

PARTIES

Surety Company and Principal Place of Business Address

Motor Carrier Principal, FMCSA Docket No., And Principal Place of Business Address

PURPOSE

This is an agreement between the Surety and the Principal under which the Surety, its successors and assignees, agree to be responsible for the payment of any final judgment or judgments against the Principal for public liability, property damage, and environmental restoration liability claims in the sums prescribed herein; subject to the governing provisions and the following conditions.

GOVERNING PROVISIONS

- (1) Sections 29 and 30 of the Motor Carrier Act of 1980 (49 U.S.C. 13906).
- (2) Rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA).

CONDITIONS

Surety Company File No._

The Principal is or intends to become a motor carrier of property subject to the applicable governing provisions relating to financial responsibility for the protection of the public.

This bond assures compliance by the Principal with the applicable governing provisions, and shall insure to the benefit of any person or persons who shall recover a final judgment or judgments against the Principal for public liability, property damage, or environmental restoration liability claims (excluding injury to or death of the Principal's employees while engaged in the course of their employment, and loss of or damage to property of the principal, and the cargo transported by the Principal). If every final judgment shall be paid for such claims resulting from the negligent operation, maintenance, or use of motor vehicles in transportation subject to the applicable governing provisions, then this obligation shall be void, otherwise it will remain in full effect.

Within the limits described herein, the Surety extends to such losses regardless of whether such motor vehicles are specifically described herein and whether occurring on the route or in the territory authorized to be served by the Principal or elsewhere.

The liability of the Surety on each motor vehicle subject to the financial responsibility requ Act of 1980 for each accident shall not exceed \$ recovery hereunder.	irements of Section's 29 and 30 of the Motor Carrier _, and shall be a continuing one notwithstanding any
The surety agrees, upon telephone request by an authorized representative of the FMCs particular date. The telephone number to call is	SA, to verify that the surety bond is in force as of a
This bond is effective from	ommence from the date the notice is mailed, proof of Ns registration requirements, by providing thirty (30) wed by the FMCSA at its office in Washington, D.C.). ne Principal for public liability, property damage, or nation of this bond as described herein, but such
	Data

	The Surety environment termination	shall not be liable tal restoration clai	for the payment ms resulting from liability of the Su	to commence from the date notice of any judgment or judgments maccidents which occur after urety for the payment of any suc	against the Prin	cipal for public lia of this bond as o	ability, property damage, or described herein, but such from accidents which occur
						Dati	е
(AFFIX CORPORATE SEAL)				Surety		ty	
						City	State
					Ву		
			ACKNO	WLEDGEMENT OF SURETY			
STATE OF				COUNT	TY OF		
sworn, did depos seal affixed to said	instrument is suc	the he resides , the corporation of ch corporate seal;	in lescribed in and that it was so at	, before me personally came which executed the foregoing in fixed by order of the board of o eccuted the same for and on bef	hat he/she is nstrument; that he directors of said o	e knows the seal ocorporation; that hoporation.	of the of said corporation; that the ne/she signed his/her name
						Title	of official administering oath
(OFFICIAL SEAL)							