DEPARTMENT OF TRANSPORTATION

Federal Highway Administration

49 CFR Chapter III [FHWA Docket No. MC96251 RIN 2125AD91

9A 21369

Motor Carrier Replacement Information/Registration System

AGENCY: Federal Highway Administration (FHWA), DOT. ACTION: Advance notice of proposed rulemaking (ANPRM): request for

comment 5. SUMMARY: This action is being taken in response to section 103 of the ICC Termination Act of 1995, which, among other things. added a provision requiring the Secretary of Transportation to initiate a rulemaking proceeding to replace the current Department of Transponation identification number system, the single State registration system. the registration/licensing system, and the financial responsibility information system with a single. on-line Federal system. The review and improvement of these information systems will benefit the motor carrier industry, the States. the Federal government, and the public. The FHWA requests public comment I from interested persons on this action and, specifically, responses to the questions set forth in this document. Potentially affected persons and entities who may wish to comment include: members of the motor carrier, freight forwarder, and transportation broker

DATES: Comments must be received on or before October 25, 1996.

shippers. the States, and the public at

industries (and those entities providing

-financial responsibility to them),

large.

ADDRESSES: Submit written signed comments to FHWA Docket No.
MC9625. FHWA. Room 4232, Office of Chief Counsel. HCC10. 400 Seventh Street, SW., Washington. DC 20590. All comments received will be available for examination at the above address from 8:30 a.m. to 3:30 p.m., e.t., Monday through Friday. except Federal holidays. Those desiring notification of receipt of comments must include a self-addressed stamped postcard or envelope.

FOR FURTHER INFORMATION CONTACT: Ms. Dixie E. Horton, Office of Motor Carrier Planning and Customer Liaison, (202) 3664340. or Ms. Grace Reidy, Office of the Chief Counsel, (202) 3660761. Federal Highway Administration, 400 Seventh Street, SW., Washington, DC 20590. Office hours are from 7:45 a.m.

to 4:15 p.m., e t., Monday through Friday, except Federal holidays.

SUPPLEMENTARY INFORMATION: The Congressional Mandate

The FHW.4 is initiating this rulemaking in response to a congressional mandate contained in section 103 of the ICC Termination Act of 199.5. Pub. L 10488, 109 Stat. 888, December 29. 1995. (the Act) which added 49 U.S.C. 13908. Section 13908 of title 49, U.S C., directs the Secretary of Transportation to issue a rulemaking to "replace the current Department of Transportation identification number system. the single State registration system under section 14504, the registration system contained in this chapter [139], and the financial responsibility information system under section 13906 with a single, on-line, Federal system." The registration/licensing system contained in 49 U.S.C. 1390113905 is intended to replace the operating authority requirement for forhire motor carriers, while also applying to freight forwarders and transportation brokers, under the interstate Commerce Act, as amended (former!y 49 U.S.C. 10921 et *seq.*).

The rulemaking required under 49 U.S.C. 13908. and a report to Congress on its findings, must be completed before january 1, 1998. According to the Act, the new system is to serve as a clearinghouse and depository of information on and identification of all foreign and domestic motor carriers, brokers and freight forwarders, and others required to register with the Department of Transportation. Also, it is to contain information on safety fitness and compliance with the required levels of financial responsibility.

Pre-Act Background

With the passage of the Motor Carrier Act of 1935, Pub. L. 74255, 47 Stat. 543, the Interstate Commerce Commission (ICC) was given regulatory authority over the motor carrier industry. The ICC was responsible for issuing operating authority and permits and administering matters related to insurance, safety, and enforcement as they applied to for-hire common and contract motor carriers. The ICC retained economic oversight over the for-hire segment of the motor carrier industry and jurisdiction over safety for both for-hire and private motor carriers. until 1967 when the Department of Transportation (DOT) was created. Within the FHWA, the Bureau of Motor Carrier Safety (which subsequently became the Office of Motor Carriers) was established for motor carrier safety activities. The

FHWA began to require all motor carriers engaged in interstate or foreign commerce (not just for-hire) to obtain a USDOT identification number from the agency for sately purposes (53 FR 18052, May 19, 1988).

The FHWA received authority under the Motor Carrier Act of 1980 (Pub L. 96-296, 94 Stat. 820) to prescribe minimum levels of financial responsibility for certain motor carrier classifications for safety reasons. The motor carrier classifications include: For-hire interstate motor carriers of property in vehicles with a gross vehicle weight rating (GVWR) in excess of 10,000 lbs.(including !CC-exempt). private and for-hire interstate motor carriers of certain hazardous materials: and intrastate carriers of hazardous materials in bulk. In 1982, the FHWA received authority under the Bus Regulatory Reform Act (Pub. L. 97-26 1. 96 Stat. 1120) to regulate the levels of financial responsibility covering for-hire motor carriers of passengers operating in interstate or foreign commerce. By these Acts. the number of motor carriers who must meet financial responsibility requirements as part of their safety compliance was expanded. There are approximately 170,320 carriers whose minimum financial responsibility is prescribed by the FHWA, about fortyfive percent of which were also regulated by the ICC. Under the FHWA regulations. these carriers are not currently required to provide proof of insurance cr other financial responsibility in order to receive a USDOT identification number. Instead. the FHWA verifies financial responsibility compliance as a part of its compliance review process. The actual review of financial responsibility requires that an FHWA safety specialist ensure that there is a valid endorsement (Form MCS-90 or Form MCS-82), or valid authorization to seif-insure, at the motor carrier's place of business that indicates that the carrier possesses the required financial responsibility coverage meeting the minimum prescribed limits.

The ICC continued the economic regulation of approximately 74.179 for-hire interstate and foreign motor carriers of property and passengers, which were also regulated by FHWA. by requiring operating authority or permits and by imposing more complex financial responsibility requirements as a precondition to receiving and holding these authorities or permits. The financial responsibility requirements were prescribed at 49 CFR Part 1043 and took the form of certificates of insurance, surety bonds, self-insurance, endorsements, or trust agreements.



Monday August 26, 1996

Part II

Department of Transportation

Federal Highway Administration

49 CFR Ch. III

Motor Carrier Replacement Information/ Registration System; Proposed Rule; Advance Notice

Carriers (as well as freight forwarders and transportation brokers) regulated by the ICC had to be in continuous compliance or risk revocation of their operating authority. Their insurance/ surety companies and financial institutions had to give the ICC advance notice of any cancellations. The ICC maintained an automated monitoring system of insurance compliance which was updated continuously. In FY 1995, for example, the ICC used its insurance monitoring system to revoke the operating authorities of approximately 4,629 for-hire motor carriers, many of which were reinstated when they later came into compliance.

As a result of the Act, Congress terminated the ICC and transferred to the FHWA the functions concerning the ICC's remaining licensing and financial responsibility requirements. But the Act converted the former operating authority/permit system of the ICC into a registration/licensing system and, essentially, adopted the parameters of the ICC's then current insurance filing and monitoring system into this registration system. The Act also adopted the existing Single State Registration System (SSRS) which is explained below. The savings provision in section 204 of the Act preserved all effective ICC regulations, rules, and decisions until the Secretary finds modification of these documents warranted, thereby preserving the status quo for the interim. The FHWA gave public notice of the continued effectiveness of these ICC documents in 61 FR 14372, April 1.1996. Congress eliminated the ICC's entry regulations in favor of a Federal registration/licensing system. Congress also elected to retain the ICC's proof of insurance system as a condition for obtaining and retaining a registration/license to operate as forhire motor carriers. Although for-hire, "regulated" motor carriers represent only some twenty-three percent of all motor carriers, they transport fully half of all freight moving in interstate commerce. Private motor carriers of nonhazardous property represent about fifty-four percent of all motor carriers, and are not subject to any Federal financial responsibility requirement. The rest of the universe is comprised of private hazardous, ICC-exempt, intrastate hazardous in-bulk, private passenger, mail, and other miscellaneous carriers.

Systems to be Replaced Through the Rulemaking

The following discussion addresses the four current systems that section 13908 requires to-be replaced with a single, on-line Federal system.

1. Department of Transportation Identification Number System

Currently, a Form MCS-150, Motor Carrier Identification Report, must be filed by all motor carriers operating in interstate or foreign commerce. Subsequent to filing, a motor carrier receives a USDOT identification number which must be displayed on all of the carrier's self-propelled commercial motor vehicles (CMVs). 49 CFR 390.21. These numbers are used by the FHWA to track the motor carrier's safety performance. The universe of carriers subject to the DOT number identification system includes approximately 320,857 motor carriers, including some 6,600 bus carriers, engaged in interstate or foreign commerce that are subject to the Federal Motor Carrier Safety Regulations. Attached, as Appendices A through C, respectively, are copies of Forms MCS-150, MCS-90, and MCS-82, the required certificate of insurance or surety bond endorsements for covered property carriers, which display the information required by those forms.

2. Single State Registration System Under 49 U.S.C. 14504

In 1965, Congress authorized the States to police unauthorized operations by interstate for-hire motor carriers, and allowed the States to enforce this provision through a multi-State filing system of operating authority registration, the so-called "bingo stamp" program. Under the bingo stamp program, participating States were allowed to collect registration fees from motor carriers on a per vehicle basis to administer the program and, through enabling State statutes, to enforce the program by issuing citations for failing to register. Because the bingo stamp program was perceived as too costly, and a regulatory burden on interstate motor carriers (H.R. Conf. Rep. No. 102-404. 102d Cong., 1st sess. 437(1991)), the Congress, in the Intermodal Surface Transportation Efficiency Act of 1991 (ISTEA) (Pub. L. 102-240, 105 Stat. 19141, established the SSRS and directed the ICC to implement regulations converting the bingo stamp program to a Base State insurance registration program. The SSRS, under the supervision of the ICC, required ICCregulated carriers to: File proof of operating authority and insurance with their Base State; pay the Base State filing fees that are subject to allocation among all the participating SSRS States in which the carriers operate; and keep a copy of the receipt issued by their Base State in each of their CMVs. Participation in the SSRS was limited to

those 38 States that were collecting fees for a vehicle identification stamp or number as of January 1, 1991. The ISTEA directed that the only fees charged could be those for filing proof of insurance (a pre-condition for interstate operating authority), and that the fees were frozen to the amount a SSRS State charged as of November 15, 1991, but in no case could they be higher than \$10 per vehicle (including reciprocal agreements). In 1993, the ICC issued rules for the SSRS States to follow. When challenged, these rules were upheld by the court. with one exception concerning who makes the official copies of the Base State-issued receipt. Nat'/ Ass'n of Regulatory Util. Comm'rs v. ICC, 41 F. 3d 721 (D.C. Cir. 1994). That exception was revised by the ICC to direct the States rather than the carriers to make the copies, although this rule's implementation was delayed at the request of the States. Ex Parte No. MC-100 (Sub-No. 6), Single State Insurance Registration, served July 3 1, 1995. The SSRS States continue to operate under these ICC-issued rules today. 49 CFR 1023. In 49 U.S.C. 14504, Congress

continued the SSRS with essentially the same statutory provisions established in **ISTEA**, with the exception that it is now under the supervision of the Secretary and administered by the FHWA. The States may require for-hire interstate motor carriers that register under 49 U.S.C. Chapter 139 to: File proof of Federally-required financial responsibility with their Base State: pay their Base State such amounts of fee revenues that will be allocated among all the SSRS States in which the motor carriers operate: and file the names of local agents for service of process. The Secretary is to maintain standards for the SSRS. Because Congress recognized the potential loss of revenues by participating States, as long as the SSRS States follow the prescribed standards. their actions will not be deemed an unreasonable burden on interstate commerce. The savings provision in section 204 of the Act preserves the existing ICC SSRS standards/rules until the Secretary modifies them. Attached, as Appendices D and E, respectively, are copies of SSRS Forms RS-1 and RS-2, which display the information required by those forms.

3. 49 U.S.C. Chapter 139 Registration System

The Act, as stated above, converted the former ICC certificates of operating authority and permits granted to common and contract motor carriers of property and passengers into a simplified Federal registration/licensing

system under Chapter 139 of title 49. U.S.C., where for-hire registrants must demonstrate their willingness and ability to comply with Federal safety. financial responsibility, and other relevant regulations. There were approximately 74,179 for-hire motor carriers that fell under the former ICC's oversight (additionally, 733 freight forwarders, and 9,717 brokers), which are now deemed registered under the new FHWA registration/licensing system, pursuant to a grandfather clause in 49 U.S.C. 13905(a). The Secretary may withhold, revoke, or suspend a registration for noncompliance with safety and financial responsibility regulations. Although the Act eliminated the distinction between common and contract carriage, the Secretary may register such motor carriers separately until the replacement system is implemented. The Chapter 139 Federal registration/licensing system requires domestic and foreign motor carriers of property and passengers, freight forwarders, and transportation brokers to register with the FHWA. While this advance notice of a rulemaking primarily addresses issues relating to motor carriers of property because they comprise the vast majority of registrants under this system, this notice also includes motor carriers of passengers, freight forwarders, and transportation brokers. The effective period of the registration of all registrants is to be determined by the Secretary. Filing proof of adequate financial responsibility coverage is a precondition to registration. Attached, as Appendices F through H, respectively, are copies of Forms OP-1, OP-1P, and OP-1FF which display the information required by those forms in order to register.

4. 49 U.S.C. Section 13906 Financial Responsibility Information System

As part of the Chapter 139 (sections 13901-1 3905) registration/licensing system. Congress retained the existing ICC financial responsibility requirements, with both statutory (49 U.S.C. 13906) and regulatory (section 204 of the Act) provisions. All for-hire registrants, including domestic and foreign motor carriers, transportation brokers, and freight forwarders, as a precondition to registering, must adhere to financial responsibility provisions. Bonds, trust agreements, and certificates of insurance, as well as self-insurance documentation. are prescribed in ICC forms and regulations. Also, service of process information. under 49 U.S.C. 13304, is required for registration. Congress retained the requirement that notices of cancellations of insurance

must be filed in advance with the FHWA and that prompt replacement coverage is required to retain the registration. Procedures for the Secretary in revocation proceedings are set forth in 49 U.S.C. 13905. Attached, as Appendices I through 0, respectively, are copies of Forms BMC-91, BMC-91X, BMC-82, BMC-83, BMC-34, BMC-84 and BOC-3, which display information required by 49 U.S.C. 13906 (and section 13304). They currently are being filed on paper or electronically (except the Form BOC-3).

