



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
COMMONWEALTH KEYSTONE BUILDING
400 NORTH STREET
HARRISBURG, PENNSYLVANIA 17120
<http://www.puc.pa.gov>

June 17, 2026

A-8915515
A-2026-3063197

BOOZER TRUCKING LLC
2163 STUTZMANTOWN ROAD
SOMERSET, PA 15501

RE: APPLICATION OF BOOZER TRUCKING LLC

To Whom It May Concern:

On June 12, 2026, the application of Boozer Trucking LLC, at A-2026-3063197, as a motor carrier was accepted for filing and docketed with the Public Utility Commission. In order for the Commission to proceed with the application, additional information is required.

Please forward the information to the Secretary of the Commission at the following address **within ten (10) working days** from the date of this letter.

Matthew L. Homsher, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, Pennsylvania 17120

ALL Parties to proceedings pending before the Commission are advised to open and use an e-filing account through the Commission's website, OR you may submit your filing by mail. If a filing contains confidential or proprietary material, the filing is required to be submitted by mail.

Your answers should be verified per 52 Pa Code § 1.36. Accordingly, you must provide the following statement with your responses:

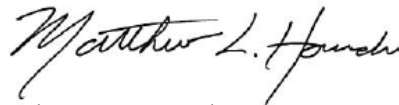
I, _____, hereby state that the facts above set forth are true and correct to the best of my knowledge, information and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).

The blank should be filled in with the name of the appropriate company representative, and the signature of that representative should follow the statement.

Failure to comply with this request within 10 working days from the date of this letter will result in the denial of the application.

Please direct any questions to Veronica Marin, Bureau of Technical Utility Services at (717) 787-6971. Faxed or emailed filings are **not** accepted.

Sincerely,

A handwritten signature in black ink that reads "Matthew L. Homsher". The signature is written in a cursive style with a large, stylized initial "M".

Matthew L. Homsher
Secretary

Enclosure

Docket No. A-2026-3063197
Boozer Trucking LLC

Request for Information

- 1.) Under Question # 10 of the application, you list “coal, stone and aggregate, misc. commodities as applicable to a Tri-Axle Dump Truck” as commodities you intend to transport other than your own. Please read the statement in bold below, then describe your utility services in detail. Please explain what transportation services Boozer Trucking LLC offer that fall under PUC jurisdiction.

WASTE, EXCAVATED, AND ROAD CONSTRUCTION MATERIALS – You may deduct revenue you received from transporting ashes (including anti-skid, flue dust and fly ash), rubbish and waste for disposal. The PUC also allows the exemption/deduction of any revenue you received for transporting excavated materials in dump trucks. The purpose of the excavation is to create a hole or cavity. Removing material of value for use elsewhere is NOT exempt. The PUC also allows the exemption/deduction of any revenue you received for transporting road construction materials if a dump truck is used, and the materials hauled are used solely in a private or public road project including driveways (but NOT parking lots), and the materials are hauled directly to road construction sites or stockpiles. Carriers may not claim a revenue exemption for waste, excavated and road construction material when those materials were transported in five-axle tractor-trailers.

****Note** The Pennsylvania sales tax exemption is not a valid reason to seek PUC authority. To qualify, you must actually provide for-hire transportation services that fall under PUC jurisdiction. All revenue reported on your annual PUC Assessment Report is subject to audit. If every transportation service you provide is exempt from PUC oversight, you should not apply for PUC authority. It is unlawful to claim or use sales tax-exempt status when you are not providing qualifying utility services. Individuals or entities that do so may face legal action and prosecution.**