

WILLIAMS COUNTY COMMISSIONERS OFFICE

BOND

Bond No.

Covering Any and All Permits Issued to Principal for Movements of Excess Loads

Over Williams County Highways or Road Structure

KNOW ALL MEN BY THESE PRESENTS, That we, the undersigned, being

..... of

.....
(Insured's complete address)

Insured's telephone no. and Federal Tax ID no.

as principal, and, of

as surety, are hereby held and firmly bound unto WILLIAMS COUNTY in the penal sum of FIVE HUNDRED THOUSAND AND NO/100 DOLLARS (\$500,000.00), good and lawful money of the United States, for the payment of which well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors and assigns, by these presents.

WHEREAS, the above named principal has made application to The Williams County Commissioners for a permit to move one or more loads in excess of the legal limitation over a certain county highway and may make further applications, and as a condition precedent to granting such applications, the Williams County Commissioners have established the requirements of the furnishing of a penal bond in the sum of Five Hundred Thousand Dollars by each applicant.

NOW, THEREFORE, the condition of the above obligation is such that if the above named principal shall move the loads described in any and/or all of the applications filed by the above named principal on and after the date of the execution of this obligation over the Williams County highways, bridges and culverts in the manner prescribed in the permit therefore duly issued by the said Williams County Commissioners and shall well and truly pay for all damages to said highways, bridges and culverts, which are and/or may be caused by the movement of such loads by the above named principal, or by any other party on behalf of the principal (including without limitation independent brokers delivering or receiving shipments at the principal's facility), over or upon the highways, bridges and culverts of this county or state, and all other claims for damage lawfully accruing in favor of the county resulting therefrom, and any fines or penalties to which the said principal shall become liable to pay, and shall save the Williams County Engineer and Williams County Commssioners harmless in and/or from any and all suits, claims for damages and/or proceedings arising out of the movement or movements of any of said excess loads over said highways, bridges and culverts, and shall observe all terms and conditions of the permit or permits or any of them issued to said principal on and after the date of this obligation, then this obligation to be void, otherwise to remain in full force and effect.

(over)

PROVIDED, HOWEVER, that the said Surety may cancel this bond at any time by giving THIRTY (30) DAYS notice in writing by Registered United States Mail, addressed to the Williams County Commissioners, Bryan, Ohio, and that THIRTY DAYS AFTER the actual receipt by the Williams County Commissioners of such written notice, there shall be no further liability to the Surety for defaults hereunder, provided, however, that the service of such written notice shall not be construed to waive, release or forego any obligation which may have arisen prior to the effective date of such written notice.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this day of , A.D.

Signed
(Principal)

By
(Name) (Title)

(For Use Where Principal Is A Corporation)

CERTIFICATE - This is to certify that the Board of Directors of
by resolution duly adopted day of , A.D. did
on
authorize being of said
(Title)
corporation to sign the name of said corporation to a surety bond in the sum of \$500,000.00 payable to
the Williams County for Damage resulting from the movement of excess loads over the highway,
bridges and culverts of said county.

.....
(Corporation Name)

By
(Secretary)

Signed
(Surety)

By
(Name) (Title)