The effect of the Chapter 139 registration/licensing and financial responsibility information systems is the continued monitoring of about twenty-three percent of the motor carrier industry (formerly ICC-regulated, for-hire carr ers) for current compliance with the insurance or other financial responsibility requirements. These two systems are updated frequently and are primarily driven by insurance compliance data. The goal is to ensure sufficient financial responsibility coverage to compensate the public for liability arising from personal injury, property damage, cargo loss or damage, and property broker defaults: While the SSRS generally reflects the Federal registration/licensing and insurance systems, there are some differences. For example, unlike the continuous updating required at the Federal level, the SSRS requires only an annual filing of financial responsibility information with the Base State; the motor carrier is under no duty to update that information during the year. Lastly, the Federal registration/licensing and financial responsibility requirements for the formerly ICC regulated, for-hire motor carriers are-obviously more stringent than for the private and exempt motor carriers who simply file a Form MCS-150.

49 U.S.C. 13908 Rulemaking

In requiring the replacement of these four information/registration systems, Congress directed the Secretary to consider, at a minimum, the following items:

- 1. Whether to integrate the requirements of 49 U.S.C. 13304 (service of process information) into the new system;
- 2. Funding for State enforcement of motor carrier safety regulations;
- 3. Whether the existing SSRS is duplicative and burdensome;
- 4. The justification and need for collecting the statutory fee for such system under 49 U.S.C. 14504(c)(2)(B)(iv) (the fee system established by the SSRS States); 5. The public safety:

6. The efficient delivery of transportation services; and

7. How, and under what conditions, to extend the registration system to private motor carriers and to motor carriers exempt under 49 U.S.C. 13502, 13503, and 13506 (exempt transportation between Alaska and other States, exempt motor vehicle transportation in terminal areas, and miscellaneous motor carrier transportation exemptions, respectively).
Under 49 U.S.C. 13908, the Secretary

may also establish a fee system for the registration/licensing and filing of evidence of financial responsibility under the new replacement system. If the fee system is put in place. the fees collected must cover the costs of operating and upgrading the registration system, including all personnel costs associated with the system. The fees collected for this system may be credited to the DOT appropriations account for the purposes for which such fees are collected, and will be available until they are expended.

If the Secretary finds that the SSRS should not continue, the Secretary may prevent a State from imposing any financial responsibility filing requirements or fees that are for the same purpose as filings or fees the Secretary requires under the new replacement system. However, the Secretary may not take this action unless, through collected fees, he can provide the States with at least as much revenue as they received in Fiscal Year 1995 under the SSRS that was in effect on the day before the effective date of the Act. In addition, all States must receive a minimum apportionment.

The Secretary must complete the rulemaking by January 1, 1998, two years after the effective date of the Act. The Secretary may implement such changes as are considered appropriate and in the public interest. Finally, the Secretary must transmit to Congress a report on any findings of the rulemaking and the changes the DOT decides to implement, together with recommendations for any proposed legislative changes.

Request For Comments

The purpose of this ANPRM is to gather information from a broad spectrum of comments. One approach to solicit comments is to focus on the systems themselves, i.e., the four-named systems to be replaced by a single system. See Section I, Specific Ouestions for Comments. below. By carefully examining each of these systems, components that should be retained. modified, or eliminated in the

replacement system can be identified. The replacement system may have to fit into a very complicated set of existing or pending systems.

Crucial to this undertaking will be the number of practical suggestions, valid data, and constructive comments that are received. Therefore, a second approach to soliciting comments is offered here which is much more general III nature and not bound by details and specifics of the information systems themselves. Rather, its focus is on advisable policies and appropriate programs within the context of this rulemaking. See Section II, Specific Questions for Comments, below. How should motor carriers he treated regarding matters of registration and financial responsibility? Are registrationilicensing and financial responsibility coverage necessary'? Does it depend upon the type of motor carrier? What are the roles for the Federal and State governments, as well as private Industry, in these matters? What is best for the public? What is the bare essential information needed from motor carriers? How can this essential information be solicited in a cost effective manner? Once policies and needs are identified, programs and requirements will follow. Afterwards, an information system can be designed to accommodate them. Commenters may respond to either approach or simply submit other information relevant to this task.

Specific Questions for Comment I. Four Existing Systems--Replacement System

- A. The US DOT Identification Number System
- 1. Should the FHWA retain the US DOT identification number system as is? Who should be included as contributors to and users of this system? How could the system be improved? Should Forms MCS-150, MCS-90 and MCS-82 (See Appendices A through C) he retained as is. modified, or eliminated? Do they capture only the necessary information? Do they capture enough information? Should the information in Form MCS-150 be updated periodically? If so, at what Intervals?
- 2. Should all interstate motor carriers use the US DOT identification number system and should the separate registration system for for-hire carriers be eliminated?
- 3. Should all interstate motor carriers using the US DOT identification number system pay a filing fee for maintaining a current register?
- 4. Do random compliance reviews alone constitute sufficient monitoring of

- financial responsibility compliance? Should the reviews alone replace the continuous financial responsibility monitoring system in 49 U.S.C. 13906? Is there a valid relationship between safety and financial responsibility coverage? Is there credible evidence that underfunded motor carriers and repeated financial responsibility coverage violations by motor carriers indicate problem carriers?? Please submit such examples and examples to the contrary and, if possible, documentation.
- 5. Is it feasible to have the States or the private sector, as contractors of the Federal government, operate the US DOT identification number system? Please comment on how this could work on a national scale.
- 6. Are there existing information systems-private or government- into which the US DOT identification number system could be integrated?
- B. 49 U.S.C. Sections 13901-13905 Registration System
- 1. How does this registration system improve upon the former ICC system of operating authority? How can it be developed to assure improvement? Who should be required to register and why? Should Form OP-1 (See Appendix F) be retained as it is? What changes, if any, should be made? Does it capture only the necessary information? Does it require too much information? Does it require enough information? Please explain.
- 2. Should all interstate motor carriers be required to register in this system? Should this include private and exempt motor carriers? Would this inclusion be practical and cost efficient?
- 3. Is it feasible for the States or the private sector to operate this registration system as contractors of the Federal government? Assume all registrants would be issued a **USDOT** identification number, could the States or the private sector do this and how could it work?
- 4. Should both the USDOT identification number system for private and exempt motor carriers and the for-hire registration system operate separately in the replacement system? How could they be combined?
- 5. Should transportation brokers and freight forwarders still be required to register? Should their registration forms [See Appendices F and H, respectively) he changed and why?
- 6. Should motor carriers of passengers be treated differently from motor carriers of property for registration purposes and why? Should their registration form (See Appendix G) be changed and why?

- 7. What circumstances should cause the FHWA to exercise authority to suspend registration, for what duration. and what process should apply?
- C. 49 U.S.C. Section 13906 Financial Responsibility System
- 1. Should the FHWA continue this system as is? Who should he included in this system and why'? Should the FHWA include private and exempt motor carriers? What requirements should apply? How could the system he improved? How could these financial responsibility and service of process information forms (See Appendices I through 0) be improved? Do they capture only the necessary information? Do they ask for unnecessary information? Do they ask for enough information?
- 2. Should self-insurance continue to be offered? How could it be improved? Should service of process agent information continue to be required? Should this requirement be expanded to private and exempt motor carriers?
- 3. Do insurance companies or other entities use the information on the financial responsibility forms? For what reasons is this information useful? Is there another source for this information?
- 4. Should financial reponsibility information be contained on bills of lading and the financial responsibility requirements for registration be eliminated? Would this work?
- 5. Is continuous insurance monitoring of for-hire carriers cost effective? Is it in the public interest? Should all insurance information be required to be filed electronically? Should all motor carriers be required to offer proof of financial responsibility compliance when registering? Should they only be required to update their status annually? Is continuous monitoring needed for all motor carriers or just for for-hire carriers?
- 6. Should freight forwarders and transportation brokers continue to be required to follow financial responsibility requirements?
- 7. Are private and exempt motor carriers subject to any financial responsibility requirements (compulsory insurance) at the State level? If so, is compliance assured? Is this requirement sufficient to protect against the potential consequences of motor carrier accidents? Is compliance tied to State registration?
- 8. Should motor carriers of passengers be required to be treated differently from motor carriers of property for financial responsibility purposes? Why!

- D. Single State Registration System (SSRS)
- 1. Should SSRS continue as is? If States have access to financial responsibility and registration information for interstate for-hire carriers, is SSRS needed? How could it be improved? Should Forms RS-1 and 2 (See Appendices D and E) be retained, modified, or eliminated? Should a new SSRS system be expanded to all States?
- 2. Who uses SSRS information and for what purposes? Are there other sources for this information? Is this information necessary? How do the SSRS States use this SSRS information?
- 3. How useful is Federal financial responsibility coverage filing information for State enforcement purposes. especially where there is no immediate updating required even when there is a change in the coverage status of a motor carrier? Do SSRS States follow-up to see if the copy of the financial responsibility form filed at the ICC or FWHA. and sent to the Base State. was actually accepted by that Federal agency and not later rejected for cause? How important is real-time data to State enforcement?
- 4. Would SSRS States be willing to leave the SSRS if their revenues from it were matched or **exceeded** but they had to operate the replacement system-as contractors of the Federal government?
- 5. What was the SSRS fee revenue for FY 1995 for each SSRS State? What is the annual SSRS fee revenue for each year since SSRS was established? In each SSRS State, was this SSRS revenue earmarked for safety enforcement each year? What percentage of the annual SSRS fee revenue went to areas not related to financial responsibility coverage or safety? For each SSRS State, what are the annual figures for the number of uninsured motor carriers detected in that State and were those carriers detected with SSRS information or by other means! If detected by other means, how was the information provided and who provided it'? For each SSRS State. give the annual number of vehicles registered in that State under SSRS and the annual SSRS vehicle fee amount since the SSRS was established.
- 6. The Motor Carrier Safety Assistance Program has Federal performance standards for the States to follow. If the replacement system is operated by the States, what kinds of Federal standards should the States be required to follow and why?
- 7. If the SSRS were eliminated or preempted, what **would be** the net revenue loss to each SSRS State? Assuming no Federal funding, how **would** the States replace that revenue or

- funding programs supported **by that** revenue? Alternatively, what programs would be cut if the SSRS revenues were not replaced?
- E. Conceptual Design Suggestions
- 1. Given the large amount of change within the motor carrier industry due to recently passed legislation, and the transitional stages of various programs such as the International Registration Plan, the International Fuel Tax Agreement, the Commercial Vehicle Information System, among others, is it advisable at this stage to combine the four existing systems, eliminating the overlap and unnecessarily required information for the replacement system? Should the replacement system be designed independently of the components of the four existing systems that are to be replaced?
- 2. Is a combined, national replacement system run by the States with Federal standards and access feasible or advisable? What if the private sector operates it? Is there a preference between a "National" (nationwide but not necessarily Federally-run) or a "Federal" (centralized, Federally-run) system?
- 3. Should the replacement system **be** responsive to daily changes in a motor carrier's financial responsibility status, or be updated annually? Are there other suggestions?
- 4. Can a single standard filing instrument be designed to cover all four existing systems, and still assure insurance companies that they will not be liable for any operations of a motor carrier not under their policies? How could this be achieved?
- 5. Is "one-stop shopping" for the motor carrier industry a feasible goal? For all motor carriers or just for the **for**-hire motor carriers? Can and should it be done in phases? Is one national identification number for each motor carrier desirable and feasible?
- 6. What role, now or in the future, should the International Registration Plan, the Commercial Vehicle Information System Network, the Motor Carrier Management Information System, the SAFETYNET, and the Safety and Fitness Electronic Records System, play in the replacement system's design or operation? Are there other current Federal, State, or private information systems which could or should be utilized to construct or expand the replacement system? If there are, please explain what role such a system or systems should have. Should the replacement system designed now be adaptable for future integration and coordination with other systems?

- 7. Please submit a conceptual design for the replacement system which adheres to **49** U.S.C. 13908. Can a replacement system (and fee system) **be** constructed that will cover operating costs and match SSRS revenues for FY1995, and not be an unreasonable burden on interstate commerce?
- 8. Does the universe of motor carriers affect the capacity and effectiveness of the replacement system? If so, how can a system be designed to handle the appropriate number of motor carriers for the public **good** rather than be driven only by its capacity limitations? If the statute is interpreted to require inclusion of private and exempt motor carriers in the replacement system to some degree, what degree should that be? Should they have fewer requirements than the for-hire motor carriers? Could they be treated as a subsystem for the larger system? Or should it be the reverse?
- 9. What features should the replacement system have'! Should the capability of being **able to revoke** a registration for noncompliance with financial responsibility requirements be retained? Why and for whom? How would this capability affect the feasibility of the system?
- 10. Who should have access to this data and how should they have access? Should there be a fee for access?
- 11. Is privatization of the replacement system a better option than a federally or State run system? Should registration/financial responsibility compliance **be** a function for Federal oversight?
- 12. Please comment on the following concept as an optional approach: a selfregistration system where the Federal government and the States would determine who would be required to file and what information must be filed. Information requirements may vary depending on the type of carrier. Each regulated entity would be required to provide information to a central data bank, either directly or through a State agency. New entrants would be assigned a reference number which could act as the registration or file number for all purposes. The computer could generate the form required based on the information required. as well as crosscheck several sources of information on the registrant, if appropriate. Investigations and inspections would use this data, and if the motor carrier did not submit all of the required information, there would be a penalty for the violation. This system would be self-generating and self-maintaining. Please offer suggestions on whether and how financial responsibility

requirements could fit into this concept, as well as other comments.

F. Fees

- 1. Could a fee system be designed to cover operating costs and match SSRS revenues and still be feasible?
- 2. If all motor carriers paid a fee, the average cost of registration, per for-hire motor carrier, would go down. Would the inclusion of al! motor carriers in a required registration fee program, and the availability of that revenue, enable a system to he designed and operated in an effective and efficient manner'!
- 3. Is the different treatment of the forhire (once ICC-regulated) motor carriers from the private and formerly ICCexempt motor carriers regarding registration/licensing and financial responsibility warranted? Should this difference he addressed'?

G. Legislative Suggestions

- 1. Please provide suggested any legislative changes which may be required to implement your suggested replacement system and explain why they are necessary.
- 2. Please provide other suggested legislative changes you may think necessary and explain why they are necessary.

