PARTIES	Surety Company and Principal Place of Business Address	Motor Carrier Principal, FMCSA Docket And Principal Place of Business Add		
PURPOSE	This is an agreement between the Surety and the Principal une for the payment of any final judgment or judgments against prescribed herein, subject to the governing provisions and the f	the Principal for public liability and property dama		
GOVERNING PROVISIONS	 (1) Section 18 of the Bus Regulatory Reform Act of 1982 (2) Rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA) 			
CONDITIONS	The Principal is or intends to become a motor carrier of passengers 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 app persons who shall recover a final judgment or judgments again or death of the Principal's employees while engaged in the cou the cargo transported by the Principal). If every final judg maintenance, or use of motor vehicles in transportation subj otherwise it will remain in full effect.	st the Principal for public liability or property damage rse of their employment, and loss of or damage to pr nent shall be paid for such claims resulting fron	claims (excluding injury to operty of the Principal, and the negligent operation,	
	Within the limits described herein, the Surety extends to such herein and whether occurring on the route or in the territory aut		are specifically described	
	The liability of the Surety on each motor vehicle subject to the applicable governing provisions for each accident shall not exceed \$, and shall be a continuing one notwithstanding any recovery hereunder. The surety agrees, upon telephone request by an authorized representative of the FMCSA, to verify that the surety bond is in force as of a particular date. The telephone number to call is			
	This bond is effective from	rty (said 35 day notice to commence from the date the sal is subject to the FMCSA's registration requireme om the date notice is received by the FMCSA at its cor judgments against the Principal for public liability is bond as described herein, but such termination sf	ny time terminate this bond the notice is mailed, proof of nts, by providing thirty (30) office in Washington, D.C.). or property damage claims all not affect the liability of	
		Date	Date	
(AFFIX CORPORATE SEAL)		Suret	Surety	
		City	State	
	ACKNOWLEDGEMEN			
STATE OF		COUNTY OF		
On this day sworn, did depose	y of, 20, before me and say the he resides in, the corporation described in and which executed	personally came; that he/she is	_, who, being by me duly of the	
seal affixed to said instr	, the corporation described in and which executed ument is such corporate seal; that it was so affixed by order of the owledged to me that he executed the same for and on behalf of the owledged to me that he executed the same for and on behalf of the same for an and the same for an	e board of directors of said corporation; that he sign	r said corporation; that the ed his name thereto by like	

Title of official administering oath

(OFFICIAL SEAL)
Surety Company File No._____