Freight Broker Bond - \$75,000 (as of 10/01/2013) Obligee: Federal Motor Carrier Safety Administration 1200 New Jersey Ave. SE, Ste. W60-300, Washington, DC 20590 Form: BMC-84 (electronically filled with FMCSA) Household Goods Broker Bond - \$75,000 Obligee: Federal Motor Carrier Safety Administration 1200 New Jersey Ave. SE, Ste. W60-300, Washington, DC 20590 Form: BMC-84 (electronically filled with FMCSA)

	Per	sonal Information	n			
Name:	Address:		City:		State:	Zip:
Home Phone:	Business Phone:		SS#:		DOB:	
Married: 🗌 Yes 🗌 No	Spouse Name:		SS#:		DOB:	
Employer:	Employer Address:		Position:		Duration:	
Residence: Own Rent Other	Household Income:		Net Worth:		Bankruptcy: Yes No If Yes, when:	
	Con	npany Informatio	n			
Company Name:	Address:		City:		State:	Zip:
Phone: E-mail:		FEIN		<i>ŧ</i> :	Years in Business:	
CORPORATION SOLE PROPRIETORSHIP	Nature of Business:		Company Stock: Public; Ticker: Private: Provide list of all owners incl. Address and SS#			
Most Recent Year Gross Revenue:	Most Recent Year Net Income (Loss):					
Currently in Litigation: Yes No If Yes, attach explanation	Outstanding Judgments: Yes No If Yes, attach explanation		Tax Liens: Yes No Bankruptcy: Yes Yes If Yes, attach explanation If Yes, when:			
Outstanding Surety Bonds: Ves No If Yes, attach list of all bonds	Ever Denied Bond: Yes No If Yes, attach explanation		Any Surety Claims: Yes No If Yes, attach explanation			
	B	ond Information				
- 7 F	of Bond: (Attach Bond Form) Amount of Bond: Effective Date: \$75,000		Previous Surety: Yes No If Yes, reason for change:			
Obligee Name: Federal Motor Carrier Safety Administration	Address: 1200 New Jersey A	Ave SE, Suite W60-300	City: Wash	ington	State: DC	Zip: 20590

In addition, other documents may be required of you including financial statements. **IMPORTANT:** This is an application for a bond. A bond is a credit relationship. A bond is not an insurance policy. The Applicant (Principal) and Indemnitors are jointly and severally responsible for the obligations covered by the bond and the conditions of the Indemnity Agreement contained in this application.

INDEMNITY AGREEMENT

READ CAREFULLY

In consideration of United States Fire Insurance Company referred to hereafter as "Surety", issuing the bond applied for, the undersigned hereby agree for themselves, their heirs, successors and assigns, jointly and severally:

- 1. To pay Surety an annual premium in advance each year during which liability under the bond shall continue in force until satisfactory evidence of termination of the Surety's liability is furnished to the Surety. First year's premium is fully earned upon issuance of the bond by Surety.
- 2. To indemnify Surety against all losses, liabilities, costs, damages, attorney's fees, and expenses the Surety may incur or has incurred due to the execution or issuance of the bond on, before or after this date including any modifications, renewals or extensions of the bond or the enforcement of the terms of this indemnity agreement.
- 3. The Surety or its representatives shall have the right to examine the credit history, department of motor vehicle records, employment history, books and records of the undersigned or the assets covered by the bond, or the assets pledged as collateral for the bond. **Privacy Notice:** All nonpublic personal information gathered pursuant to the application shall not be disclosed except as permitted by law.
- 4. The undersigned agree to waive notice of the execution of the bond, notice of any fact, knowledge or information affecting the undersigned's rights or liabilities under the bond that Surety may have or discover prior to or after execution of the bond.
- 5. The undersigned, upon written demand, shall deposit with Surety a sum of money or other security requested by Surety to cover any claim, suit, expense, or judgment that Surety may in its absolute discretion determine is necessary and the deposit shall be pledged as collateral security on any such bond or other bonds the Surety may have issued for the undersigned. The undersigned agrees that such collateral security may be used, without limitation to the above or otherwise, to pay for any fees or costs incurred by Surety in the defense or prosecution of any claim between Surety and undersigned regarding this agreement, including any claims for a return or reduction of the collateral security, or any bond or bonds issued by Surety. The undersigned expressly grants Surety the authority to retain the collateral security until Surety determines in its sole discretion that retention of such collateral security is no longer required. The undersigned to Surety. Surety shall have the exclusive right to determine if any claim or suit shall be denied, paid, compromised, defended or appealed. An itemized statement of payments made by Surety shall be prima facie evidence of the obligation of undersigned due to Surety. The undersigned agree that it is their responsibility to defend their own interests.

- 6. Surety and undersigned agree that the place of performance of this agreement, including the promise to pay Surety, and venue for any suit, arbitration, mediation or any other form of dispute resolution shall be at the sole discretion of Surety.
- 7. The undersigned confirms that Surety shall have every right, defense or remedy including the rights of exoneration and subrogation.
- 8. Unless specified by law or stated in the bond that the bond cannot be cancelled, Surety may cancel bond by mailing a notice of cancellation in the U.S. mail or other form of suitable mailing to the Obligee and Principal at the last address provided to Surety and cancellation shall become effective thirty (30) days after the date of deposit with the postal service.
- 9. If any of the provisions of this agreement are determined to be void or unenforceable under the laws of any place governing its construction or enforcement, this instrument shall not be void or vitiated thereby but shall be construed and enforced with the same effect as though such provision(s) omitted.
- 10. In making this application for the hereinabove described bond the undersigned warrants all statements provided are true and hereby agrees to notify Surety or its agent, of any change within 48 hours after such change has occurred.

