

REVOCATION OF DESIGNATION OF ATTORNEY IN FACT

(For an Obligor to Revoke a Previous Appointment of an Attorney in Fact made using ICE Form I-312)

I, _____, of _____, as principal
(Obligor) _____ (Address)
and obligor on Cash Bond No. _____, in the amount of \$ _____, executed in favor of
_____, A No. _____, appointed _____,
(Alien's Name) _____ (A Number) _____ (Attorney in Fact's Name)
of _____, to be my attorney in fact and to receive the
(Attorney in Fact's Address) _____
proceeds of this bond once it was breached or canceled. I appointed this individual on _____.

(Date)

Today, on this date, _____, I hereby revoke and terminate this appointment. This revocation will not be effective unless it is properly notarized, and until the original form is received by the Bonds Section, Financial Operations – Burlington, U.S. Immigration and Customs Enforcement, P.O. Box 5000, Williston, VT 05495, its validity confirmed, and it is entered into an ICE database. If this revocation is invalid, the Bonds Unit will return it with a brief explanation of why it is not acceptable.

IN WITNESS WHEREOF, I have set my hand and seal on the _____ day of _____ in the year _____.

Signature of Obligor (Principal) (Sign in ink)

Obligor Information (Please Print)

Name: _____

Address: _____

TIN or SSN: _____

State of: _____

County: _____

On the _____ day of _____ in the year _____ before me personally came _____
(Obligor) to me known and known to me to be the individual described in and who executed the foregoing instrument and
acknowledged to me that s/he executed the same for the use and purpose therein contained.

Notary Public, State of: _____

My commission expires: _____

Do Not Write in this Space - Agency Only

Date: _____

REVIEWED AND ENTERED INTO ICE DATABASE

Notary Seal

PRIVACY NOTICE

Authority and Purpose: The Immigration and Nationality Act, as amended (8 U.S.C. §§ 1103, 1183, 1226, 1229c, and 1363), authorizes the collection of this information to provide for the posting, maintenance, cancellation, and breach of an immigration surety bond, and for associated financial management activities, including collection of unpaid monies, reimbursement of the bond principal, and the calculation, payment, and reporting of interest. The Internal Revenue Code (26 U.S.C. § 6109) authorizes the collection of the Social Security number (SSN).

Disclosure: Furnishing this information is voluntary. For cash bonds, your SSN is necessary to pay interest through the U.S. Department of Treasury and to comply with Internal Revenue Service requirements to report interest payments.

Routine Uses: This information will be used by and disclosed to DHS personnel and contractors or other agents who need the information to support the enforcement of immigration laws and the provision of immigration benefits. DHS may share this information with the U.S. Department of Treasury to report interest paid to an obligor, and to facilitate payments to or collection of monies owed by an obligor. DHS may also share this information with the U.S. Department of Justice or other Federal and State agencies for collection, enforcement, investigatory, or litigation purposes, or as otherwise authorized pursuant to its published Privacy Act system of records notice - 76. F. Reg. 8761-8764 (February 15, 2011) - Privacy Act of 1974: U.S. Immigration and Customs Enforcement, DHS/ICE-004 Bond Management Information System (BMIS) system of Records.

PUBLIC REPORTING BURDEN

U.S. Immigration and Customs Enforcement is collecting this information as a part of its agency mission under the Department of Homeland Security. The estimated average time to review the instructions, search existing data sources, gather and maintain the data needed and completing and reviewing this collection of information is 30 minutes (0.5 hour) per response. An agency may not conduct or sponsor, and a person is not required to respond to, an information collection unless it displays a currently valid OMB Control Number. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to the Department of Homeland Security, U.S. Immigration and Customs Enforcement, P.O. Box 5000, Williston, VT 05495.

ADDITIONAL INFORMATION

ICE maintains privity of contract with Obligors on immigration bonds even if the Obligor designates an Attorney in Fact to receive the proceeds of the bond once ICE has taken action on it. ICE will not contact Attorneys in Fact, and instead will communicate only with Obligors unless Attorneys in Fact have questions about the issuance of U.S. Department of the Treasury checks for bond proceeds remittances. This condition applies even if an Obligor and an Attorney in Fact have a private agreement between themselves that passes any property interest an Obligor has in the bond proceeds to the Attorney in Fact. ICE is not in a position to ascertain whether such agreements are valid under applicable state law, and it therefore will give such agreements no effect in its management of immigration bonds.