

BOND FOR A PRIVATE POSTSECONDARY INSTITUTION State of New Mexico Higher Education Department

2048 Galisteo Street Santa Fe, NM 87505-2100 ph# (505) 476-8400, fax # (505) 476-8453

To ensure faithful operation of a private postsecondary institu	ation pursuant to 5.100.2 NMAC of the New Mexico
Higher Education Department, We,	[institution],
of	[address],
City of, County of	,
State of, as principal, and	
a surety company incorporated under the laws of the State of	, and authorized to conduct a
surety business in the State of, Education Department (NMHED), in the sum	as surety, are indebted to the New Mexico Higher
of dollars (ourselves and our successors, assign and legal), for the payment of which we bind
representative, jointly and severally.	
CONDITION OF	OBLIGATION
	rvices for which students have contracted, principal shall: te to students. at a location convenient to affected students, which are which they would have received from the institution if it

- 2. If principal fully performs its obligation as described in paragraph 1 for the duration of the bond, this obligation shall remain in full force.
- 3. Upon the failure of the principal to fully perform its obligation as described in paragraph 1, the full amount of this bond shall be due and payable to the Department. The Department shall use such funds to make appropriate refunds or to provide teach-out arrangements as described in paragraph 1, taking into account the preferences of affected students. The Department shall repay to the surety any funds remaining after such expenditures are made.

DURATION

4. This obligation shall run continuously and shall remain in full force and effect until and unless the bond is terminated as provided herein or as otherwise provided by law.

LIMITATION

5. This bond covers only those services owing to students by the institution on contracts made subsequent to the date of the bond.

TERMINATION

6. Surety may terminate its obligation hereunder effective July 1, of any year, by giving written notice to the Department at least ninety (90) days prior to said termination. Such notice shall not affect this agreement with respect to any services for which students have paid prior to the effective date of the notice of termination, but shall affect only those student enrollment contracts executed after the effective date of termination.

EXTENT OF LIABILITY

7.	dollars (), except that if the amount of such line not been paid to the Department within ten (10) days following receipt of the surety of notice from the institution has failed to provide services as described in paragraph 1, interest shall to accrue on such amount at the rate of the current value of funds to the United States Treasury (i.e., the Trand loan account rate), as such rate is prescribed and published by the Secretary of the Treasury in the	ability has stitution or then begin reasury tax
	Register.	
	SEVERABILITY	
8.	8. If any one or more of the provisions of this bond are determined to be illegal or unenforceable by a court of jurisdiction, all other provisions shall remain effective.	competent
	BINDING EFFECT OF AGREEMENT	
9.	9. This bond shall be binding on surety and its successors, assignees, and legal representatives.	
In	In witness whereof, principal and surety have executed this bond at	
[de	[designate place of execution] on	
ΑΊ	ATTEST:	
	PRINCIPAL	
Se	Secretary Seal By	
	PRINCIPAL TITLE	
SE	SEAL:	
	SURETY	
	BYATTORNEY IN FACT	
	ATTORNET IN FACT	
BC	BOND No.	

BONDING AGENT Phone Number