Form FMC-69A

Modified 2012

Optional Rider for Additional NVOCC Financial Responsibility for Group Bonds [Optional Rider to Form FMC-69]

The undersigned	, as
Principal and	, as
The undersigned Principal and Surety do hereby agree that the existing Bond No	to the United States
of America and filed with the Federal Maritime Commission pursuar	nt to section 19 of the
Shipping Act of 1984 is modified as follows:	
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1. The following condition is added to this Bond:	
a. An additional condition of this Bond is that \$(payable in U.S. Dollars or
Renminbi Yuan at the option of the Surety) shall be available to any	
Appendix to this Rider to pay any fines and penalties for activities in	the U.SChina trades
imposed by the Ministry of Communications of the People's Republi	c of China ("MOC") or its
authorized competent communications department of the people's go	vernment of the province,
autonomous region or municipality directly under the Central Govern	nment or the State
Administration of Industry and Commerce pursuant to the Regulation	ns of the People's Republic
of China on International Maritime Transportation and the Implemen	
Regulations of the PRC on International Maritime Transportation pro	
No. 1, January 20, 2003. Such amount is separate and distinct from the	
the first paragraph of this Bond. Payment under this Rider shall not re	
the first paragraph of this Bond or affect its availability. The Surety s	
available to pay such fines and penalties for each NVOCC listed on a	appendix A to this Rider
wishing to exercise this option.	
b. The liability of the Surety shall not be discharged by any paymen	nt or succession of payments
pursuant to section 1 of this Rider, unless and until the payment or pa	1 2
amount set forth in section 1a of this Rider. In no event shall the Sure	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Rider exceed the amount set forth in section 1a regardless of the num	
c. This Rider is effective the day of	20 and chall
c. This Rider is effective the day of continue in effect until discharged, terminated as herein provided, or	upon termination of the
Bond in accordance with the sixth paragraph of the Bond. The Princi	inal or the Surety may at any
time terminate this Rider by written notice to the Federal Maritime C	
Washington, DC., accompanied by proof of transmission of notice to	
shall become effective thirty (30) days after receipt of said notice and	
the Federal Maritime Commission. The Surety shall not be liable for	1
on the Principal after the expiration of the 30-day period but such ter	

termination becomes effective.	
2. This Bond remains in full force and effect according to its terms except as n	nodified above.
In witness whereof we have hereunto set our hands and seals on this, 20	day of
[Principal],	
By:	
[Surety],	
By:	

liability of the Principal and Surety for any fine or penalty imposed prior to the date when said