

National Highway Traffic Safety Administration

BOND TO ENSURE CONFORMANCE WITH MOTOR VEHICLE SAFETY AND BUMPER STANDARDS

OMB No. 2127-0002

PL100-562, 15 USC 1397, and 1916

Section 591.50(f)

(To redeliver vehicle, to produce documents, to perform conditions of release, such as to bring vehicle Into conformance with all applicable federal Motor Vehicle Safety and Bumper Standards)

Know All Men by These Presents	That		
of	name of principal; if a corp	poration the State of Incorporation	aa principal
of	st office box number, city, state, Zip Code		, as principal
and	of		
Name, state of Incorporation, if any		Address	
and	of		
Name, state of Incorporation, if any	,	Address	
as sureties, are held and firmly bound unto th (\$), which repredetermined by the U. S. Customs Service:			
	Model year, make, series, engine, and chassis	number	
for the payment of which we bind ourselves firmly by these presents	, our heirs, executors, administrat	ors, successors, and assigns (jo	intly and severally),
WITNESS our hands and seals this	day o	.f	,199
WHEREAS, motor vehicles may be entered under 1966, as amended; and section 106 of the M	•	· ·	nicle Safety Act of
WHEREAS, pursuant to 49 CFR Part 591, a Vehicle Safety Act of 1966, as amended, th above, which is a motor vehicle that was no and bumper standards; and	e above-bounden principal desires	s to import permanently the motor	or vehicle described
WHEREAS, pursuant to 49 CFR Part 592, a Vehicle Safety Act of 1966, as amended, th vehicles not originally manufactured to confo a contract with a Registered Importer coveri	e above-bounden principal has been from with the Federal motor vehicle	en granted the status of Registere safety standards (or, if not Regis	ed Importer of motor
WHEREAS, pursuant to 49 CFR 593, a regular Safety Act of 1966, as amended, the Administration vehicle described above is eligible for import	strator of the National Highway Traff ation into the United States; and	fic Safety Administration as deteri	
WHEREAS, the motor vehicle described above	ve has been imported at the port _		
for consumption on entry No	, dated	, 199	

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH THAT-

- (1) The above-bounden principal (the "principal", in consideration of the permanent admission into the United States of the motor vehicle described above (the "vehicle'7, voluntarily undertakes and agrees to have such vehicle brought into conformity with all applicable Federal motor vehicle safety and bumper standards within 120 days after such importation, as specified by the Administrator of the National Highway Traffic Safety Administration (the "Administrator");
- (2) The principal shall then file, or If not a Registered Importer shall then cause the Registered Importer of the Vehicle to file, with the Administrator, a certificate that the vehicle compiles with each Federal motor vehicle safety standard in effect the year that the vehicle was manufactured and which applies in such year to the vehicle, and that the vehicle complies with the Federal bumper standard (if applicable);

Form HS-474 (1-90)

- (3) The principal, if a Registered Importer, shall not release custody of the vehicle to any person for license or registration for use on public roads, streets, or highways, or license or register the vehicle from the date of entry until 30 calendar days after it has certified compliance of the vehicle to the Administrator, unless the Administrator notifies the principal before 30 days that (s)he has accepted such certification and the vehicle and bond maybe released, except that no such release shall be permitted, before or after the 30th calendar day, if the principal has received written notice from the Administrator that an inspection of such vehicle will be required, or that there is reason to believe that such certification is false or contains a misrepresentation;
- (4) And if the principal has received written notice from the Administrator that an inspection is required, the principal shall cause the vehicle to be available for inspection; and the vehicle and bond shall be promptly released after completion of an inspection showing no failure to comply. However, if the inspection shows a failure to comply, the vehicle and bond shall not be released until such time as the failure to comply ceases to exist;
- (5) And if the principal has received written notice from the Administrator that there is reason to believe that the certificate is false or contains a misrepresentation, the vehicle or bond shall not be released until the Administrator is satisfied with the certification and any modification thereof;
- (6) And if the principal has received written notice from the Administrator that the vehicle has been found not to comply with all applicable Federal Motor vehicle safety and bumper standards, and written demand that the vehicle be abandoned to the United States, or delivered to the Secretary of the Treasury for the export (at no cost to the United States), the principal shall abandon the vehicle to the United States, or shall deliver the vehicle, or cause the vehicle to be delivered to, the custody of the District Director of Customs of the port of entry listed above, or any other port of entry, and shall execute all documents necessary for exportation of the vehicle from the United States, at no cost to the United States; or in default of abandonment or redelivery after proper notice by the Administrator to the principal, the principal shall pay to the administrator the amount of this obligation;

Then this obligation shall be void; otherwise it shall remain in full force amd effect. Signed, sealed, and delivered in the presence of

Name			
Address			
Name	Address	(SEAL) (Principal)	
- Name			
Address		(SEAL)	
Name	Address	(Surety)	
CERTIFICATE AS TO CORPORATE PR	RINCIPAL		
l,	certify that I am the		
of the corporation named as principal in the within bond; that			
of the principal, was then	of said corporat	of said corporation; that I know his/her signature, and his/her	
signature thereto is genuine; and that sa	aid bond was duly signed, sealed and attested for	and in behalf of said corporation by authority	
of its governing body.			
		(CORPORATE SEAL)	

(To be used when a power of attorney has been filed with NHTSA, and may be executed by secretary, assistant secretary, or other officer.)