OMB No.: 2225-020.7 Custration: 04/24/20

USDOT Number	Date Greenwell

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Broker's or Freight Forwarder's Surety Bond under 49 U.S.C. 13906

## **FORM BMC-84**

KNOW ALL MEN BY THESE PRESENTS, that we.	Olany at Broke or Funds to	4			
of					
(Sous)	(G)	y) = ==================================	Garel	(30)	
as PRINCIPAL (hereinafter called Principal), and					
OSF THOPAL TRADESTAL CORD PHILE AND A SEL	(Name of Samety)				
a corporation, or a Risk Retention Group establi	ished under the Labilia	WA- 12- Van Act of 1	86 Pub   99.563 en	exted and existing	
under the laws of the State of	(he einafter co	ed St etyl, are held and	i family bound unto ti	he United States of	
America in the sum of \$75,000 for a broker or fr heirs, executors, administrators, successors, and				nd ourselves and our	
WHEREAS, the Principal is or intends to become the rules and regulations of the Federal Motor ( of motor carriers and shippers, and has elected	arrier Salver, dominist	ration relating to insuran	ce or other security fo	or the protection	
financial responsibility and the supplying of tra					
WHEREAS, this bound is written to as large	Mars by the Original a	s althor a liverstad Boba	محنيا المرسوع ومر	Sorry amber	
of Transportation by motor vehicle ri- Administration, relating to in mance of the control of th	and the nuterally for the protection	les and regulations of the on of motor carriers and :	e Federal Motor Carrie Shippers, and shall inc	er Salety are to the benefit of	
NOW, THEREFORE, the condition of this obligate by motor vehicle any support summer which the perform, fulful, and conyour sall contracts, agree supplying of transport ties subject to the ICCT Safety Administration, then this obligation shall	e Principal may be held ements, and arrangem fermination Act of 1995	l legally liable by reason of SNS made by the Princip funder license issued to	of the Principal's (ailus al while this bond is in the Principal by the Fr	n effect for the	
The liability on the jurety shall not be discharge or paume is shall amount in the aggregate to to the amount of hid penalty. The Surety agrees to so usuled, judgements rendered, and payments	he penalty of the bond o furnish written notice	l, but in no event shall the to the Federal Motor Ca	e Surely's obligation l	and area	
This band is effective the day of		12:01 am_	standard time at the a	address of the	
Principal as stated herein and shall continue in	force until terminated a				
cancel this bond by written notice to the Federa					
become effective thirty (30) days after actual re	ceipt of said notice by	the FMCSA on the prescr	ibed Form BMC-36, N	otice of Cancellation	
Motor Carrier and Broker Surety Bond. The Sure	ty shall not be liable he	ereunder for the paymen	tol any damages her	ein before described	
which arise as the result of any contracts, agree	ments, undertakings, o	x arrangements made by	the Principal for the	supplying of	
transportation after the termination of this boo	das berein provided b	ad such termination shall	and affect the Exhat	v of the Corner	

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such company is qualified to make this filing under Section 387.315 of Title 49 of the Code of Federal Regulations.

for the supplying of transportation prior to the date such termination becomes effective.

Falsification of this document can result in original penalties prescribed under 18 USC 1001.

hereunder for the payment of any such damages arising as the result of contracts, agreements, or arrangements made by the Principal

The receipt of this filing by the FMCSA certifies that a Broker Surety Bond has been issued by the company identified above, and that