H. Miscellaneous

- 1. What necessary attributes should an effective clearinghouse and depository have? Does the volume of information affect the efficiency of the clearinghouse? What is the best way to address this? What information should the clearinghouse handle? Is a national clearinghouse for all motor carriers feasible?
- 2. Section 13908(a) of 49 U.S.C. states that the clearinghouse will handle information on safety fitness and compliance with required levels of financial responsibility coverage. Exactly what information on these two subjects should be included and why?

II. Policies. Programs and Requirements—Registration and Financial Responsibility

A. Strategic Vision for this Rulemaking

- 1. What other options are available beside the current registration and financial responsibility programs? What should be the goals of these optional programs, such as self-certification, a totally centralized program at the Federal level or a totally decentralized program at the State level?
- 2 What should be the policies to follow or advance in these programs and why?

- 3. What are the technical, political and organizational issues related to each optional program?
- 4. What would be the major functions of each optional program?
- 5. What are the estimates of the major costs and benefits for each option?
- 6. What should be the roles of the FHWA. the motor carrier industry (of property and of passengers), the freight forwarder and broker industries, the States. the public. and others in matters of registration and financial responsibility? What are the proper roles to be played by the public sector? By the private sector?
- 7. What are the roles of the for-hire carrier and the private carrier in the marketplace? How should they be treated regarding registration and financial responsibility matters and why? How do we balance the public's need to know with the right to operate without unnecessary regulatory burdens?
- 8. What place does insurance or other financial responsibility coverage have in the marketplace? At what price should it be pursued? If there is compliance at the State level, is there a need for compliance at the Federal level compliance as well, or vice versa?
- B. Needs and Demands-Registration and Financial Responsibility
- 1. Who should be the customers or users of this gathered information? What are the customers' and users' needs? How should they be met? By whom?
- 2. How important are: Accessibility: real time delivery; integration; uniformity; roadside delivery: accuracy; balance of needs; ability to update; and ability to crossreference? What price are users willing to pay?
- 3. What registration and financial responsibility information about motor carriers is needed by whom and when? How valuable is this information? How is this information used now? Are there other sources?

C. Requirements-Registration and Financial Responsibility

- 1. How do revenues or funding affect what society can demand from business or government in terms of the costs of registration and insurance?
- 2. What should be required from motor carriers in these matters and why?
- 3. Who should enforce these registration and financial responsibility requirements and what is the best way to do so? Who can do this better and why!
- 4 Can these registration and financial responsibility requirements be fulfilled periodically or annually. or must they

be continually updated? Must they be monitored? Please explain your answer.

Rulemaking Analyses and Notices

All comments received before the close of business on the comment closing due date indicated above will be considered and will be available for examination in the docket at the above address. Comments received after the comment closing date will be filed in the docket and will be considered to the extent practicable. In addition to late comments, the FHWA will also continue to file relevant information in the docket as it becomes available after the comment period closing date, and interested persons should continue to examine the docket for new material.

Executive Order 12866 (Regulatory Planning and Review) and DOT Regulatory Policies and Procedures

The action being considered by the FHWA in this document would replace four existing motor carrier registration/ information systems. The FHWA has determined that the agency's response to the congressional mandate to replace these systems would be a significant regulatory action under Executive Order 12866 and a significant regulation under the regulatory policies and procedures of the Department of Transportation because of the substantial public interest anticipated in this action. The potential economic impact of this proposed rulemaking is not known at this time. Therefore, a full regulatory evaluation has not yet been prepared. The FHWA intends to evaluate the economic and other issues attendant to this regulatory action. The agency intends to use the information collected from commenters to this docket in the development of that evaluation.

Regulatory Flexibility Act

Due to the preliminary nature of this document and lack of necessary information on costs, the FHWA is unable at this time to evaluate the effects of the potential regulatory changes on small entities. The FHWA solicits comments, information, and data on these potential impacts.

Executive Order 12612 (Federalism Assessment)

This action will be analyzed in accordance with the principles and criteria contained in Executive Order 12612 to determine whether it has sufficient federalism implications to warrant the preparation of a Federalism Assessment.

Executive Order 12372 (Intergovernmental Review)

Catalog of Federal Domestic Assistance Program Number **20.217**. Motor Carrier Safety. The regulations implementing Executive Order 12372 regarding intergovernmental consultation on Federal programs and activities do not apply to this program.

Paperwork Reduction Act

This action. if taken beyond the ANPRM stage would, in all likelihood, impact existing collection of information requirements for the purposes of the Paperwork Reduction Act of 1995 (49 U.S.C. 3501-3520).

Because of the potential changes, existing Office of Management and Budget (OMB) approvals would be required.

National Environment Policy Act

The agency will analyze this action for the purpose of the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) to determine whether this action will have any effect on the quality of the environment.

Regulation Identification Number

A regulatory identification number (RIN) is assigned to each regulatory action listed in the United Agenda of Federal Regulations. The Regulatory

Information Service Center publishes the Unified Agenda in April and October of each year. The RIN contained in the heading of this document can be used to cross reference this action with the Unified Agenda.

List of Subjects in 49 CFR Chapter III

Motor carriers, Commercial motor vehicles, Motor vehicle safety, Registration, Financial responsibility, Reporting and recordkeeping requirements, Safety, Transportation.

Issued on: August 14, 1996.

Rodney E. Slater, Federal Highway Administrator.

BILLING CODE 4910-a-P

Appendix A to Preamble Form MCS-150, Motor Carrier Identification Report

						CM8 No. 2125-0544
U.S. Description of Propagatolics	MOT	OR CARE	RIER IDE	ENTIFICATION	N REPORT	•
Aggrest stepment Administrative		•				
FTHE ABOVE LOCATION IS BUNK. INC		N OR BRANCH, PLE	ASE DENTIFY	YOUR COMPANY'S PRI	NCIPAL <i>office in Me</i> s	PACE BELOW
I NAME OF MOTOR CARRIER/HM S	HPPER		2 DOING BUS	SINESS AS (DBA) NAME		
3 PHYSICAL STREET ADDRESS/ROUT	TE NUMBER		4 MAILING PO	O BOX		
			T WINTERNO T	- 		
CITY	6. MEXICAN NEIGHB	ORHOOD	7 CITY+		8. MEXICAN NEIGHBO	000HRC000
		i				
COUNTY	10 STATE/PROVINCE	11 ZIP CODE	12. COUN	ΠY	13. STATE/PROVINCE	14 ZIP CODE +4
IS DOINGIDAL BUONE NUMBER	40 007 11					
S PRINCIPAL PHONE NUMBER	16. us DOT No		17 ICC NO.	18.IRS/TAX I	to NO SSN ≢	
9 CARRIER OPERATION (Circle One)				CHAP	33N #	_
A Interstate	8 Intrastate Only (Hezan	dous Materials)	c. I	ntrastate Only (Non-Hazar	dous Materials)	
10 SHIPPER OPERATION (Circle One)			21 CARRIER	MILEAGE (Last Calendar	Year)	
	3. intrastate					
2. OPERATION CLASSIFICATION A. Authorized For-Hire	D. Private Passenge	rs (Business)	G. US	S. Mail	J. Local Government	
Exempt For-Hire C. Private (Property)	E. Private Passenge F. Migrant		H Fe	deral Government ate Government	K. Indian Tribe L. Other	
3. CARGO CLASSIFICATIONS (Please	<u>-</u>		, 30	ELE CICYOTTINICA	L. Oliner	_
A GENERAL FREIGHT B HOUSEHOLD GOODS	F LOGS, POLES BEAMS, LUMBER	J. FRESH PRO K. LIQUIDS/GA		P GRAIN. FEED. HAY 0. COAL/COKE	V COMMODIT W REFRIGER	TES DRY BULK
C METAL. SHEETS.	G. BUILDING MATERIALS H MOBILE HOMES	L INTERMODA	AL CONT.	FI. MEAT	X BEVERAGE	ES
D MOTOR VEHICLES	I. MACHINERY,	M. PASSENGEI N. OILFIELD EC	DUPMENT	s. Garbage, Refuse . T T. U. S. Mail	Rash y Paper Pa Z. Other (S)	
E DRIVEAWAY/TOWAWAY 4 HAZARDOUS MATERIALS CARRIED	EARGE OBJECTS (SHIPPE) (Please Circle)	0. UVESTOCK	T-IN CARGO	u. CHEMICALS TANKS PIN PACKA		
C S A. DIVISION 1.1 T P	c 3 10	LASS 3	T P	c S	T. CLASS 7 (No Placard	
c S B. DIVISION 1.2 T P c S C. DIVISION 1.3 T P	c S K.D c S L D	IVISION 4.1 (VISION 4.2	T P		U. CLASS 8 V. CLASS 9	† P † P
C S D. Division 1.4 T P C S E. Division 1.5 T P	c S M.C C S N.D		₹ P ₹ P	c S w.	P.I.H. . COMBUSTIBLE LIQUI	T P O T P
C S F DIVISION 1.6 T P C S G. DIVISION 2.1 T P	C 3 0 .0	NVISION 5.2 DIVISION 6.1 (Liq.)	T P	c S	V HAZARDOUS SI	
C S M. DIVISION 2.2 T P C S I DIVISION 2 3 T P		Q. DIVISION 6.1 (Se		c S AA .		T P
C 3 1 DIVISION 2 3 1 F	•	CLASS 7 (Placards)		C \$ C C	. MARINE POLLUTANT	
5 . EQUIPMENT Straight Trucks Trucks Track			lezMel Cargo Tank Trucks		SENGERS NOTBUE Mini-bus/Ver	Limousine
MNED						
ERM LEASED						
RIP LEASED						_
6. DRIVERS SUBJECT TO FMCSA:	INTERSTATE	<u> </u>	INTF	RASTATE		1
100-Mile Radius		100-Mile Radio	.		AL DRIVERS	
Seyond 100-Mile Re		Beyond 100-M	ile Radius		AL COL DRIVERS	
7. CERTIFICATION STATEMENT (to be			lacal Motor Co	as Safatu Barrilatuna aadi	or the Federal Manager	Materiale
(Please print Name)	Regulations, U	nder penalties of per	jury, I declare th	er Safety Regulations and/ at the information entered (
	and belief, frue,	correct, and comple				
ignatura		Oate		Title		MCS-150-Form Onl

vm MCS-150 (Rev. 10-94)

NOTICE

The Form MCS-150, Motor Carner Identification Report. must be filed by all motor carriers operating in interstate or foreign commerce. A new motor carrier must file Form MCS-150 within 90 days after beginning operations. Exception: A motor carrier that has received written notification of a safety rating from the Federal Highway Administration (FHWA) need not file the report. To mail. fold the completed report so that the self-addressed postage paid panel is on the outside. This report is required by 49 CFR Part 385 and authorized by 49 U.S.C. 504 (1982 & Supp. III 1985).

The public reporting burden for this collection of information on the Form MCS-150 is estimated by the FHWA to average 20 minutes. If you wish to comment on the accuracy of the estimate or make suggestions for reducing this burden, please direct your comments to the Office of Management and Budget and the FHWA at the following addresses:

Office of Management and Budget Paperwork Reduction Project Washington. DC 20503

and

Federal Highway Administration OMC Field Operations, HFO-10 400 7th Street. SW Washington, **DC-20590**

INSTRUCTIONS FOR COMPLETING THE MOTOR CARRIER IDENTIFICATION REPORT (MCS-150)

(Please Print or Type All Information)

- Enter the legal name : f the business entity (i.e., corporation, partnership, or individual) that owns/controls the motor carrier/shipper operation.
- If the business entity is operating under a name other than that in Block 1, (i.e., "trade name") enter that name. Otherwise, leave blank.
- 3. Enter the principal place of business street address (where all safety records are maintained).
- 4. Enter mailing address if different from the physical address, otherwise leave blank. Also, applies to #7, #8, #12-#14.
- 5. Enter the city where the principal place of business is located.
- 6. If a Mexican motor carrier or shipper, enter the Mexican neighborhood or barrio where the principal place of business is located.
- 7 Enter the city corresponding with the mailing address.
- 8. If a Mexican motor carner or shipper, enter the Mexican neighborhood or barrio corresponding with the mailing address.
- 9. Enter the name of the county in which the principal place of business is located.
- 10. Enter the two-letter postal abbreviation for the Stale. or the name of the Canadian Province or Mexican State, in which the principal place of business is located.
- 11. Enter the zip code number corresponding with the street address.
- 12. Enter the name of the county corresponding with the mailing address.
- 13 Enter the two-letter postal **abbreviation** for the State, or the name of the Canadian Province or Mexican State, corresponding with the **mailing** address.
- 14 Enter the ZIP code number corresponding with the mailing address,
- 15. Enter the telephone number, including area code, of the principal place of business.
- 16. Enter the identification number assigned to your motor carrier operation by the U.S. Department of Transportation, if known. Otherwise, enter "N/A."
- 17 Enter the motor carrier 'MC" or "MX" number under which the Interstate Commerce Commission (ICC) issued your operating authority if appropriate. Otherwise, enter 'N/A."
- 18. Enter the employer identification number (EIN #) or social security number (SSN #) assigned to your motor carrier operation by the Internal Revenue Service.
- 19 Circle the appropriate type of carrier operation.
 - A. Interstate
 - B. Intrastate. transporting hazardous materials (49 CFR 100-180).
 - C. Intrastate. NOT transporting hazardous materials.

Interstate—transportation of persons or property across State lines, including International boundaries, or wholly within one State as part of a through movement that originates or terminates in another State or country.

Intrastate—transportation of persons or property wholly within one State.

- 20 Circle the appropriate type of shipper operation.
 - A. Interstate
 - **B**. Intrastate

Interstate & Intrastate-See #19 above.

- 21 Enter the carrier's total mileage for the past calendar year,
- 22 Circle appropriate classification. Circle all that apply. If "L. Other" is circled, enter the type of operation in the space provided.
 - A. Authorized For Hire D. Private Passengers (Business) G. U.S. Marl J. Local Government B. Exempt For Hire E. Private Passengers (Non-Business) h. Federal Government K. Indian Tribe
 - C. Private (Property) F Migrant I State Government L. Other

Authorized For Hire—transportation for compensation as a common or contract carrier of property, owned by others, or passengers under the provisions of the ICC.

Exempt For Hire—transportation for compensation of property or passengers exempt from the economic regulation by the ICC.

Private (Property)—means a person who Provides transportation of property by commercial motor vehicle and is not a for-hire motor carner.

Private Passengers (Business)—a private motor carrier engaged in the interstate transportation of passengers which is provided in the furtherance of a commercial **enterprise** and is not **available** to the public at large (e.g., bands).

