with Taxi One Cab and the marketing of other products and services me and my business by Taxi One Cab I further authorize Taxi One Cab to share the information received from my consumer credit report with Taxi One Cab's parent, subsidiaries, and affiliates (and others if applicable). If I request, you will tell me whether my consumer credit report was requested and, if so, the name and address of the consumer credit reporting agency that furnished the report. For multiple owners, fill out information for each individual.

First Name _____ Initial: _____ Last Name: _____ Social Security Number: _____

Present Home Address: _____ Home Phone: _____

City: _____ State: _____ Zip: _____

Authorization Signature: _____ Date: _____

In consideration for credit being extended, I or we acknowledge and agree to the following: (1) Payment is jointly, severally and unconditionally guaranteed within 15 days of date of delivery; (2) any charges unpaid after the above 30 days are to be increased by 1%% per month; (3) any charges still outstanding after 90 days from date of delivery are subject to collection, and all collection or arbitration expenses, attorney's fees, and court costs will be borne by the purchaser; (4) title to all work shall remain with the creditor until all invoices and additional charges have been paid in full; (5) all claims, requests for adjustments, or notification of errors must be made within thirty days, or charges are considered accepted; (6) this agreement shall apply to all current and future charges unless revocation is received by registered mail; (7) credit privileges may be withdrawn at any time without invalidating the terms of this agreement.

CREDIT CANNOT BE EXTENDED UNTIL THIS FORM IS COMPLETED AND VERIFIED

Authorized Signature

Date

Title

Taxi One Cab

Terms and Conditions

This document sets forth the terms and conditions under which Taxi One Cab (hereinafter "Taxi One Cab"), an Illinois corporation, provides transportation services to customers.

1. **Ordering.** Customers may order transportation services by placing a telephone order at 847-Taxi-One (847-829-4663), fax order at 800-683-2254 or via the web at Taxionecap.com/reservation.html.

2. **Billing and Payment.** Taxi One Cab will issue invoices monthly. Payment terms are "Net 15." The net amount of the invoice is due within fifteen (15) days of the date of the invoice. Finance charges will be assessed on late payments equal to one and one-half percent (1.5%) per month on the outstanding balance. Taxi One Cab may refuse to provide transportation services, demand immediate payment for services provided, or require prepayment for services based upon a customer's failure to make timely payments or upon receipt by Taxi One Cab of an unfavorable credit report for customer.

3. **Compliance with Laws.** Taxi One Cab and the customer agree to comply with all applicable laws, ordinances, codes and regulations.

4. **Confidentiality.** Taxi One Cab will exercise all reasonable efforts to maintain the customer's confidentiality with regard to business information it receives in connection with its providing of services to the customer. Taxi One Cab will use the information it receives about customers solely for the purpose of providing services to the customer.

The customer shall treat all information it receives about Taxi One Cab as proprietary and confidential. The customer shall maintain in strict confidence all such information, including but not limited to information concerning rates, service specifications, technology, procedures, and methods used by Taxi One Cab, trade secrets, ideas, computer programs and inventions. The customer shall not disclose, and shall prevent disclosure of, confidential information to any third party without express written permission being granted by Taxi One Cab.

This provision does not prevent either party from disclosing and/or using information or data (i) known to the receiving party before being obtained or derived from the transmitting party; (ii) that is available to the public without the receiving party's fault at any time before or after it is acquired by the transmitting party; (iii) that is obtained or acquired in good faith by the receiving party from a third party who has the same information in good faith and who is not under obligation to the receiving party with respect thereto; (iv) where a written release is obtained by the receiving party from the transmitting party; (v) after five (5) years from the receipt of such information; or (vi) when required by process of law; provided, however, upon service of such process, the recipient thereof shall notify the other party and afford it an opportunity to resist such process.

5. **No Warranties.** Taxi One Cab does not make any express or implied warranties of any kind to the customer. Neither this document, nor any action or communication on the part of Taxi One Cab shall lead to the issuance of an express or implied warranty to customer.

6. **Record Retention.** Taxi One Cab will retain records pertaining to the services provided to the customer for a period of seven years following the date of providing services. Should customer desire Taxi One Cab to maintain the records in excess of seven years, the Customer must notify Taxi One Cab in writing. The customer, in accordance with Taxi One Cab's fee schedule, will owe an additional record retention charge in effect at the time of the request.

7. **Insurance.** Taxi One Cab shall maintain insurance for protection from claims under Worker's Compensation Acts; claims for damages because of bodily injury including personal injury, sickness or disease, or death of any and all employees or of any person other than such employees; and from claims for damages because of injury to or destruction of property, including loss of use resulting therefrom; and from claims arising out of the providing of transportation services, caused by an error, omission or negligent act for which Taxi One Cab is liable; and for claims arising from breach of contract.

8. **Entire Agreement.** These Terms and Conditions, together with any duly authorized and executed addendum, embody the entire agreement of the parties. These Terms and Conditions supersede all previous verbal and written communications, representations and agreements between the customer and Taxi One Cab. No modification or waiver of any provision of these Terms and Conditions shall be binding on either party unless made in writing and executed by the customer and Taxi One Cab.

9. **Governing Law.** These Terms and Conditions, and any transactions and agreements to which they apply, shall be governed and construed, both as to interpretation and performance, by the laws of the State of Illinois. The customer and Taxi One Cab agree to submit to the jurisdiction of the State of Illinois and the venue for any action arising out of the Terms and Conditions set forth herein will be in, Illinois.

10. **Severability.** The provisions of these Terms and Conditions are severable. The invalidity or unenforceability, in whole or in part, of any provision, term or condition herein shall not invalidate the remainder of these Terms and Conditions.

11. **Waiver.** No waiver of either party of any provision, term or condition herein or of any obligation hereunder shall constitute a waiver of any subsequent breach. No waiver shall be inferred by a party's conduct. All waivers must be in writing.