Additional Information may be requested:

- Business / Personal Tax Return
- Financial Statement

Comments/Remarks/Explinations

A Federal Agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply
with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current
valid OMB Control Number. The OMB Control Number for this information collection is 2126-0017. Public reporting for this collection of information
is estimated to be approximately 10 minutes per response, including the time for reviewing instructions, gathering the data needed, and completing and
reviewing the collection of information. All responses to this collection of information are mandatory. Send comments regarding this burden estimate or
any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, Federal
Motor Carrier Safety Administration, MC-RRA, Washington, D.C. 20590.

Onited States Department of Transportation Federal Motor Carrier Safety Administration

Broker's or Freight Forwarder's Surety Bond under 49 U.S.C. 13906

FORM BMC-84

Filer FMCSA Account Number: _

KNOW ALL MEN BY THESE PRESENTS, that we, _

	(Name of Broker or Freight Forwarder)		
of		(Ctata)	(7:5)
	(City)	(State)	(Zip)
as PRINCIPAL (hereinafter called Principal),	, and(Name of Surety)		
a corporation, or a Risk Retention Group e	stablished under the Liability Risk Retentio	on t of 1986 Pub. L. 99-56	3, created and existing
under the laws of the State of(State)	(hereinafter called Spety), a	re held, and firmly found ur	nto the United States of
America in the sum of \$75,000 for a broken heirs, executors, administrators, successors	r or freight forwarder, for which payment is s, and assigns, jointly at a several of firmly	vell and trucy to be made, w w the c presents.	e bind ourselves and our
WHEREAS, the Principal is or intends to be the rules and regulations of the Federal Me of motor carriers and shippers, and has ele financial responsibility and the supplying agreements, or arrangements therefore,	ected to with the Fernal Metor Carrier	Safety Administration such	a bond as will ensure
WHEREAS, this bond is written to assure a of Transportation by motor of the writh 49 Administration, relating to insurance or ot any and all motor carriers a spin of the write assessment of the spin of the write assessment of the spin of the write assessment of the spin	mphone by the Principal as either a licen U.S.C. as 196(b) and the rules and regulat he security or the protection of motor ca then the Principal may be legally liable for	rriers and shippers, and sha	ll inure to the benefit of
NOW, THEREFORE, the condition of this of by motor vehicle any sum or suchs for your perform, fulfill, and carry out all contracts, supplying of transportation subject to the Safety Administration, then this obligation	ch the Principal may be held legally liable l agreements, and arrangements made by t ICC Termination Act of 1995 under license	by reason of the Principal's f he Principal while this bond issued to the Principal by t	ailure faithfully to d is in effect for the
The liability of the Surety shall not be discl or payments shall amount in the aggregat the amount of said penalty. The Surety agr suits filed, judgements rendered, and payr	harged by any payment or succession of pa te to the penalty of the bond, but in no eve rees to furnish written notice to the Federa ments made by said Surety under this bond	ayments hereunder, unless nt shall the Surety's obligat I Motor Carrier Safety Admi	ion hereunder exceed
This bond is effective the day Principal as stated herein and shall continu- cancel this bond by written notice to the F become effective thirty (30) days after actor Motor Carrier and Broker Surety Bond. The which arise as the result of any contracts, a transportation after the termination of this hereunder for the payment of any such da for the supplying of transportation prior to	ue in force until terminated as hereinafter p Federal Motor Carrier Safety Administratior ual receipt of said notice by the FMCSA on a Surety shall not be liable hereunder for the agreements, undertakings, or arrangement s bond as herein provided, but such termin mages arising as the result of contracts, ag	at its office in Washington, the prescribed Form BMC-3 e payment of any damages ts made by the Principal for nation shall not affect the lia preements, or arrangements	e Surety may at any time DC, such cancellation to 6, Notice of Cancellation herein before described the supplying of ability of the Surety
The receipt of this filing by the FMCSA cert such company is qualified to make this filin	ng under Section 387.315 of Title 49 of the	Code of Federal Regulation	
Falsification of this document can result in	a criminal penalties prescribed under 18 U.	s.C. 1001.	

IN WITNESS	WHEREOF, the said Princ	cipal and Surety ha	ve executed this instrume	nt on the	day of	,	.		
	PRINCIPAL COMPANY NAME			SURETY					
				COMPANY NAME					
	STREET ADDRESS	1	СІТҮ	STREET AD	DDRESS	CITY			
	STATE	ZIP CODE	TELEPHONE NUMBER	STATE	ZIP CODE	TELEPHONE	NUMBER		
	(type or print Principal officer's name and title)			(type print Propal officer's name and title)					
	(Principal officer's signature)			(Principal officer's signature)					
	(type or print witness's name)			(type or print witness's name)					
	(witness's signature)			(witness's signature)					
	S			(affix Surety seal)					