Private Passengers (Non-Business)—a private motor carrier involved in the interstate transportation of passengers that does not otherwise meet the definition of a private motor carrier of passengers (business) (e.g., church buses).

Migrant—interstate transportation, including a contract carrier, but not a common carrier of 3 or more mgrant workers to or from their employment by any motor vehicle other than a passenger automobile or station wagon.

U.S. Mail—transportation of US. Mail under contract with the U.S. Postal Service.

Federal Government-transportation of property or passengers by a U.S. Federal Government agency,

State Government-transportation of property or passengers by a US. State Government agency.

Local Government-transportation of property or passengers by a local municipality.

Indian Tribe-transportation of property or passengers by a Indian tribal government.

Other-transportation of property or passengers by some other operation classification not described by any of the above.

- 23 Circle all the letters of the types **of cargo** you **usually** transport. If 'Z. Other' is **circled**, enter the name of the commodity in the space provided.
- 24. Circle all the letters of the types of hazardous **materials** (HM) you transport/ship. In the columns before the **HM** types, **either** circle C for carrier of **HM** or S for a shipper of HM. In the columns **following** the **HM** types, either circle T if the HM is transported in cargo tanks or P if the **HM** is transported in **other** packages (49 CFR **173.2**).
- 25 Enter the total number of vehicles owned, term leased and trip leased, that are, or can be, operational the day this form is completed.

Motorcoach—a vehicle designed for long distance transportation of passengers, usually equipped with storage racks above the seats and a baggage hold beneath the cabin.

School Bus-a vehde designed and/or equipped mainly to carry primary and secondary students to and from school, usually built on a medium or large truck chassis.

Mini-bus\Van-a multi-purpose passenger vehicle with a capacity of 10-24 people, typically built on a small truck chassis.

Limousine—a passenger vehicle usually built on a lengthened automobile chassis.

26 Enter the number of interstate/intrastate drivers used on an average work day. Part-time, casual, term leased trip leased and company drivers are to be included. Also, enter the total number of drivers and the total number of drivers who have a Commercial Drivers License (CDL).

Interstate—driver transports people or property across State lines, including international boundaries, or wholly within one State as pad of a through movement that originates or terminates in another State or country.

Intrastate—driver transports people or property wholly within one State.

100-mile radius driver—driver operates only within a 100 air-mile radius of the normal work reporting location.

27 Print or type the name. In the space provided, of the individual authorized to sign documents on behalf of the entity listed in Block 1. That individual must sign, date, and show his or her title in the spaces provided (Certification Statement. See 49 CFR 38521 and 385.23).

FOLD HERE

U \$ Department of Transportation

Federal Highway Administration

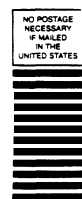
Official Business Penalty for Private use \$300



BUSINESS REPLY MAIL

FIRST CUSS PERMIT NO 12946 WASHINGTON 0 C
POSTAGE WILL BE PAID BY FEDERAL HIGHWAY ADMINISTRATION

Federal Highway Administration Office of Motor Carriers Information Management, HA-10 400 Seventh Street, S.W. Washington, D.C. **20590**



FOLD HERE AND TAPE SHUT FOR MAILING

Form Approved

Appendix B to Preamble Form MSC-90, Endorsement for Motor Carrier Policies of Insurance for Public Liability Under Sections 29 and 30 of the Motor Carrier Act of 1980

ENDODSEMENT FOR

		ISURANCE FOR PUBLIC LIABILITY THE MOTOR CARRIER ACT OF 1980	OMB No. 2125-0074
Issued to		Of .	
Dated at	this	_ day of	19
Amending Policy No.		Effective Date	
Name of Insurance Company			
Telephone Number ()		Countersigned byAuthorized Co	D
		y or excess i nsurance, as Indicated by "🎛"	
This insurance is primary and the com	pany shall not be liable	e for amounts in excess of \$	for each accident
☐ This insurance is excess and the comp in excess of the underlying limit of S _		for amounts in excess of \$	for each accident
lo furnish the FHWA or the ICC a duplicate by an authorized representative of the F telephone number lo call is: Cancellation of this endorsement may be elo the other party (said 35 days notice lo co	of said policy and all its HWA or the ICC, lo iffected by the compan mence from the date the ICC's jurisdiction, b	or the Interstate Commerce Commission (ICC endorsements. The company also agrees, upverify that the policy is in force as of a y or the insured by giving (1) thirty-live (35) the the notice is mailed, proof of mailing shall by providing thirty (30) days notice to the ICC office in Washington. D.C.).	oon telephone request particular date. The days notice in writing be sufficient proof of
DE	FINITIONS AS USED	IN THIS ENDORSEMENT	
ACCIDENT includes continuous or repeated which results in bodily injury, property damage which the insured neither expecte	age, or environmental	damage. or destruction of natural resources dental discharge, dispersal. release or escape atmosphere, watercourse, or body of water	into or upon the land, er. of any commodity
MOTOR VEHICLE means a land vehicle, netrailer, or semitrailer propelled or drawn by neused on a highway for transporting property thereof.	nechanical power and	transported by a motor carrier. This shall incluand the cost of necessary measures taken I damage lo human health, the natural environd wildlife.	o minimize or mitigate
BODILY INJURY means injury to the body, to any person, including death resulting fro		PROPERTY DAMAGE means damage lo or property.	· ·
· · · · · · · · · · · · · · · · · · ·	•	DUDUIG LIADUITY E-EBA for book	ter taller on a management of a management

The Insurance policy to which this endorsement is attached provides automobile liability Insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property with Sections 29 and 30 of the Motor Carrier.

ENVIRONMENTAL RESTORATION means restitution for the loss,

compliance by the insured, within the limits stated herein, as a motor carrier of property. with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Highway Administration (FHWA) and the interstate Commerce Commission

In consideration of the premium staled in the policy lo which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such Insurance as is afforded, for public liability, does not apply lo infury lo or death of the insured's employees while engaged in the course of their employment. or property transported by the insured, designated as cargo. II is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon, or violation PUBLIC LIABILITY means liability for bodily injury, property damage, and **environmental** restoration.

thereof. shall relieve the company from liability or from the payment of any final judgment. within the limits of liability herein described, irrespective of the financial condition, insdvency or bankruptcy of the insured. However. all terms, conditions, and limitations in the policy lo which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse rhe company for any payment made by the company on account of any accident. claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company lo compel such payment.

The limits of the company's liability for the **amounts** prescribed in this endorsement apply separately, lo each accident, and any **payment** under the policy because of any one accident shall no1 operate lo reduce the liability of the company for **the** payment of final judgments resulting from any other **accident**.

The Motor Carrier Act of 1980 requires limits of financial responsibility according to the type of carriage and commodity transported by the motor carrier. It is the MOTOR CARRIER'S obligation to obtain the required limits of financial responsibility. THE SCHEDULE OF LIMITS SHOWN ON THE REVERSE SIDE DOES NOT PROVIDE COVERAGE. The limits shown in the schedule are for information purposes only,

Form MCS-90 (Over)

SCHEDULE OF LIMITS Public Liability

Type of Carriage	Commodity Transported	_	Minimum Insurance		
(1) For-nire (in interstate or foreign commerce).	Property (nonhazardous).	\$	750,000		
(2) For-hire and Private (in interstate, foreign, or intrastate commerce).	Hazardous substances transported in cargo tanks, or hopper-type vehicles with capacities in excess of 3,500 water gallons; or in bulk Class A or B explosives, poison gas (Poison A), liquefied compressed gas or compressed gas; or highway route controlled quantity radioactive materials.		5.000.000		
(3) For-hire and Private (in interstate or foreign commerce: in any quantity) or (in Intrastate commerce: in bulk only).	Oil listed in 49 CFR 172.101, hazardous waste, hazardous materials and hazardous substances defined in 49 CFR 171.8 and listed in 49 CFR 172.101, but not mentioned in (2) above or (4) below.		1,000,000		
(4) For-hire and Private (in interstate or foreign commerce).	Any quantity of Class A or B explosives, any quantity of poison gas (Poison A), or highway route controlled quantity radioactive materials.		5,000,000		

Note: The type of carriage listed under (1), (2), and (3) apply to vehicles with a gross vehicle weight rateing of 10,000 pounds or more. The type of carriage listed under number (4) applies to all vehicles with growehicle weight rating of less than 10,000 pounds.

SCHEDULE OF LIMITS Public Liability For-hire motor carriers of passengers operating in interstate or foreign commerce

Vehicle Seating Capacity		nimum surance
(1) Any vehicle with a seating capacity of 16 passengers or more.	. \$	5,000,000
(2) Any vehicle with a seating capacity of 15 passengers or less.		1,500,000

Appendix C to Preamble Form MCS-82, Motor Carrier Liability Surety Bond Under Sections 29 and 30 of the Motor Carrier Act of 1980

				Form Approved OMB No 2125-0075
US Department of Transportation	MOTOR CARRIER PUBLIC			
Federal Highway Aministration	UNDER SECTIONS 29 AND 30 OF	THE MOTOR CAP	RRIER ACT OF 1990	
PARTIES	Surety Company and Principal Place of Business Address	Motor Carrier	Principal, ICC Docket No Place of Business Address	
		and Timopa	Tidos or additional Addition	
				<u>_</u>
PURPOSE	This is an agreement between the Surety and the P responsible for the payment of any final judgment and environmental restoration liability claims in the conditions.	or judgments against	the Principal for public liabili	ty and property damage.
GOVERNING PROVISIONS	(1) Sections 29 and 30 of the Motor Carrier Act of (2) Rules and Regulations of the Federal Highway (3) Rules and regulations of the Interstate Comme	Administration (FHW	A)	
CONDITIONS	The Principal is or intends to become a motor carner responsibility for the protection of the public.	, ,		sions relating 10 financial
	This bond assures compliance by the Principal with person or parsons who shall recover a final judgme or environmental restoration flability claims (excluding of their employment. and loss of or damage to propei judgment shelf be paid for Such claims resulting from lation subject to the applicable governing provisions.	ent or judgments againg injury to or death of the principal and the negligent operation	nst the Principal for public lia he Principal's employees whil d the cargo transported by the on, maintenance. Or use of mo	ibility, property damage, e engaged in the course e Principal). If every final itor vehicles in transpor-
	Within the limits described herein, the Surety extends to described herein and whether occurring on the mu			
	The llability of the Surety on each motor vehicle su the Motor Carrier Act of 1990 for each accident s notwithstanding any recovery thereunder.			
	The Surely agrees, upon telephone request by an acis in Iuli force as of a particular dale. The telepho			ify that the surety bond
	This bond is effective from	n. The Principal or the party (said 35 days no party (said 35 days no p). and (2) if the Princ p to commence from p payment of any jud coldents uhkh occur the Surety from the pa	trice to commence from the dripal is subject to the ICC's fulthe date notice is received by gment or judgments against altar the termination of this bo	nate this bond by giving ale the notice is mailed. strisdiction, by providing the ICC at its office in the Principal for public and as described herein.
			Date	
(AFFIX CORPORATE	E SEAL)		Surety	
			2"	
		_	City	State
	ACKNOW! EDCM	By _		
CTATE OF	ACKNOWLEDGINE	NT OF SURETY	ITY OF	
· ·	day of, 19 before			
	uly sworn. did depose and say that ha resides in			that ha is the
ment is such corpora	of ribed in and which executed the foregoing instrument; the seal: that it was so affixed by order of the board of ledged to me that he executed the same for and on both the same for an arrangement of the same for a same	directors of said corp	oration; that he signed his na	
			-	
(OFFICIAL SEAL)			Title of official administering	
Form MCS-82 (11-83)			Surety Company File No	

Appendix D to Preamble Form RS-1, Uniform Application for Single State Registration for Motor Carriers Operating Under the Authority Issued by the Interstate Commerce Commission

1997 Form RS-1

Uniform Application for Single State Registration for Motor Carrier8 operating under authority issued by the Interatate Commerce Commission

MOTOR CARRIER IDENT	FICATION NUMBERS:		
ICC MC No :	US DOT No :	FEIN :	
Phone :	Fax # :		
	to name on ICC order		
Name :			
D/B/A :			
Street :			
City :			
MAILING ADDRESS (If Street :		<u>, </u>	
City :	State :	Zip Code :	
TYPE OF REGISTRATION			
[] Annual Registrat [] New Realetratfon	<u>ion</u> - The motor carr: State Selection - Th	r carrier has not previously regie ier is renewing its annual registra he motor carrier has changed its	
principal program	. The prior regietrat	tion etate was	
If corporation, give] Partnership [etate in which ind] Corporation corporated :	_
List name of partner		_1, _	
		Title :	
Name :		Title :	
Name :		Title :	
TYPE OF ICC REGISTER	ED AUTHORITY:		
[] Permanent Certif] Temporary Authority (TA)	
TYPE OF MOTOR CARRIE	R OPERATION: (Check or	ne)	
[] Transporter Of F		ht vehicle8 with a gross vehicle	
[] Transporter of P	ROPERTY - Using only	freight vehicles with a gross	
[] Transporter of E		out pounds. icle8 with a seating capacity Of	
16 passengers or 1			
of 15 passengers		y vehicles with a seating capacity	7
* A principal place	of businese is a singl	le location that serves as a motor	-

carrier's headquarter6 and where it maintains its operational records.

Form RS-1

[] ICC Authority Order(s) attached for first year registration.

