Training School Number ____________________

Please read instructions on reverse side before executing bond.

BOND NUMBER ___________________ EFFECTIVE DATE ____________ TIME ____________ □ A.M □ P.M.

KNOW ALL MEN BY THESE PRESENTS: that we ________________________________________________ doing
business at ____________________________________________________________________________________ as
Principal and ____________________________________________________________________________________ as
Surety are duly authorized to do business within the State of South Carolina, as Surety, are held and firmly bound unto the
people of the State of South Carolina to indemnify any student, or his legal representative, who may be aggrieved by any
fraud, fraudulent representation or violation by said Principal, instructors, or representatives acting for such Principal within
the scope of employment of such instructors, of any of the provisions of Title 56 of the South Carolina Code of Laws
relating to driver training schools and the offering of driver education courses, in the amount of Ten Thousand Dollars
($10,000), lawful money of the United States of America, for which payment, well and truly to be made, we bind ourselves,
jointly and severally, our joint and several heirs, executors, administrators, successors, and assigns, firmly by these presents;
provided that the aggregate liability of this Surety under this bond for any and all claims is limited to Ten Thousand Dollars
($10,000) or to the amount of the actual loss incurred, whichever is less.

WHEREAS, the above bounden Principal desires that a Commercial Driver Training School license be issued
and thereafter reissued from time to time by South Carolina Department of Motor Vehicles;

WHEREAS, this bond executed by the said Principal and Surety is filed with the South Carolina Department of
Motor Vehicles in compliance with S.C. Code Ann., 56-23-40, to enable said Principal to obtain a license from the
Department under the provisions of that law.

NOW THEREFORE, the conditions of this obligation are such that if the Principal shall well and truly observe
and strictly and faithfully comply with the aforesaid requirements of law and shall save and keep harmless any student or his
legal representation made to him by such Principal, such Principal’s instructors or representatives acting for the Principal or
within the scope of the employment of such instructors or representatives, or from any loss or damage suffered by reason of
the violation such Principal or any such instructors or representatives of any of the provisions of Title 56 of the South
Carolina Code of Laws relating to driver training schools and the offering of driver education courses, then this obligation
shall be null and void; otherwise it shall remain in full force and effect. It is understood that the injured party need not
obtain a judgment against the Principal before making claim against the Surety on this bond.

This bond shall not automatically expire with the license for which is initially issued, but shall continue
indefinitely, from license year to license year, upon timely payment of the premium thereon. Before this bond may be
cancelled, a thirty (30) day written notice must be given to the South Carolina Department of Motor Vehicles. Such
cancellation does not affect liability incurred or accrued prior to cancellation.

_____________________________________________                ____________________________________________
(Principal)                                    (Surety)
By: ____________________________________________          By:____________________________________________
(Title)                                        (Title)
**Instructions**

1. Every applicant for a Commercial Driver Training School license must furnish a Surety bond and Power of Attorney in the penal amount of Ten Thousand Dollars ($10,000) on a form to be prescribed by the Executive Director of the South Carolina Department of Motor Vehicles.

2. The Executive of the South Carolina Department of Motor Vehicles has prescribed a standard form of bond which is set forth on the first page hereof.

3. This bond must be executed by the applicant, as Principal, and by a corporate Surety company authorized to do business in this State, as Surety, and given to the Department before the application can be acted upon.

4. This bond must be signed by the owner, partner or corporate officer of the driver training school (Principal) and an agent from your Surety company.

5. The bond must be effective prior to or at the time of the granting of a license.

6. If the bonding company has changed, please submit a new original bond and Power of Attorney at the time of renewal.

7. If, during the license year, there is any change in a Principal’s name, address or ownership then an endorsement from the Surety agent or a new bond will be required along with a new application for Commercial Driver Training School license.