Agreement and Undertaking (Self-Insured Employer)

U.S. Department of Labor

Employment Standards Administration
Office of Workers' Compensation Programs
Division of Longshore and Harbor Workers' Compensation



Authorization of an employer to be self-insured under the Longshore and Harbor Workers' Compensation Act, 33 USC 901-950, or any of its extensions, may be denied unless this agreement and undertaking form is executed and returned to the Office of Workers' Compensation Programs. (30 USC 932(a) (2); 20 C.F.R. 703.303, 703.313). The Office will use the information collected to assure the employer's prompt payment of compensation, medical services and supplies, and any other obligations it has under these statutes. Furnishing this information is mandatory. (20 CFR 703.304).

Note: persons are not required to respond to this collection of information unless it displays a currently valid OMB

OMB No. 1215-0204 Exp. Date: 06/30/2007

control number.Self-Insurer's Name and Address (Principal Office)Coverage UnderLongshore and Harbor Workers'
Compensation Act (33 USC 901)Defense Base Act
(42 USC 1651)Outer Continental Shelf Lands Ac
(43 USC 1331)Type of BusinessNonappropriated Fund Instrumentalities
Act (5 USC 8171)

Having applied for and received authorization from the Office of Workers' Compensation Programs (OWCP) to self-insure our liabilities under the statutes indicated above, **WE UNDERTAKE AND AGREE TO THE FOLLOWING CONDITIONS ON OUR AUTHORIZATION TO SELF-INSURE:**

1. We grant to OWCP a security interest in the collateral described below to secure our liability for payment of all compensation, medical services and supplies, and any other obligations due under the Longshore and Harbor Workers' Compensation Act, 33 USC 901-950, and its extensions.

Amount of Indemnity Bond \$ Amount of Letter of Credit \$ Total Value of Securities Deposited \$		Name of Surety Company Name of Financial Institution Where Deposited											
								Par Value of Securities	Deposit Value of Securities \$	Issued By	Rate of interest	Due Date	Number of Certificate

- 2. We have delivered the indemnity bonds and letters of credit described in section one to OWCP. We have deposited any negotiable securities described in section one with a Federal Reserve Bank or the Treasurer of the United States in accordance with 20 CFR 703.306 and 703.307 and make the deposited securities subject to OWCP's control.
- 3. In the event we renew, replace or increase this collateral, it will be subject to the terms of this Agreement and Undertaking, including the security interest granted in section one.

PUBLIC BURDEN STATEMENT

We estimate that it will take an average of 15 minutes to complete this collection of information, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding these estimates or any other aspect of this collection of information, including suggestions for reducing this burden, send them to the U.S. Department of Labor, Division of Longshore and Harbor Workers' Compensation, Room C-4315, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

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4. We authorize OWCP to bring suit under any indemnity bond, draw upon any letters of credit or seize any negotiable securities, collect the interest and principal, and sell or otherwise liquidate the negotiable securities or any part thereof, when, in OWCP's opinion we -

- a) Default on any of our obligations under the Longshore and Harbor Workers' Compensation Act or its extensions;
- b) Fail to renew any deposited letter of credit or substitute acceptable securities in its place;
- c) Fail to renew any deposited negotiable securities at maturity or substitute acceptable securities in their place; or
- d) Fail to comply with any of the terms of this Agreement and Undertaking.
- 5. This agreement incorporates the regulations governing self-insurers and their deposit of security promulgated by the Department of Labor, including any modifications the Department makes from time to time. We agree to comply with these regulations.
- 6. If required by OWCP, we will obtain and maintain excess or catastrophic insurance in amounts determined by OWCP.
- 7. We will comply with OWCP's orders requiring deposits of additional security, proof and verification of our financial condition, statements of our accident and occupational disease experience, statements of our payroll and any other orders concerning our authorization to self-insure within the time specified in any notice OWCP delivers to us at our last reported mailing address.
- 8. If we fail to comply with any applicable statutory or regulatory provision, the terms of this Agreement and Undertaking, or any lawful order or communication from OWCP, we consent to have OWCP suspend or withdraw our authority to self-insure the payment of compensation under the Longshore and Harbor Workers' Compensation Act and its extensions.

Signed at						
this	day of	20				
			Ву			
	IF 1	THE EMPLOYER IS A CO	ORPORATION USE THIS	FORM OF ACKNOWLE	DGEMENT	
STATE OF _			County of			
On the		day of		in the year	; before me persoi	nally came
			, to me	known, or being by me o	duly sworn did depose	and say that he/she
resides in			. •	hat ha/sha is tha		
of above instru	ment; that he/she know der of the Board of Dire	s the seal of said corpo	ration, that the seal affi	P) the corporation xed to said instrument is	resident or other Officer described in and whic s such corporate seal;	h executed the
		THE EMPLOYED IS AN	INDIVIDUAL LISE THIS	•	Public (SEAL)	
				FORM OF ACKNOWLED		
On the		day of		in the year	; before me persor	nally came
executed the	above instrument and a	acknowledged to me tha	, to me lat he/she executed the s	known and known to me ame.	to be the person desc	ribed in and who
				Notar	y Public (SEAL)	
	IF	THE EMPLOYER IS A PA	ARTNERSHIP USE THIS	FORM OF ACKNOWLE	DGEMENT	
STATE OF _			_ County of			
On the		day of		in the year _	; before me r	personally came
				oed on the foregoing ins	•	•
be a membe firm.	r of the said firm and the	person who executed s	said instrument and ack	nowledged to me that he	s/she executed the san	ne on behalf of said

Notary Public (SEAL)