ICC CERTIFICATE(S) OR PERMIT(S):

Uniform Application for Single State Registration
Page 2

[] ICC Authority Order(s) attached for additional authority received. [] No change from prior year registration.
PROOF OF PUBLIC LIABILITY (PL/PD) SECURITY: (Check only one block) { } The applicant or its incurance company will file a copy of its proof public liability security to the registered etate. { } The applicant or its insurance company hae filed a copy of ite proof public liability security to the registered state and the incurance coverage as stated on that form remains in effect. [} The applicant' has an approved self-incurance plan or other security in full force and effect and the carrier Fe in full compliance with the conditions imposed by the ICC order. A copy of the ICC insurance order is attached or hao previously been filed with the registration state.
EAZARDOUS MATERIALS: (Check One) [] The applicant will NOT haul hazardous materials in any quantity. [] The applicant will haul hazardous materials requiring \$1 million in Public Liability and Property Damage Insurance in accordance with Title 49 CFR 1043.2. [] The applicant will haul hazardous materials requiring \$5 million in Public Liability and Property Damage Insurance in accordance with Title 49 CFR 1043.2.
PROCESS AGENT: [] ICC Form No. BOC-3 or blanket designation attached for new registration. [] ICC Form No. BOC-3 or blanket designation attached reflecting changes of designation of process agent, [] No change from prior year registration.
CERTIFICATION: I, the undersigned, under penalty for false statement, certify that the above information is true and correct and that I am authorized to execute and file this document on behalf applicant. (Penalty provisions subject to the laws of the registration state.)
Name (Printed)
Signature Title
Telephone Number Date
Form RS-1

Appendix E to Preamble Form RS-2, Registration Receipt Order Form

	REGISTRAT	ION RECEIFT LEGER FORM FORM RSHEY
Name:		
ICC	No:	Principal place of business: Illinois
Transport ing:	Property	[] Passenger - Reg. Route [] 中亞・M 車 ル 一 Charter
Receipts ordere	ed are for:[Current year (1995) [X] Next year (1996)
A) State Name	(8) Vehicles	C; Fee (S) Total Fees (3xC)
Alabama	λL	5.00
Arkansas	AR	5.30
California	CA	0.00
Colorado	CO	s.00
Connecticut	CT	0.cc
Georgia	GA	5.00
Idano	10	1.00
Illinois	IL	7.00
Indiana	IN	0.00
Iowa	IA	1.00
Kansas	KS	10.00
Kentucky	KY	10.30
Louisiana	LA	10.00
Maine	HE	0.00
Massachusetts	M.A.	0.00
Michigan	XL	0.00
Minnesota	HN	0.45
Mississippi	MS	10.03
Missouri	<u></u>	0.00
Montana	MT	5.CO
Neoraska	NE	0.00
New Hampshire	HH	10.00
New Mexico	NM	10.00
New York	NY	10.00
North Carolina	NC	1.00
North Dakota	ND	10.00
Ohio	он	0.00
Oklahoma	OK	7.00
Rhcde Island	RI	8.00
South Carolina	SC	5.00
South Dakota	SD	5.00
Tennessee	TN	8.00
Texas	TX	0.00
Utah	UT	6.00
Virginia	VA	3.00
Washington	WA	0.00
West Virginia	₩V	3.00
Wisconsin	HI	5.CO
TCTAL OF ALL. ST	TATES FEES	
CERTIFYING STATEMENT .	AND SIGNATURE: 1	, the undersigned, under penalty for false statement, do hereby certify
that the above inform	ation is true and	correct ain dichat! amount or ized to execute and file this document on
		une below authorizesthe Illinois Commence Commission to lower the

amount of the check if fees submitted exceed the correct amount.

Signat	ure					
Title				Date _	/ _	/ -
Phone	()	-	_ Fax	()	-	_

Appendix F to Preamble Form OP-1, Application for Motor Property Carrier and Broker Authority

FEDERAL HIGHWAY ADMINISTRATION FORM OP-1

at by OMB 3120-0047

APPLICATION FOR MOTOR PROPERTY CARRIER AND BROKER AUTHORITY

Experts 12/97

This application is for all individuals and businesses requesting authority to operate as motor property common or contract carriers or property brokers.

FOR FHWA	USE ONLY
Docket No. MC	
Filed	
Fee No.	
CC Approval No.	
00 Approva 110.	

SECTION I

Applicant Information

Do you now have authority from or an application b	eing proces t number(s)	sed by the fo	ormer ICC or FHWA?
LEGAL BUSINESS NAME			
DOING BUSINESS AS NAME			
BUSINESS ADDRESS	- 1		()
Street Name and Number City	State	Zip Code	Telephone Number
MAILING ADDRESS (If different from above)			
Street Name and Number	City	State	Zip Code
REPRESENTATIVE (Person who can respond to in Name and title, position, or relationship to applicant			
Street Name and Number Telephone Number ()		State Number (_	Zip Code
U.S. DOT Number (If available; if not, see Instruction FORM OF BUSINESS (Check only one.) Corporation State of Incorporation Sole Proprietorship Name of Individual Partnership Identify Partners	iong.?		

SECTION II

Type of Authority

	You	must su	ibmit a	filing fo	for each	type of	authority re	quested (for each	box c	hecked)
--	-----	---------	---------	-----------	----------	---------	--------------	-----------	----------	-------	--------	---

- MOTOR COMMON CARRIER OF PROPERTY (except HOUSEHOLD GOODS)
- MOTOR CONTRACT CARRIER OF PROPERTY (except HOUSEHOLD GOODS)
- MOTOR COMMON CARRIER OF HOUSEHOLD GOODS
- MOTOR CONTRACT CARRIER OF HOUSEHOLD GOODS
- BROKER OF PROPERTY (except HOUSEHOLD GOODS)
- BROKER OF HOUSEHOLD GOODS

APPLICATION FOR MOTOR PROPERTY CARRIER AND BROKER AUTHORITY - OP-1 (coot.1

SECTION III

Insurance Information

This section must be completed by ALL motor property carrier applicants. The dollar amounts in parentheses represent the minimum amount of bodily injury sad pmperty damage (liability) insurance coverage you must maintain and have on file with the FHWA.

NOTE: Refer to the instructions for information on cargo iosumace filing requirements for motor common carriers and surety bond/trust fuad agreement filings for pmperty brokers.

- Will operate vehicles having Gross Vehicle Weight Ratings (GVWR) of 10,000 pounds or more to transport:
 Non-hazardous commodities (5750.000).
 Hazardous materials referenced in the FHWA's insurance regulations at 49 CFR 1043.2(b)(2)(c)(\$1.000.000).
 - Cl Hazardous materials referenced in the FHWA's insurance regulations at 49 CFR 1043.2(b)(2)(b) (\$5,000,000).
- Will operate only vehicles having Gross Vehicle Weight Ratings (GVWR) under 10,000 pounds to transport:
 - Any quantity of Class A or B explosives. say quantity of poison gas (Poison A). or highway mute controlled quantity of radioactive materials (\$5,000,000).
 - Commodities other than those listed above (\$300,000).

SECTION IV

Safety Certification (Motor Carrier Applicants Only) APPLICANTS SUBJECT TO FEDERU MOTOR CARRIER **SAFETY** REGULATIONS - If you will operate vehicles of more than 10,000 pounds GVWR and are, thus, subject to pertinent portions of the U.S. DOT's Federal Motor Carrier Safety Regulations at 49 CFR. Chapter 3. Subchapter B (Parts 350-399), you must certify as follows:

Appliwt has access to and is familiar with all applicable U.S. DOT regulations relating to the safe operation of commercial vehicles and the safe transportation of hazardous materials sad it will comply with these regulations. In so certifying, applicant is verifying that, at a minimum, it:

- (1) Has in place a system sad an individual responsible for ensuring overall compliance with Federal Motor Carrier Safety Regulations;
- (2) Can produce a copy of the Federal Motor Curter Safety Regulations sad the Hazardous Materials Transportation Regulations;
- (3) Has in place a driver safety training/orientation program;
- (4) Has prepared sad maintains an accident register (49 CFR 390.15):
- (5) Is familiar with **DOT** regulations governing driver qualifications and has in place a system for overseeing driver qualification requirements (49 CFR Part 391);
- (6) Has in place policies sad procedures consistent with DOT regulations governing driving sad operational Safety of motor vehicles, including drivers' hours of service sad vehicle inspection, repair, sad maintenance (49 CFR Parts 392.3% sad 3%);
- (7) Is familiar with sad will have in place on the appropriate effective date, a system for complying with U.S. DOT regulations governing alcohol and controlled substances testing requirements (49 CFR 382 and 49 CFR Put 40).
 - 3 YES

EXEMPT APPLICANTS - If you will operate only small vehicles (GVWR under 10,000 pounds) sad will not transport hazardous materials, you are exempt from Federal Motor Carrier Safety Regulations, sad must certify as follows:

Applicant is familiar with and will observe general operational safety guidelines, as well as any applicable state sad local laws sad requirements relating to the safe operation of commercial motor vehicles sad the safe transportation of hazardous materials.

YES

APPLICATION FOR MOTOR PROPERTY CARRIER AND BROKER AUTHOR - OP-1 (cont.)

SECTION V Affiliations	AFFILIATION WITH OTHER FORMER ICC, NOW FHWA-LICENSED ENTITIES. Disclose any relationship you have or have had with my other FHWA-regulated entity within the put 3 years. For example, this could be through • percentage of stock ownership, • loan, or a management position. If this requirement applies to you, provide the name of the company, MC-number, DOT number, md that company's latest U.S. DOT safety rating. (If you require more space, attach the information to this application form.)

SECTION VI

Household Goods Certifications

HOUSEHOLD GOODS MOTOR COMMON CARRIER APPLICANTS must certify as follows: Applicant is fit, willing, and able to provide the specialized services necessary to transport household goods. This assessment of fitness includes applicant's general familiarity with former ICC, now FHWA regulations for household goods movements and also requires an assurance that applicant has or is willing to acquire the protective equipment and trained operators necessary to perform household goods movements. The proposed operations will serve a useful public purpose responsive to a public demand or need.

☐ YES

HOUSEHOLD GOODS MOTOR CONTRACT CARRIER APPLICANTS must certify as follows:

Applicant is tit, willing, and able to provide the specialized services necessary to transport household goods. This assessment of fitness includes applicant's general familiarity with former ICC, now FHWA regulations for household goods movements and also requires an assurance that applicant has or is willing to acquire the protective equipment and trained operators necessary to perform household goods movements. The proposed service will be consistent with the public interest and the transportation policy of 49 U.S.C. 10101.

□ YES

HOUSEHOLD GOODS BROKER APPLICANTS must certify as follows:

Applicant is fit, willing, and able to provide household goods brokerage operations and to comply with all pertinent statutory and regulatory requirements. The involved services will be consistent with the public interest and the transportation policy of 49 U.S.C. 10101.

☐ YES

NOTE: Applicant may attach a supporting statement to this application to provide additional information about any of the above certifications. This evidence is optional.

APPLICATION FOR MOTOR PROPERTY CARRIER AND BROKER AUTHORITY - OP-1 (cont.)

SECTION VII

Applicants for Contract Carriage of Household Goods

SCOP	E C	F OPERATING AUTHORITY. Complete one or both box(cs) below, as applicable.
0		Contracting shippers have one or more of the distinct needs delineated in Interstate Van Lines, Inc., Extension - Household Goods, 5 I.C.C.2d 168 (1988). Describe briefly the distinct need(s):
		Contracts provide for assignment of one or mom vehicles for the exclusive use of each shipper in the manner specified in <i>Interstate Van Lines</i> , <i>Inc.</i> , <i>Extension</i> - Household Goods, 5 I.C.C.2d 168 (1988).

SECTION VIII

Applicant's Oath

Signature

This 08th applies to all supplemental filings to this application. The signature must be that of applicant, not legal representative.
I,, verify under penalty of Name and title
perjury, under the laws of the United States of America, that all information supplied on this form or relating to this application is true and correct. Further, I certify that I am qualified and authorized to file this application. I know that willful minimum to or omissions of material facts constitute Federal criminal violations punishable under 18 U.S.C. 1001 by imprisonment up to 5 years and fines up to \$10,000 for each offense. Additionally, these minimum ts are punishable as perjury under 18 U.S.C. 1621, which provides for fines up to \$2,000 or imprisonment up to 5 years for each offense.
I further certify under penalty of perjury, under the laws of the United States, that I have not been convicted, after September 1, 1989, of any Federal or state offense involving the distribution or possession of a controlled substance, or that if I have been so convicted, I am not ineligible to receive Federal benefits, either by court order or operation of law, under 21 U.S.C. 853a.
Finally, I certify that applicant is not domiciled in Mexico or owned or controlled by persons of that country.

Date

APPLICATION FOR MOTOR PROPERTY CARRIER AND BROKER AUTHORITY - OP-1 (amt.)

Filing	Fee
Inform	ation

schedule will show	submit • filing fee for each type of authority requested. The enclosed fee the appropriate filing fee. The total amount due is equal to the fee times the ecked in Section II. Fees for multiple authorities may be combined in • single
Total number of box	es checked in Section II:x filing fee \$ = \$
INDICATE AMOU	AND METHOD OF PAYMENT
☐ CHECK or □	MONEY ORDER, payable to: Federal Highway Administration
U VISA U	MASTERCARD
Credit Card Number	Expiration Date
Signature	Date
	·

Fee Policy

- Filing fees must be payable to the Federal Highway Administration, by check drawn upon funds deposited in a bank in the United States or money order payable in U.S. currency or by approved credit card.
- Separate fees are required for each type of authority requested. If applicant requests multiple types of permanent authority on one application form (for example, common and contract carrier authority) or if applicant submits more than one form in the OP-1 Series in a single filing, multiple fees are required. The applicant may submit a single payment for the sum of the applicable fees.
- Filing fees must be sent, along with the original and one copy of the application, to Federal Highway Administration, Section of Licensing, 1201 Constitution Avenue, N.W., Washington, DC 20423-0001.
- After an application is received, the filing fee is not refundable.
- The FHWA reserves the right to discontinue processing any application for which a check is returned because of insufficient funds. The application will not be processed until the fee is paid in full.

PAPERWORK BURDEN. It is estimated that an average of 2.5 burden hours per response are required to complete this collection of information. This estimate includes time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments concerning the accuracy of this burden estimate or suggestions for reducing this burden should be directed to both the Federal Highway Administration, Section of Licensing, Room 2227, 1201 Constitution Avenue, N.W., Washington, DC 20423-0001, and to the Office of Management and Budget, Office of Information and Regulatory Affairs (OMB No. 3120-0047), Washington, DC 20403.

Appendix G to Preamble Form OP-

Application for Motor Passenger Carrier Authority

FEDERAL HIGAWAY ADMINISTRATION FORM OP-1(P) APPLICATION FOR MOTOR PASSENGER CARRIER AUTHORITY

ppreved by OMB 3120-0847 Expires 12/97

This application is for all individuals and businesses requesting authority to operate as **notor** passenger common or **contract** carriers.

FOR FHWA USE ONLY	
Docket No. MC	
Filed	
Fee No.	
CC Approval No.	

