## Appendix 2 Page 1

## CITY OF MEDINA BOND

## Covering Any and All Permits Issued to Principal for Movement of Excess Loads Over County and Applicable Township Highways

## KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned, being

• • • • • •

of			
as principal, and	of		
as surety, are hereby held and firmly bound	unto the CITY C	OF MEDINA in the pe	enal sum of
		Dollars	good and
lawful money of the United States, for the pa and severally bind ourselves, our heirs, exe presents.	*		• • • • • • • • • • • • • • • • • • • •
WHEREAS, the above-named principal has one or more loads in excess of the legal lim further applications, and as a condition prec established the requirements of the furnishing	Itation over certa edent to granting	in City of Medina roa g such applications,	adways and may make

Dollars by the applicant.

KNOW, THEREFORE, the condition of the above obligation is such that if the above named principal shall move the load(s) described in any and/or all of the applications filed by the above-named principal on and after the date of the execution of this obligation over the City of Medina roadways, bridges, and culverts in the manner prescribed in the permit, therefore duly issued by the said City of Medina, and shall well and truly pay for all damages to said roadways, bridges, and culverts, which are and/or may be caused by the movement of such load(s) by the above-named principal over or upon the roadways, bridges, and culverts of the City, and all other

claims for damage lawfully accruing in favor of the City of Medina resulting therefrom, and any fines or penalties to which the said principal shall become liable to pay, and shall save the City of Medina harmless in and/or from any and all suits, claims for damages and/or proceedings arising out of the movement or movements of any of said excess load(s) over said roadways, bridges, or culverts, and shall observe all terms and conditions of the permit or permits or any of them issued to said principal on/and after the date of this obligation, then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that the said surety may cancel this bond at any time by giving FIFTEEN (15) DAYS notice in writing, by Registered United States Mail, addressed to the City of Medina Engineer's Department, 132 North Elmwood Street, Medina, Ohio, 44256, and that FIFTEEN DAYS AFTER the actual receipt by the City of Medina of such written notice, there shall be no further liability to the surety for defaults hereunder, provided, however, that the service of such written notice shall not be construed to waive, release, or forego any obligation which may have arisen prior to the effective date of such written notice.

Appendix 2 Page 2

AI	D	Signed	
, / \i	·		Principal
		Name	
		Title _	
	(	For Use Where Princip	pal is a Corporation)
CERTIFICATI	E – This is to certify	that the Board of Dire	ctors of
		by Resolution	duly adopted on
day of	ΑD	did authorize	being
	, /		beilg
-			ne of said corporation to a surety bond in
sum of	of said corp	oration to sign the nar	ne of said corporation to a surety bond inpayable to the City of Medina
sum of for damage re	of said corp	oration to sign the nar	ne of said corporation to a surety bond in
sum of	of said corp	oration to sign the nar	ne of said corporation to a surety bond inpayable to the City of Medina
sum of	of said corp	oration to sign the nar	ne of said corporation to a surety bond inpayable to the City of Medina I(s) over the roadways, bridges, and culverts of said

• • <sup>1</sup> • • • •

Title \_\_\_\_\_ Attorney in Fact