

Bond of Distributor of Automotive Fuel

Pursuant to Articles 12-A and 13-A, and under Articles 28 and 29 of the Tax Law

KNOW ALL	MEN BY THESE PRESENTS, that we, t	he undersigned	
		(Name of corporation,	
	of		
partnership, or individ	dual)	(Address — street, city, state, ZIP code)	
as principal, and			
	(Name of insurance company)	(Address — street, city, state, ZIP code)	
as suretv. being a suretv	company incorporated under the laws of	f	
,		(State of incorporation)	
and duly authorized to tra	ansact business in the State of New Yor	k, are held and firmly bound to the People of	
•	the sum of		
dollars (\$) for which payment well and truly to be made we bind ourselves, our		
•	trators, successors, and assigns, jointly	•	
WHEREAS,	said principal, having a place of busines	ss at	
- ,	1 1 / 5 / 1 / 1	(Address — street. citv.	

_____ has applied for registration as a distributor of automotive fuel pursuant to Article 12-A of the state, ZIP code)

Tax Law, or has been registered as such distributor.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH that if the principal shall faithfully discharge all duties as such distributor pursuant to Articles 12-A, 13-A, 28, and 29 of the Tax Law and the regulations of the Department of Taxation and Finance thereunder, and all duties as a purchaser or seller of automotive fuel pursuant to Articles 12-A, 13-A, 28, and 29 of the Tax Law and the regulations of the Department of Taxation and Finance thereunder, and all duties as a purchaser or seller of automotive fuel pursuant to Articles 12-A, 13-A, 28, and 29 of the Tax Law and the regulations of the Department of Taxation and Finance thereunder, and shall duly account for and pay over to said Department as required by law all sums due from the principal pursuant to Articles 12-A and 13-A and under Articles 28 and 29 of the Tax Law with respect to automotive fuel, then this obligation to be void, otherwise to remain in full force and effect, subject, however, to the following conditions:

- 1. The aggregate liability of the surety on account of all defaults occurring during the entire effective period of this bond shall not exceed the amount above stated.
- 2. This bond may be canceled as to liability for future defaults at any time upon the written consent of the Department of Taxation and Finance, or upon thirty (30) days written notice by the surety to the Department of Taxation and Finance.

Provided, further, the liability of any other person for the amount of taxes not paid shall not release the surety from its obligation under this bond.

this	_ day of	, 20
	Principal	(SEAL)
by –		
	Surety	(SEAL)
by –		

IN WITNESS WHEREOF, said principal and surety have signed and sealed this instrument

Attest:

NOTE: Acknowledgments by both principal and surety on back. Attach current financial statement of surety, and copy of power of attorney for person signing on behalf of surety company.

SURETY ACKNOWLEDGMENT

State of)			
) County of) SS.:) SS.:)		
On this da	ay of in the year	before me pers	conally came to me known, to me known,		
who, being duly swo	orn, did depose and say that	it he/she resides in;	if the place of residence is in a city, include the street and street number, if any, thereof)		
that he/she is the att	corney in fact duly appointe		, the corporate surety)		
			al of said corporation; that the seal affixed to said instrument is such ectors of said corporation; and that he/she signed his/her name thereto		
			expires		
			r		
	ACK	(NOWLEDGM	ENT BY PRINCIPAL		
INDIVIDUAL ACKN	NOWLEDGMENT		PARTNERSHIPS/LIMITED LIABILITY PARTNERSHIP ACKNOWLEDGMENT		
State of					
County of	SS.:		State of ss.:		
County of			County of		
On this day of	of in the yea	ar before			
•	e		On this day of in the year before		
	the person described in th		me personally came		
that he/she acknow	ledged to me that he/she e	executed the same.	to me known, who being by me duly sworn, did depose and say that he/she resides at		
			; that he/she is a		
	(notary publ	ic)	partner of, the		
CORPORATE ACKNOWLEDGMENT (AS PRINCIPAL)			partnership described in and which executed the attached bond as principal; and that he/she is empowered to and did execute the same for and on behalf of the partnership.		
State of	SS.:				
County of			(notary public)		
On this day of	of in the yea	ar before			
	e		LIMITED LIABILITY COMPANY ACKNOWLEDGMENT		
	being by me duly sworn, di		State of		
	nce is a city include the street a		SS.:		
that he/she is the _	-	ind street number, if any)	County of		
	(corporate titl	e)	On this day of in the year before		
of the,			me personally came		
the corneration de-	(name of corporation)	tod the attached hard	to me known, who being by me duly sworn, did depose and say that		
•	cribed in and which execut c/she knows the seal of sai		he/she resides in;		
as principal; that he/she knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so			(if the place of residence is a city include the street and street number, if any) that he/she is a member or manager of the		
affixed by authority of the board of directors of said corporation, and			(name of LLC)		
that he/she signed	his/her name thereto by like	ə authority.	, the limited liability		
			company described in and which executed the attached bond as		
			principal; that he/she is authorized to and did execute the same for and on behalf of the company.		
	(notary publ		(notary public)		
	(notary publ	10/	(notary public)		