SECTION I

Applicant **Information**

	yes, identify the lead	tion being process docket number(s)	ed by the for	rmer ICC, now FHWA.
LEGAL BUSINESS NA				
DOING BUSINESS AS	NAME			
BUSINESS ADDRESS				
				()
Street Name and Number	City	State	Zip Code	Telephone Number
MAILING ADDRESS (1	different from above	e)	_	
Street Name and Number	•	City	Stat8	Zip Code
REPRESENTATIVE (Per	•	•		
Name and title, position	, or relationship to app	plicant		
Street Name and Number	r	City	State	Zip Code
Telephone Number ()		FAX	Number (_	
U.S. DOT Number (If a	vailable;if not, see Ins	structions.)		
FORM OF BUSINESS (Check only one.)	'	·	
☐ Corporation `	State of Incorporatio	on		
☐ Sole Proprietorship	Name of Individual			
☐ Partnership	Identify Partners	-	<u> </u>	

SECTIC - II

Type of Authority

You must submit a filing fee for each type of authority requested (for each box checked).

MOTOR PASSENGER COMMON CARRIER MOTOR PASSENGER CONTRACT CARRIER

5/95

SECTION III	All motor passenger carrier applicants must maintain public liability Insurance. The amounts in parentheses represent the minimum amount of coverage required.					
Insurance	Applicant will use vehicles with seating capacities of (check only one box):					
Information	☐ 16 passengers or more (\$5,000,000) ☐ 15 passengers or fewer <u>only</u> (\$1,500,000)					
SECTION IV	APPLICANTS SUBJECT TO FEDERAL MOTOR CARRIER SAFETY REGULATIONS - If you are subject to pertinent portions of the U.S. DOT's Federal Motor Carrier Safety Regulations at 49 CFR, Chapter 3. Subchapter B (Parts 350-399), you must certify as follows:					
Safety Certification	Applicant has access to and is familiar with all applicable U.S. DOT regulations relating to the safe operation of commercial vehicles and the safe transportation of hazardous materials and it will comply with these regulations. In so certifying, applicant is verifying that, at a minimum, it:					
	 (1) Has in place a system and an individual responsible for ensuring overall compliance with Federal motor tier safety regulations; (2) Can produce a copy of the Federal Motor Carrier Safety Regulations and the Hazardous Materials Transportation Regulations; 					
	 (3) Has in place a driver safety training/orientation program; (4) Has prepared and maintains an accident register (49 CFR 390.15); (5) Is familiar with DOT regulations governing driver qualifications and has in place a system for overseeing driver qualification requirements (49 CFR Part 391); 					
	 (6) Has in place policies and procedures consistent with DOT regulations governing driving and operational safety of motor vehicles, including driven hours of service and vehicle inspection, repair. and maintenance (49 CFR Parts 392. 395 and 3%); (7) Is familiar with and has in place a system for complying with U.S. DOT regulations 					
	governing alcohol and controlled substances testing requirements (49 CFR 390.5).					
	EXEMPT APPLICANTS - If you are exempt from Federal Motor Carrier Safety Regulations, you must certify as follows:					
	Applicant is familiar with and will observe general operational safety guidelines, as well as any applicable state and local laws and requirements relating to the safe operation of commercial motor vehicles and the safe transportation of hazardous materials.					
	☐ YES					

SECTION V

ALL MOTOR PASSENGER CARRIER APPLICANTS must certify as follows:

Applicant is fit, willing, and able to provide the proposed operations and to comply with all pertinent statutory and regulatory requirements.

Compliance Certification

☐ YES

SECTION VI

Government Funding Status Specify the nature of governmental **financial** assistance you receive, if any. by checking the appropriate box below. (Check only one box)

- public recipient Applicant is **any** of the following: any state; any municipality or other **political** subdivision of **a state**; any public **agency** or **instrumentality** of such entitiu of one or **more state(s)**; **an Indian tribe**; and any corporation, **board** or other person **owned** or controlled by such **entities** or owned by, **controlled** by, or under common control with such **a** co-ion. board. or **person** which is receiving or has ever received **governmental financial assistance** for the purchase or operation of any
- private recipient Applicant is not a public recipient but is receiving, or has received in the put. governmental financial assistance in the form of a subsidy for the purchase, lease, or operation of any bus.
- Non-recipient Applicant is not receiving. or using equipment acquired with. **governmental financial** assistance.

Public Interest Criteria: Regular route **applicants** and private recipient applicants **may** introduce **supplemental** evidence describing how the proposed **service** will respond to existing **transportation needs** or is **otherwise consistent** with **the** public **interest**. Filing this evidence with the application is **potional**, but it may be needed Inter, if the application is protested.

Public Recipient Applicants: All public recipient applicants for charter or special transportation must submit evidence to demonstrate either that:

- (1) No motor common carrier of passengers (other than a motor common carrier of passengers that is a public recipient of governmental assistance) is providing, or is willing and able to provide, the transportation to be authorized by the certificate; or
- (2) The transportation to be **authorized** by the certificate is to be provided entirely in the area in which the public recipient provides regularly scheduled mass transportation servicer.

Supplemental evidence should be provided on a separate sheet of paper attached to this application.

Fitness Only Criteria: No additional evidence is needed from non-recipient applicants for charter and special transportation and applicants for contract carrier operations.

	_		
SECTION VII	ilj		Charter and special transportation. In interstate or foreign commerce, between points in the United States.
Scope of Operating Authority	(2)	а	Service as a common carrier over regular routes. (Regular route passenger carrier authority to perform regularly scheduled service only over named roads or highways.) Regular route passenger service Includes authority to transport newspapers, baggage of passengers, express packages, and mall in the same motor vehicle with passengers, or baggage of passengers in a separate motor vehicle.
			Applicants requesting authority to operate over regular routes. On a separate sheet of paper attached to the application, describe the specific routes over which you intend to provide regularly scheduled service. You must also furnish a map clearly identifying each regular route involved in your passenger carrier service description(a).
	(3)		Intrastate authority
		(a)	Are you also requesting intrastate authority to provide the service described in item 2? Cl NO
		(b)	Do you already hold interstate authority to provide the service described above?
		(c)	If you responded "YES" to 3(b) (i.e., if you already hold interstate authority to provide this service), was the authority issued on or before November 19, 1982? □ YES □ NO
			If you responded "YES" to 3(c), you must attach to your application a copy of the interstate authority or authorities issued on before November 19. 1982, authorizing the transportation of passengers on the routes over which you request intrastate authority You must mark the envelope and the aeolication in the upper right comer
			of the front page "90-Day Intrastate Passenger Application."
		authori	The FHWA has no jurisdiction to grant intrastate authority independently of interstate ty on the same routes. Also, no carrier may conduct operations under a certificate ring intrastate regular route service unless it actually is conducting substantial
			ons in interstate commerce over the same route.

SECTION VII	(4)	Service as a contract carrier between points in the United States, under continuing contract(s) with person3 or organizations requiring passenger transportation service;				
Scope of Operating			or			
Authority (cont.)				vice as a contract carrier between points in the United States, under continuing stract(s) with:		
					Contracting persons or organizations	
			contract carrier. will: (Check the box(w) indicating how you will meet the statutory ements for contract carriage.)			
			(a)		Furnish the transportation service through the assignment of motor vehicles for a continuing period of time for the exclusive use of each group or organization served ;	
			(b)		Furnish the transportation service designed to OMM the distinct needs of each group, organization, or class of groups or organizations. Describe briefly the distinct need(s) below and/or introduce supplemental supporting evidence to identify service needs corresponding to the operations proposed.	
	(5)		Alterna	tive Ser	vice Descriptions	
				author	request authority that is not covered by items 14 above, (i.e., ity to operate in specific territories not identified in the service s previously set forth), describe in the space below.	
				capaci interes	ervice description takes into account the applicant's operational ty, is responsive to applicant's present and prospective service at, is not unduly restrictive, and is consistent with the purposes of the ate Commerce Act. Certify by checking:	
					□ YES	

SECTION VIII Affiliations	AFFILIATION WITH OTHER FORMER ICC, NOW FHWA-LICENSED ENTITIES. Disciose any relationship you have or have bad with any other former ICC, now FHWA-licensed entity within the past 3 years. For example, this could be through a percentage of stock ownership, a loan, or a management position. If this requirement applies to you, provide the name of the company. MC-number, DOT number, and that company's latest U.S. DOT safety rating. (If you require more space, attach the information to this application form.)			
SECTION IX	This oath applies to all supplemental filings to this application. The signature must be that of applicant, not legal representative.			
Applicant's Oath	I, verify under penalty of Name and <i>title</i>			
	perjury, under the law of the United States of America. that all information supplied on this form or relating to this application is true and correct. Further, I certify that I am qualified and authorized to file this application. I know that willful misstatements or omissions of material facts constitute Federal criminal violations punishable under 18 U.S.C. 1001 by imprisonment up to 5 years and tines up to \$10,000 for each offense. Additionally, these misstatements are punishable as pejury under IS U.S.C. 1621, which provides for fines up to \$2,000 or imprisonment up to 5 years for each offense.			
	I further certify under penalty of perjury, under the laws of the United States, that I have not been convicted, after September 1, 1989, of any Federal or state offense involving the distribution or possession of a controlled substance. or that if I. have been so convicted, I am not ineligible to receive Federal benefits, either by court order or operation of law, under 21 U.S.C. 853a.			
	Finally, I certify that applicant is not domiciled in Mexico or owned or controlled by persons of that country . (Note: This portion of kpplicant's Oath does not pertain to Mexican passenger carriers seeking to provide charter and tour bus service across the United States - Mexico international border)			
	Signature Date			

Filing	Fee
Inform	ation

All applicants must submit a filing fee for each type of authority requested. The enclosed fee schedule will show the appropriate filing fee. The total amount due is equal to the fee times the number of boxes checked in Section 11. Fees for multiple authorities may be combined in a single payment.			
Total number of boxes checked in Section 11: x filing fee \$ = \$			
INDICATE AMO	DUNT \$	_ AND METHOD O	F PAYMENT
☐ CHECK or	☐ MONEY ORDER, payable to:	Federal Highway Adı	ministration
□ VISA	☐ MASTERCARD		
Credit Card Nun	nber	Expiration	Date
Signature		Date	

Fee Policy

- Filing fees must be payable to the **Federal** Highway **Administration**, by check drawn upon funds deposited in a bank in the **United States** or money order payable in U.S. currency or by approved credit card.
- Separate fees are required for each type of **authority requested**. If applicant **requests** multiple **types** of permanent authority on one application form (for example, common and contract carrier authority) or if applicant submits more than one form in the OP-1 Series in a single tiling, multiple **fees** are required. The applicant may submit a single payment for the <u>sum of the applicable fees</u>.
- Filing fees must be sent, along with the original and one copy of the application, to Federal Highway Administration, Section of Licensing, 1201 Constitution Avenue, N. W., Washington. DC 20423-0001.
- After an application is received, the tiling fee is not refundable.
- The FHWA reserves the right to **discontinue** processing any application for which a check is returned **because** of **insufficient funds**. The application will not be **processed** until the fee is paid in **full**.

PAPERWORK BURDEN. It is estimated that an average of 2.5 burden hours per response are required to complete this collection of information. This estimate includes time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments concerning the accuracy of this burden estimate or suggestions for reducing this burden should be directed to both the Federal Highway Administration, Section of Licensing, 1201 Constitution Avenue. N. W., Washington, DC 20423-0001, and to the Office of Management and Budget, Office of Information and Regulatory Affairs (OMB No. 3 120-0047), Washington, DC 20403.

Appendix H to Preamble Form OP-1(FF), Application for Freight Forwarder Authority

FEDERAL HIGHWAY ADMINISTRATION FORM OP-1(FF) APPLICATION FOR FREIGHT FORWARDER AUTHORITY

Approved by OMB 3120-0047 Expires 12/97

This application is for all individuals and businesses requesting authority to operate as freight forwarders in interstate or foreign commerce. Freight forwarders are involved in the arrangement, assembly, and/or consolidation for transportation where the actual inovement is performed by FHWA-licensed carriers. Forwarders arrange with the carriers for the actual line-baul transportation; they do not do it themselves. (Freight forwarders may provide local pickup and delivery services directly or by using a carrier under their control.) Freight forwarders issue bills of lading to shippers and are responsible for loss of or damage to the goods.

		FOI	r FHW a USE	ONLY
		Docket No. FF-		
		Filed		
		Fee No.		
		CC Approval No.		
SECTION I	Do you now have authority from or an ap	oplication being proce	-	
Applicant Information	LEGAL BUSINESS NAME			
	DOING BUSINESS AS NAME			
	BUSINESS ADDRESS			
				()
	Street Name and Number Cit		Zip Code	Telephone Number
	MAILING ADDRESS (If different from a	bove)	a.	
	Street Name and Number	City	State	Zip Code
	REPRESENTATIVE (Person who can re	espond to inquiries)		
ţ	Name and title, position. or relationship t	o applicant		-
	Street Name and Number Telephone Number ()	City FAX N		Zip Code
•	U.S. DOT Number (If available: if not, see	•		
	FORM OF BUSINESS (Check only one.):			
	3 Corporation State of Incorpo ☐ Sole Propnetorship Name of Individ			
	7 Partnership Identify Partners			
SECTION II				
ype of Authority	HOUSEHOLD GOODS FREIGH FREIGHT FORWARDER OF PR		HOUSEHOL	D GOODS)
ı		•		

T

SECTION III

Insurance Information

approprestora	forwarders that perform transfer. collection, and delivery service must have on file evidence of priate levels of bodily injury and property damage (BI&PD) insurance and environmental tion coverage. The dollar amounts in parentheses represent the minimum amount of bodily
FHWA	
NOTE:	All freight forwarder applicants should refer to the instructions for information on cargo insurance filing requirements.
<u> </u>	Will operate vehicles having Gross Vehicle Weight Ratings $(GVWR)$ of 10.000 pounds or more to transport:
	□ Non-hazarda as commodities (\$750,000) □ Hazardous aterials referenced in the FHW/ insurance regulations at 4.9 CFR 1043.2(b)(2)(c)(\$1,000,000).
	☐ Hazardous materials referenced in the FHW A insurance regulations at 49 CFR 1043.2(b)(2)(b) (\$5,000,000).
	Will operate only vehicles having $Gross$ Vehicle Weight Ratings (GVWR) under 10,000 pounds to transport:
	 □ Any quantity of Class A or B explosives. any quantity of poison gas (Poison A). or highway route controlled quantity of radioactive materials (\$5,000,000). □ Commodities other than those listed above (\$300,000).
	Applicant seeks a waiver of liability (BI&PD) insurance requirements and certifies that in its forwarding operations it:
	(1) will not own or operate any motor vehicles upon the highways in the transportation of property;
	(2) Will not perform transfer. collection, or delivery services; and
	(3) Will act have motor vehicles operated under its direction and control in the performance of

SECTION IV

Certification Household Goods

ALL HOUSEHOLD FREIGHT FORWARDER APPLICANTS must certify as follows:

Applicant is **fit**, willing, and able to provide **household** goods freight **forwarding** operations and to comply with all pertinent statutory and regulatory requirements. The proposed operations will be **consistent** with the public interest and the **transportation** policy of 49 U.S.C. 10101.

