

MOTOR CARRIER DIVISION **555 WRIGHT WAY CARSON CITY, NV 89711-0600** (775) 684-4711 (775) 684-4619 fax www.dmvnv.com

Account No.

SURETY BOND TO SECURE PERFORMANCE UNDER CHAPTERS 360A, 365, 366,373, 445C, 482, 590, and 706 OF NEVADA REVISED STATUTES

(Fuel Supplier License, Fuel Dealer License, Special Fuel Manufacturer, Special Fuel User License,

Bond No	ermit Vendor and Service Provi	der)
KNOW ALL MEN BY THESE PRESENTS:		
KNOW ALL MEN BY THESE PRESENTS.		
That we,	of	,
That we, An individual		City ,
County of		_State of,
or		
Corp	orate Name	
a corporation existing under and by virtue of the	ne laws of the State of	
or,	a co-partnership, consisting of	the persons signing this bond, as principal, and
Surety Company Name	a surety	y company duly organized and existing under and
	and c	duly qualified to do a surety business in the State
		mly bound unto the State of Nevada in the penal
sum of	Dollars (), legal tender of the United States of
	I truly to be made, we, and each	ch of us, bind ourselves, our heirs, executors,
WHEREAS, The said principal is su	ubject to Chapters 360A, 365, 3	366, 373, 445C, 482, 590, and 706 of Nevada

Revised Statutes, and pursuant to Chapters 360A, 365, 366, 373, 445C, 482, 590, and 706 this security is required; and

NOW THEREFORE, If the principal shall comply with all the provisions of Chapters 360A, 365, 366, 373, 445C, 482, 590, and 760 of the Nevada Revised Statutes and any amendments thereto, and in particular pay all taxes, interest, penalties, and fines promptly when due, including taxes, interest, penalties, and fines which are now due and those which may become due, then the surety shall have no obligation to perform under this bond.

WHEREAS, The State of Nevada, has made demand upon the principal for security for the payment of fuel taxes and temporary registration and fuel permit fees,

Upon failure of the principal to comply with any or all of the provisions of said acts and any amendments thereto, and in particular on the principal's failure to pay all taxes, interest, penalties, and fines promptly when due, and when demanded by the State of Nevada, the State of Nevada may make demand upon the surety for the payment of the amount of the unpaid taxes, interest, penalties, and fines by said principal up to but not to exceed the amount of the surety's liability as defined by this bond, and in addition any costs or attorneys' fees incurred in collecting the same from said surety.

The surety is assuring to the State of Nevada, the principal's full compliance with Chapters 360A, 365, 366, 373, 445C, 482, 590, and 706 of the Nevada Revised Statutes and with any amendments thereof; and all the terms, conditions, and provisions of said law shall be deemed to be incorporated in and made a part of this bond as fully as if set forth in full herein.

The surety herein reserves the right to withdraw as such surety except as to any liability already incurred or accrued hereunder. The surety may withdraw upon the giving of 30 days certified written notice of such withdrawal to the State of Nevada, provided, however, that no withdrawal shall be effective for any purposes until 30 days shall have elapsed from and after the receipt of such notice by the State of Nevada. Furthermore, no withdrawal shall in anyway affect the liability of surety



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arising out of any actions or inactions made by the principal herein prior to the expiration of such period of 30 days, regardless of whether an assessment for tax due on the receipt from such sales has been levied before the lapse of such 30 days.

Any show of leniency by the State toward said principal in the enforcement of any of the provisions of Chapters 360A, 365, 366, 445C, 590 or the making of any special arrangements between the State and the principal herein with regard to any delinquency in the payment of any amounts due for which such surety is liable as such under the provisions hereof, shall not in any manner release said surety hereunder or reduce or affect its liability, but such liability as surety shall continue as fully and to the same extent and effect as if such leniency had not been shown and such arrangements had not been made.

This bond is a continuing bond and shall of		
, until withdrawn by agreenew bond as required by Chapters 360A, 365, 366, 373, 44	ement of the parties .5C 482 590 and 7	in the manner herein set out, or the filing of a
IN WITNESS WHEREOF, the principal and said su		
in with 200 wile it 201, the principal and said su	irety have hereunto	saused this instrument to be exceeded at
Address, City and State	e	
thin day of		
this,,,	·	Principal's Typed or Printed Name
THIS BOND MUST BE COUNTERSIGNED BY A	DV.	
LICENSED AGENT OF THE ISSUING COMPANY	ът	Principal's Signature
		Surety Company's Typed or Printed Name
BY:Licensed Agent	BY:	Attorney in Fact's Signature
SU	RETY'S	
AFFIDAVIT OI	F QUALIFICATION	
	, being first duly swo	orn on oath deposes and says that he is
Attorney-in-Fact		of said company, and that he is duly
authorized to execute and deliver the foregoing obligations;	that said company i	s authorized to execute the same and has
complied in all respects with the laws of Nevada in reference	e to becoming sole	surety upon bonds, undertakings and
obligations. Signatures must be original. Photo copies	are not accepted.	
STATE OF		
COUNTY OF		
Subscribed and sworn before me this day of		,
Noton: Dublic		Noton Cool
Notary Public		Notary Seal