Agreement and Undertaking (Insurance Carrier)

U.S. Department of Labor

Office of Workers' Compensation Programs Division of Longshore and Harbor Workers' Compensation



An insurance carrier's authorization to write insurance for the payment of compensation under the Longshore and Harbor Workers' Compensation Act, 33 USC 901-945, or any of its extensions, may be suspended or revoked if this agreement and undertaking form is not executed and returned to the Office of Workers' Compensation Programs (30 USC 932; 20 C.F.R. 703.213) on request and/or whenever a security deposit is required. The Office will use the information collected to assure the carrier's prompt payment of compensation, medical services and supplies, and any other obligations it has under these statutes.				
	Coverage Under			
	Longshore and Harbor Workers' Compensation Act (33 USC 901)		Outer Continental Shelf Lands Act (43 USC 1331)	
	Defense Base Act (42 USC 1651)		Nonappropriated Fund Instrumentalities Act Act (5 USC 8171)	
	extensions, he Office of urity deposit	extensions, may be suspended or revoked if this the Office of Workers' Compensation Programs urity deposit is required. The Office will use the compensation, medical services and supplies, an Coverage Under Longshore and Harbor Workers' Compensation Act (33 USC 901) Defense Base Act	extensions, may be suspended or revoked if this the Office of Workers' Compensation Programs urity deposit is required. The Office will use the ompensation, medical services and supplies, and any Coverage Under Longshore and Harbor Workers' Compensation Act (33 USC 901) Defense Base Act	

Having applied for and received authorization from the Office of Workers' Compensation Programs (OWCP) to write insurance under the statutes indicated above, WE UNDERTAKE AND AGREE TO THE FOLLOWING CONDITIONS ON SUCH AUTHORIZATION:

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, other expenses, and any other obligations due under the Longshore and Harbor Workers' Compensation Act, 33 USC 901-945, and its extensions.

Amount of Indemnity E	3ond \$	Name of Surety Company			
Amount of Letter of Cr	edit \$	Name of Financial Institution			
Total Value of Securiti Deposited	es \$	Where Deposited			
Par Value of Securities \$	Deposit Value of Securities \$	Issued By	Rate of interest	Due Date	CUSIP Number

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 703.207 and 703.208 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

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless such collection displays a valid OMB control number. Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Use of this form is optional, however furnishing the information is required in order to obtain and/or retain benefits (20 CFR 703.205.) Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to the U.S. Department of Labor, 200 Constitution Avenue, N.W., Room C-4319, Washington, D.C. 20210, and reference the OMB Control Number.

- 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) Have state insolvency proceedings initiated against us.
- e) Fail to comply with any of the terms of this Agreement and Undertaking.

5. This agreement incorporates the regulations governing insurance carriers 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. We will comply with OWCP's orders requiring deposits of additional security, proof and verification of our financial condition, statements of our unsecured obligations under the Longshore Act and its extensions, statements of the status of all outstanding claims, and any other orders concerning our authorization to write insurance within the time specified in any notice OWCP delivers to us at our last reported mailing address.

7. 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 revoke our certificate of authority to write insurance for the payment of compensation under the Longshore and Harbor Workers' Compensation Act and its extensions.

this	day of	20	Ву		
			Title		
		IF THE CARRIER IS A CORP	ORATION USE THIS	FORM OF ACKNOWLE	DGEMENT
STATE OF					
County of _					
On the		day of		in the year	<u>;</u> before me personally came
			, to me	known, or being by me	duly sworn did depose and say that he/she
of above instr	ument ; that he/she kn	ows the seal of said corporat rectors of said corporation a	ion, that the seal affi	(F) the corporatior xed to said instrument is	President or other Officer) n described in and which executed the s such corporate seal; that it was so
STATE OF		IF THE CARRIER IS AN INC	VIDUAL USE THIS		y Public (SEAL) DGEMENT
				in the year	; before me personally came
executed th	ne above instrument ar	d acknowledged to me that h	, to me e/she executed the s	known and known to me ame.	e to be the person described in and who
				Nota	ry Public (SEAL)
		IF THE CARRIER IS A PART	NERSHIP USE THIS	FORM OF ACKNOWLE	DGEMENT
STATE OF					
County of _					
On the		_ day of		in the year _	; before me personally came
be a membe firm.	er of the said firm and th	e person who executed said ins	, descri strument and acknow	bed on the foregoing instr edged to me that he/she	ument to me known and known to me to executed the same on behalf of said

Notary	Public	(SEAL)
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