YES

NOTE: Applicant may attach a supporting statement to this **application** to provide additional information about the above certification. This evidence is optional.

SECTION V

Safety
Certification
(Vehicle Operating
Freight Forwarder
Applicants Only)

APPLICANTS SUBJECT TO FEDERAL MOTOR CARRIER SAFETY REGULATIONS - If you will operate vehicles of more than 10,000 pounds GVWR and are. thus, subject to pertinent portions of the U.S. DOT's Federal Motor Carrier Safety Regulations at 49 CFR, Chapter 3, Subchapter B (Parts 350-399), you must certify as follows:

Applicant has access to and is familiar with all applicable U.S. DOT regulations relating to the safe operation of commercial vehicles and the safe transportation of hazardous materials and it will comply with these regulations. In so certifying, applicant is verifying that, at a minimum, it:

- (1) Has in place a system and an individual responsible for ensuring overall compliance with Federal motor carrier safety regulations;
- (2) Can produce a copy of the Federal Motor Carrier Safety Regulations and the Hazardous Materials Transportation Regulations;
- (3) Has in place a driver safety training/orientation program;
- (4) Has prepared and maintains an accident register (49 CFR 390.15);
- (5) Is familiar with DOT regulations governing driver qualifications and has in place a system for overseeing driver qualification requirements (49 CFR Part 391);
- (6) Has in place policies and **procedures** consistent with DOT regulations governing driving and operational safety of motor **vehicles**, including drivers' hours of **service** and **vehicle inspection**. repair, and maintenance (49 CFR Parts 392.395 and 3%);
- (7) Is familiar with and will have in place on the appropriate effective date, a system for complying with U.S. DOT regulations governing alcohol and controlled substances testing requirements (49 CFR 382 and 49 CFR Put 40).

	VEC
-	1 5

EXEMPT APPLICANTS - If you will operate only small vehicles (GVWR under 10,000 pounds), and will not transport hazardous materials, you are, exempt from Federal Motor Carrier Safety Regulations, and must certify as follows:

Applicant is familiar with and will observe general operational safety guidelines, as well as any applicable state and local laws and requirements relating to the safe operation of commercial motor vehicles and the de transportation of bazardous materials.

_	VEC

SECTION VI

Control Relationships

Applicant is engaged principally in the business of manufacturing, buying, or selling article-s and
commodities, or is in control of, controlled by. or under common control with any such entity.

_		
┙	YES	NO

If yes, describe the relationship and indicate to what extent the *involved* entity engaged in manufacturing, buying, or selling **commodities** uses the **services** of freight **forwarders**. If applicant **itself** is **engaged** in manufacturing, buying, or selling as **described** above, indicate to what extent it performs its own **forwarding** operations in coojunction with the assembly, **consolidation**, and shipment of the **commodities** it manufactures, buys, or sells.

SECTION VII Affiliations	relationship you have of example, this could he that this requirement applies	or have had with any other FH' hrough a percentage of stock to you, provide the name of	W FHWA-LICENSED ENTITIES. Disclose any WA-licensed entity within the past 3 years. For ownership, a loan, or a management position, the company, MC-number, DOT number, and that quire more space, attach the information to this
SECTION VIII			this application. The signature must be that of
Applicant's	applicant, not legal repre		
Oath	I,	Name and title	, verify under penalty of
	perjury, under the laws relating to this application. I ke criminal violations puni \$10,000 for each offe U.S.C. 1621. which pro I further certify und convicted. after Septer possession of a controlled.	of the United States of America on is true and correct. Furthe now that willful misstatements ishable under 18 U.S.C. 1001 case. Additionally, these missivides for fines up to \$2.000 or the penalty of perjury, under the mber 1, 1989, of any Federal	ca. that all information supplied on this form or or, I certify that I am qualified and authorized to or omissions of material facts constitute Federal by imprisonment up to 5 years and fines up to tatements are punishable as perjury under 18 imprisonment up to 5 years for each offense. The laws of the United States, that I have not been or state offense involving the distribution or seen so convicted. I am not ineligible to receive law, under 21 U.S.C. 853a.
	Signature		Date

Fee Policy

- Filing fees must be payable to the Federal Highway Administration, by check drawn upon funds deposited in a bank in the United States or mooey order payable in U.S. currency or by approved credit card.
- Separate fees are required for each type of authority requested. If applicant requests multiple types of permanent authority on one application form (for example, common and contract carrier authority) or if applicant submits more than one form in the OP-I Series in a single tiling, multiple fees are required. The applicant may submit a single payment for the sum of the applicable fees.
- Filing fees must be scat, along with the original and one copy of the application, to Federal Highway Administration, Section of Licensing HMT-20, 1201 Constitution Avenue, N.W., Washington, DC 20423-0001.
- After an application is received, the filing fee is not refundable.
- The FHWA reserves the right to discontinue processing any application for which a check is returned because of insufficient funds. The application will not be processed until the fee is paid in full.

Filing Fee Information

All applicants must submit a filing fee for each type of authority requested. The enclosed fee schedule will show the appropriate tiling fee. 'he total amount due is equal to the fee times the number of boxes checked in Section II . Fees for multiple authorities may be combined in a single payment.			
Total number of boxes checked in Section 11:x filing fee \$ = S			
INDICATE AMOUNT SAND METHOD OF PAYMENT			
☐ CHECK or ☐ MONEY ORDER , payable to: Federal Highway Administration			
UVISA MASTERCARD			
Credit Card NumberExpiration Date			
Signature Date			

PAPERWORK BURDEN. It is estimated that an average of 2.5 burden hours per response are required to complete this collection of information. This estimate includes time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments concerning the accuracy of this burden estimate or suggestions for reducing this burden should be directed to both the Federal Highway Administration, Section of Licensing, 1201 Constitution Avenue, N.W., Washington, DC 204234001, and to the Office of Management and Budget, Office of Information and Regulatory Affairs (OMB No. 31204047). Washington, DC 20403.

Federal Highway Administration		DOCKET NO.
OFFICE OF COMPLIANCE AND CONSUMER ASSISTANCE		MC-
DESIGNATION OF AGENTS - MOTOR CARRIERS AND BROKERS		DATE
FULL AND CORRECT NAME OF CARRIER OR BROKER AND ADDRESS, IN	CLUDING ZIP CODE	
TITLE OF AUTHORIZED PERSON	SIGNATURE	·· ·
prescribed in 49 C.F.R. 1044, as amended. An agent must or broker operates; each person, association or corporate a carrier or broker may designate himself/herself for the designated only if such official's agreement to so act SOTE: A Post Office Box is NO FILE THE ORIGINAL signed copy with the Insurance Branch, signed copy should be filed with the Board of each state must be retained by the carrier or broker. CHANGES in designation may be made only by filing with the must be completed for all states for which designations only to those states affected by the change of new filing to those states affected by the change of new filing the change of the states of the change of the states of the change of the states affected by the change of the states of the states affected by the change of the states of the states affected by the change of the states affected by the states affec	be designated if ion designated in the state in whice is furnished wi T ACCEPTABLE as in or through w the FKWA. Insurance are necessary.	must reside in the state for which designated; h he/she resides; and, state officials may be th this designation. an agent's address. Which the operation is conducted; and one copy thich the operation is conducted; and one copy to Branch, a new form BOC-3 with the ICC which Copies of new designat one need to be went
Pursuant to Section 10330(b) of the Interstate Commerce above hereby designates the following named persons upon carrier may be served in the state named. Show agent's for each state in which operations can be conducted.	Act and rules n whom process i	seued by any court in any action against the
ALABAMA	HAWA I I	
ALASK A	EDAHO	
ARIZONA	ILLINOIS	
ARKANSAS	INDIANA	
CALIFORNIA	IOWA	
COLORADO	KANSAS	
NNECT I CUT	KENTUCKY	
DELAWARE ,	LOUISIANA	
2:STRICT OF COLUMBIA	MAINE	
FUORIDA	MARYLAND	
RGIA	MASSACHUSETTS	

eral Register / Vol. 61, No.

Property Dam

1996

It is estimated that an average of 1/4 burden hour per response in required to complete this collection of information. This estimate includes time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments concerning the accuracy of this burden estimate or suggestions for reducing this burden should be directed to the Section of Administrative Services, Interatase Commerce Commission and the Office of Information and Regulatory Affairs, Office of Management and Budget.

MOTOR CARRIER AUTOMOBILE BODILY INJURY AND PROPERTY DAMAGE LIABILITY CERTIFICATE OF INSURANCE

Received Date	filed (in Triplicate) with: INTERSTATE COMMERCE COMMISSION INSURANCE BRANCH WASHINGTON, D.C. 20423		ICC DOCKET NO MC	Approved by OMB 3120-0081 Through IO-II-95
This is to certify th <u>at the</u>	Nume of C			
(heremafter called Company) of		Отрану		
	Home Office Addr	rrr o/Compan	у	
has issued to				
	Name of Motor	Carrier		
Of				
	Address of Motor C	Carrier		
Code of Federal Regulations.	of this form to provide coverage for the FULL SEC m., standard time at the address of the Insured as If the United States Code			ncelled is provided in the rules and
Street		City	State	Date
Insurance Company Policy No		-	ISSUING OFFICE-FULL NAME	
		\$10	GNATURE OF AUTHORIZED CO	MPANY REPRESENTATIVE

The receipt of this certificate by the Commission certifies that a policy or policies of Public Liability (or Automobile Bodily Injury and Property Damage Liability) insurance has been issued by the company identified on the face of this form, that the company is qualified to make this filing under Section 1043.8 or Section 1084.6 of Title 49 of the Code of Federal Regulations, and that by the attachment of endorsement BMC 90, prescribed by the U.S. Department of Transportation (its MCS 90 or a form of similar import), is amended to provide the coverage or security for the protection of the public required under Section 1043.2 of Title 49 of the Code of Federal Regulations. The amendment governs the operation, maintenance, or use of motor vehicles under certificate of public convenience and necessity or permit issued to the Insured by the Commission or otherwise in transportation subject to Subchapter II of hapter 105 of Title 49. United States Code, and the pertinent rules and regulations of the Commission, regardless of whether or not such motor vehicles are specifically described in the policy or policies. The liability of the Company extends to all losses, damages, injuries, or deaths occurring within the authority granted to the Insured by this Commission or elsewhere.

The endorsement(s) described may not be cancelled or withdrawn until thirty (30) days after written notice has been submitted to the Commission at its offices in Washington, D.C., on the prescribed Form BMC-35. Notice of Cancellation Motor Carrier Policies of Insurance under 49 U.S.C. 10927, said thirty (30) days notice to commence to run from the date the notice is actually received at the Office of the Commission.

Falsification of this document can result in criminal penalties prescribed under 18 U.S.C. 1001.

• U.S. COVERNMENT PRINTING OFFICE: 1993 0 - 338-543

X

it is estimated that an average of 1/4 burden hour per response is required to complete this collection of information. This estimate includes time for reviewing instructions, acarching existing data sources, gathering and maintaining the data napidad, and completing and reviewing the collection of information. Comments concerning the accuracy of this burden estimate or suggestions for reducing this burden should be directed to the Section of Administrative Services, Interested Commerce Commission and the Office of Information and Regulatory Affairs, Office of Management and Budget.

MOTOR CARRIER AUTOMOBILE BODILY INJURY AND PROPERTY DAMAGE LIABILITY CERTIFICATE OF INSURANCE

Received:	filed (in Triplicate) with:	ICC DOCKET NO.	Approved by OMB
Date	INTERSTATE COMMERCE	M C	3120-0081
	COMMISSION	(or FF)	
	INSURANCE BRANCH	-	• • • • • • • • • • • • • • • • • • • •
	WASHINGTON. D.C. 20423		
This is to certify that the			
,	Name of Comp	any	
(hereinafter called Company) o	f		
(·····	Home Office Address of	Сотрану	
has issued to			
nas issueu to	Name of Motor Carrie	r	
of	444 (N		
	Address of Motor Carrie		
	back of this form to provide coverage as follows: CHECK	AS APPLICABLE:	
Full Security Limits Required in	Title 49 of the Code of Federal Regulations:	Under Section 1043.2(b)(1)	Under Section 1043.2(b)(2)
Security Limits Required under :	Section 1843.2(b)(1) or 1843.2(b)(2) of the same Title company shall not be liable for amounts in excess of 3	as follows:	
	company such not be made for amounts in extens of 3	lor each accides	<u>al</u> .
This insurance is excess and the co each accident.	ompany shall not be liable for amounts in excess of \$	for each accident in	excess of the underlying limit of \$fo
Effective from (12:	01 a.m., standard time at the address of the Insured as stat	ted in eald malley as eathers.	
regulations under Section 10927 of Title	s 49 of the United States Code.	ned in sain bolich of boucies) with	continuing until cancelled as provided in the rules and
Signed at			Date
	Street	City	State
		ISSUING OFFICE	-FULL NAME OF AOENCY OR BRANCH
Insurance Company Policy No			
		SIGNATURE OF AU	THORIZED COMPANY REPRESENTATIVE

Form B.M.C.91X

8

The receipt of this certificate by the Commission certifies that a policy or policies of Public Liability (or Automobile Bodily Injury and Property Damage Liability) insurance has been issued by the company identified on the face of this form, that the company is qualified to make this filing under Section 1043.6 or Section 1044.6 of Title 49 of the Code of Federal Regulations, and that the stratement of endorsement BMC 90, prescribed by the Interstate Commerce Commission and/or an endorsement prescribed by the U.S. Department of Transportation (its MCS 90 or a form of similar import), is amended to provide the coverage or security for the protection of the public required under Section 1043.2 of Title 49 of the Code of Federal Regulations. The amendment governs the operation, maintenance, or use of motor vehicles under certificate of public convenience and necessity or permit issued to the insured by the Commission or otherwise in transportation subject to Subchapter II of Chapter 105 of Title 49, United States Code, and the pertinent rules and regulations of the Commission, regardless of whether or not such motor vehicles are specifically described in the policy or policies or not. The liability of the Company extends to all loases, damages, injuries, or deaths occurring within the authority granted to the Insured by this Commission or elsewhere.

The endorsement(s) described may not be cancelled or withdrawn until thirty (30) days after written notice has been submitted to the Commission at its offices in Washington, D.C., on the prescribed Form BMC-35, Notice of Cancellation Motor Carrier Policies of Insurance under 49 U.S.C. 10927. Said (18/4) (30) days notice to commence to run from the date the notice is actually received at the Office of the Commission.

Falsification of this document can result in criminal penalties prescribed under 18 U.S.C. 1001.

Monday.

1996

Proposed Rules

Vol.

Insurance Branch WASHINGTON, D.C. 20423 Received: DATE

DAMAGE LIABILITY SURETY BOND UNDER 49 U.S.C. 10927 (Executed in Triplicate)

> Approved by OMB 3120-0061 Expires by 12/31/95

INTERSTATE COMMERCE COMMISSION DOCKET NO. MC

KNOW ALL MEN BY THESE PRESENTS, That a corporation created and existing under the laws of the State of ______ with principal office at_____ (hereinafter called Surety), as Surety for_____ (Name of motor carrier principal)

(hereinafter called Principal), is held and firmly bound unto the United States of America in the sum or sums hereinafter provided for which payment, well and truly to be made, said Surety hereby binds itself, its successors and assigns, firmly by these presents.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT:

WHEREAS, the Principal is or intends to become a motor carrier subject to the provisions of Title 49 of the United States Code and the rules and regulations of the Interstate Commerce Commission relating to insurance or other security for the protection of the public, and has elected to file with the Commission a surety bond conditioned as hereinafter set forth; and

WHEREAS, this bond is written to assure compliance by the Principal as a motor carrier of passengers or property with 49 U.S.C. 10927 and the rules and regulations of the Interstate Commerce Commission relating to insurance or other security for the protection of the public, and shall insure to the benefit of any person or persons who shall recover a final judgment or judgments against the Principal for any of the damages herein described.

NOW, THEREPORE, if every final judgments recovered against the Principal for bodily injury to or the death of any person or loss of or damage to the property of others, sustained while this bond is in effect, and resulting from the negligent operation, maintenance, or use of motor vehicles in transportation subject to Title 49 of the United States Code (but 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 property transported by the Principal designated as cargo), shall be paid, then this obligation shall be void, otherwise to remain in full force and effect.

The Principal or the Surety may at any time cancel this bond by written notice to the Interstate Commerce Commission at its office in Washington, D.C., such termination to become effective thirty (30) days after actual receipt of easil notice by the Commission on the prescribed Form BMC 36, Notice of Cancellation Motor Carrier and Broker Surety Bonds. The Surety shall not be liable hereunder for the payment of any judgement or any judgements against the Principal for boddly injury to or the death of any person or persons or loss of or damage to property resulting from accidents which occur after the cancellation of this bond as herein provided, but such cancellation shall not • ffect the liability of the Surety hereunder for the payment of any such judgement or judgements resulting from accidents which occur during the time the bond is in effect.

The receipt of this BI&PD liability surety bond by the Commission certifies that the company b qualified to make this filing under 49 C.F.R. 1043.8 or 49 C.F.R. 1084.6.

Falsification of this document can result in criminal penalties prescribed under 18 U.S.C. 1001.

uuy or	19
(Surety)	
(State) By	
COUNTY OF	
efore me personally came	, who, being by m
, that he is the	of the
the corporation described In and which said instrument is such corporate seal; that it was so affixe and he duty acknowledged to me that he executed the same	d by order of the board of directors of
	(State) COUNTY OF eforeme personally came that he is the the corporation described In and which aid instrument is such corporate seal; that it was so affixe

Appendix L to Preamble—Form B.M.C. 83, Motor Common Carrier Cargo Liability Surety Bond Under 49 U.S.C. 10927

Form not published in the Federal Register. An original Form B.M.C. 83 can be found in FHWA Docket No. MC-96-25, FHWA, Room 4232. Office of Chief Counsel, HCL-10, 400 Seventh Street. SW., Washington, DC 20590.

It is estimated that an average of 1/4 burden hour per response is required to complete this collection of information. This estimate includes time for reviewing finitructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments concerning the data needed, and completing and reviewing the collection of information and Regulatory Affairs, Office of Management and Budget.

Form B M.C 34

To be sent to-INTERSTATE COMMERCE COMMISSION Insurance Branch Washington, D.C. 20423

(SIGNATURE OF AUTHORIZED REPRESENTATIVE)

Received:

Date

MOTOR CARRIER CARGO LIABILITY CERTIFICATE OF INSURANCE

filed with
INTERSTATE COMMERCE COMMISSION
Insurance Branch
Washington, D.C. 20423
(Executed in Triplicate)

Approved by OMB 3120-0081 Expires 10-31-95

Interstate Commerce Commission Docket No

MC	

This is 10 certify, that the	(NAME	OF COMPANY)		
(hereinaher called Company) of	(HOME	DFFICE ADDRESS OF COMPA	NY)	
	h	as issued to		
(NAME OF MOTOR CARRIER)				
(ADDRESS OF MOTOR CARRIER)				
a policy or policies of Cargo Insurance under term				
Effective fromuntil cancelled as provided in the rules and regul	(12:Ol a.m., standard ume at t	he address of the Insured as	stated in said policy or polici	es) and continuin
Countersigned at			_	
Street Address	City	State	Batt	
insurance Company Policy No.				
(POLICY NUM	BER)	ISSUING OFFICE • FULL NAM	E OF AGENCY OR BRANCH)	

The receipt of this centificale by the Commission certifies that a policy or policies of cargo liability insurance has been issued by the company identified on the face of this form, that the company is qualified to make this filing under Section 1043.8 or Section 1084.6 of Title 49 of the Code of Federal Regulations, and that by the attachment of endorsement BMC 32 prescribed by the Interstate Commerce Commission, is amended to provide compensauon for loss of or damage 10 all property belonging to shippers or consignees and coming into the possession of the insured in connection with its transportation service under certificate of public convenience and necessity issued to the insured by the Interstate Commerce Commission or otherwise under Part II of the Interstate Commerce Act, and the pertinent rules and regulations of the Interstate Commerce Commission, regardless of whether or not the motor vehicles, terminals, warehouses, and other facilities used in connection with the transportation of such property are specifically described in the policy or policies. The liability of the Company extends to such losses or damages whether occurring on the route or in the territory authorized to be served by the insured or elsewhere.

Whenever requested by the Commission, the Company agrees to furnish to the Commission a duplicate original of said policy or policies and all endorsements thereon.

The endorsement described herein may not be cancelled without cancellation of the policy (or policies) to which it is attached. Such cancellation may be effected by the Company or the Insured giving thirty (30) days' notice in writing to the Interstate Commerce Commission at its offices in Washington, DC, on the prescribed Form BMC-35, Notice of Cancellation Motor Carrier Policies of Insurance under 49 U.S.C. 10927. said thirty (30) days' notice to commence to run from the date notice is actually received at the office of said Commission.

Falsification of this document can result in criminal penalties prescribed under 18 U.S.C. 1001.

Appendix N to Preamble-Form B.M.C. 84, Property Broker's Surety Bond Under 49 U.S.C. 10927

B. M. C 8 4	Approved by OMB 3120-0081 Expers 9/30/98
FILER ICC.	License No
ACCOUNT NO.	MC
PROPERTY BROKER'S SURETY BON (EXECUTED IN DUP	
KNOW ALL MES BY THESE PRESENTS, THAT we	
	(Name of Property Broker)
of(State)	as PRINCIPAL (hereinafter called Principal),
and	, a corporation, or a Risk Retention
(Name of Surety)	
Group established under the Liability Risk Retonuon Act	
existing under the laws of the State of	(State)
(hereinafter called Surety) are held and firmly bound unto \$10,000, for which payment, well and truly to he made, administrators, successors, and assigns, jointly and severally	we bind ourselves and our heirs, executors.
WHEREAS, the Principal is or intends to become a Broker pursuand the rules and regulations of the Interstate Commerce Commit protection of motor carriers and shippers, and has elected to file with will ensure financial responsibility and the supplying of transportation agreements, or arrangements therefor, and	ssion relating to insurance or other security for the the Interstate Commerce Commission such a bond as
WHEREAS. this bond is written to assure compliance by the Print by motor vehicle with 49 U S.C 10927(b), and the rules and regulation insurance or other security for the protection of motor carriers and s motor carriers or shippers to whom the Principal may be legally liable	is of the Interstate Commerce Commission, relating to hippers, and shall mure to the benefit of any and all
NOW THEREFORE, the condition of this obligation is suck the motor carriers or shippers by motor vehicle any sum or sums for whice the Principal's failure faithfully to perform, fulfill, and carry out all c Principal while this bond is in effect for the supplying of transportation issued to the Principal by the Interstate Commerce Commission, then the force and a first	h the Principal may be held legally liable by reason of ontracts, agreements, and arrangements made by the subject to the Interstate Commerce Act under license
The liability of the Surety shall not be discharged by any payment or supayment or payments shall amount in the aggregate to the penalty of hereunder exceed the amount of said penalty. The Surety agrees to Commission forthwith Of all suits filed, judgements rendered, and pay	the bond, but in no event shall the Surety's obligation of furnish written notice to the Interstate Commerce
This bond is effective the	cancel this bond by written notice to the Interstate ancellation to become effective thirty (30) days after im BMC-36. Notice of Cancellation Motor Carrier and

The accept of this filling by the Commission certifies that a Broker Surety Bond has been issued by the company identified on the face Of this form, and that such company is qualified to make this filling under Section 1043 8 Of Title 49 Of the Code of Federal Regulations

arise as the result of any contracts, agreements, undertakings, or arrangements made by the Principal for the supplying of transportation after the termination of this bond as herein provided, but such termination shall not affect the liability of the Surety hereunder for the payment of any such damages arising as the result of contracts, agreements, or • renpments made

by the Principal for the supplying of transportation prior to the date rush termination becomes effective

Falsifi	cation of this document can i	result in criminal per	alties prescribed und	ler 48 U.S.C. 1001,
IN V	WITNESS WHEREOF, the s	aid Principal and Su	urety have executed	this instrument on the
		day of	, 1	9
	PRINCIPAL		SURETY	
Name		Name		[SEAL]
Ву			Вү	
_	(Signature and Title)			ure and Title)
Witness	F	Witness		

Appendix O to Preamble—Form BOC-3, Designation of Agents—Motor Carriers and Brokers

Federal Highway Administration OFFICE OF COMPLIANCE AND CONSUMER ASSISTANCE		DOCKET NO.		
DESIGNATION OF AGENTS - MOTOR CARRIERS AND BROKERS		DATE		
FULL AND CORRECT NAME OF CARRIER OR BROKER AND ADDRESS, INC				
FOLL AND SURVES - NAME OF GARANTER ON GROUNDS AND AGENCES. THE	E00199 E1= 0002			
TITLE OF AUTHORIZED PERSON	SIGNATURE			
INSTRUCTIONS: Regulations governing the designation of persons upon whom court process may be served are prescribed in 49 C.F.R. 1044, as amended. An egent must be designated for each state in or through which the carrier or broker operates; each person, association or corporation designated must reside in the state for which designated; a carrier or broker may designate himself/hermelf for the state in which he/she resides; and, state officials may be designated only if such official's agreement to so act is furnished with this designation. NOTE: A Post Office Box is NOT ACCEPTABLE as an agent's address.				
FILE THE ORIGINAL signed copy with the Insurance Branch, : Federal Highway Administrator, Washington, DC 20423. On signed copy should be filed with the Board of each state in or through which the operation is conducted; and one cop sust be retained by the carrier or broker.				
CHANGES in designation may be made only by filing with the must be completed for all states for which designations only to those states affected by the change of new fills	are necessary.	Copies of new designations need to be sent		
Pursuant to Section 10330(b) of the Interstate Commerce above hereby designates the following named persons upon carrier may be served in the state named. Show agent's n for each state in which operations can be conducted.	INDIVIDUAL DESIGNATIONS Pursuant to Section 10330(b) of the Interstate Commerce Act and rules and regulations, the carrier or broker named above hereby designates the following named persons upon whom process issued by any court in any action against the carrier may be served in the state named. Show agent's name, address (P. O. Box NOT acceptable), City, and Zip Code for each state in which operations can be conducted.			
ILABAMA	HAWA []			
ILASKA	IDAHO			
UR I ZONA	FLLINOIS			
IRKANSAS	INDIANA"			
CALIFORNIA	IOMA			
XXLORADO	KANSAS			
XXNECTICUT	KENTUCKY			
PELAWARE	LOUISIANA			
HISTRICT OF COLUMBIA	MAINE			
LORIDA	MARYLAND			
IEORG I A	MASSACHUSETTS			

Approved by CHS No. 3120-0008 (Exp 09/30/98

(Continued on Reverse Side)

Form 800-3

INCIVIQUAL (Continued)			
MEGAN	CKLAHOHA		
MINNESOTA	OREGON		
	·		
M1221221201	PENNSYLVANIA		
MISSOURI	RHODE ISLAND		
MONTANA	SOUTH CAROLINA		
·			
NEBRASKA			
NEBOS M	SOUTH DAKOTA		
NEVADA	TEMESSEE		
NEW HAMPSHIRE	TEXAS		
NEW JERSEY	UTAH		
MEM MEXICO	VERMONT		
	·		
NEW YORK	VIRGINIA		
NORTH CAROLINA	MASHINGTON		
HORTH DAKOTA	WEST VIRGINIA		
	·		
Aura			
OHIO	MISCONSIN		
	MYÓMING		
·			
	`		
.	MVCT		
	INKET		
If you have made arrangements with an association or co	rporation to use the blanket designations on file with the		
Federal Highway Administration , insert the association or o	orporation name in the following paragraph:		
Pursuant to Section 19330(b) of the Interstate Com	merce Act, the carrier named on the reverse hereby		
persons named in the list of process of	gents on File with the Federal Highway Administration.		
⁵ y			
and any subsequently filed revisions thereof, for the s	tates in which this carrier is or may be authorized to		
operate, including states traversed in the course of su designations are named.	ah operations, except those states for which individual		
and agreement of the second			
	·		
 	form Soc-3		

*U.S. GPO: 1800-342-461/71828