Self-Insurance Package for a Religious Group

Bureau of Motor Vehicles • Financial Responsibility Section P.O. Box 68674 • Harrisburg, PA 17106-8674 • Phone: (717) 783-3694



Preface

This document provides regulations, an application, agreements and formats for acceptable forms of collateral regarding the issuance of Certificates of Self-Insurance.

YOUR COMPLETED PACKAGE FOR SELF-INSURANCE SHOULD INCLUDE THE FOLLOWING:

- Completed Form MV-219, "Application for Certificate of Self-Insurance"
- Income Statement and Balance Sheet or Annual Statement for the Previous Fiscal Year
- Completed Master Self-Insurance and Security Agreement
- Resolution for Signatory Authority
- One of the following acceptable forms of collateral:
 - (1) PA Motor Vehicle Financial Responsibility Law Self-Insurer's Bond
 - (2) Letter of Credit
 - (3) Escrow Agreement
- * Documents for your organization require proper execution being the signature of the self-insurance administrator, and signatures of two church officials, (Please Note: The signing officials must identify their titles with their signatures such as Bishop, Deacon, etc.)

The names of the self-insurer, the self-insurance administrator, and officials must be consistent throughout all documents. Be sure to have a seal affixed to signatures on the Self-Insurance Application, Master Agreement, Resolution and collateral format.

Upon completion of the appropriate forms, please return documentation to the address indicated on the cover for approval. If your documentation is complete, the package will be sent to the Office of Chief Counsel for approval. The approval cycle should be completed in eight to ten weeks, upon which time a Certificate of Self-Insurance will be issued.

If your package is incomplete, it will be returned along with a letter indicating additional requirements.

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Preface

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REGULATION: CHAPTER 223 SELF INSURANCE

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CHAPTER 223. SELF INSURANCE

§ 223.2 Definitions.

The purpose of this chapter is to establish the qualifications and the procedures which a person must meet in order to be approved by the Department as a self-insurer under 75 Pa.C.S. 1701 - 1798 (relating to the Motor Vehicle Financial Responsibility Law).

§ 223.2 Definitions.

The following words and phrases when used in this chapter shall have the following meanings, unless the context clearly indicates otherwise.

Act - 75 Pa.C.S. §1701 - 1798 (relating to the Motor Vehicle Financial Responsibility Law).

Department - The Department of Transportation of the Commonwealth.

Person - A natural person, firm, co-partnership, association, corporation or government agency or authority.

Self-insurer - A person designated as an approved self-insurer by the Department.

§ 223.3 Proposal.

- a) A person desiring to qualify as a self-insurer shall file a proposal of self-insurance with the Department for approval. This proposal shall include the following:
 - (1) Application for Self-Insurance.
 - (2) Master self-insurance and security agreement.
 - (3) A balance sheet and income statement which shall reflect the actual financial condition of the person as of the last complete calendar or fiscal year preceding the date of the proposal; and in the case of an individual or non-business entity that it truly reflects his financial condition and income as of that time; and in the case of a corporation or partnership, it shall be certified by a Certified Public Accountant or responsible accounting officer of the entity. Such information shall be confidential, and the Department shall not release such information unless it has the prior written consent of the self-insurer.

- b) If a certificate of self-insurance is issued, the following information shall be filed annually with the Department on a calendar year basis on or before March 1:
 - (1) Renewal Application for Self-Insurance.
 - (2) A balance sheet and income statement which shall reflect the actual financial condition of the person as of the last complete calendar or fiscal year preceding the date of the proposal; and in the case of an individual or "non-business entity" that it truly reflects his financial condition and income as of that time; and in the case of a corporation or partnership, it shall be certified by a Certified Public Accountant or responsible accounting officer of the entity. Such information shall be confidential, and the Department shall not release such information unless it has the prior written consent of the self-insurer.

§ 223.4 Approval requirements.

- a) No person shall be approved as a self-insurer unless it posts certain minimum collateral with the Department to meet the duties of a self-insurer under the Act. This requirement may not apply to government agencies or authorities.
- b) The minimum required security that must be furnished to the Department is, for one secured vehicle, \$50,000, and for each additional vehicle, \$10,000, up to a maximum of \$1,000,000.
- c) Only the following shall be accepted as valid collateral for self-insurance purposes:
 - (1) United States currency, including United States Treasury bills, United States Treasury notes or other negotiable obligations of the United States Government. United States Savings Bonds are not negotiable.
 - (2) Evidence of escrow deposits in federal or state banks, credit unions, or savings and loan associations if federally insured; such escrow deposits shall be established for the sole purpose of providing security to meet the duties of a self-insurer.
 - (3) Irrevocable letters of credit issued by any bank in the Commonwealth or such other bank as approved by the Department.
 - (4) Surety bonds issued by insurers authorized or eligible to do business in the Commonwealth.
 - (5) Bonds or other negotiable obligations issued by any state or subdivision or instrumentality of a state in the United States, if not in default as to principal or interest.
 - (6) Corporate bonds, issued by an entity other than the proposed self-insurer, rated A or better by Moody's Bond Records, Moody's Investors Service, Inc.
 - (7) Other security approved upon petition to the Department.
- d) The Department shall hold the collateral furnished for the benefit of the persons to whom the selfinsurer is obligated.
 - (1) The self-insurer shall pay for all obligations incurred under the act by assets readily reduced to liquid assets, such as demand deposits, time deposits, negotiable instruments and such other assets which may be readily reduced to liquid form.
 - (2) If the self-insurer is not able to discharge its obligations, the self-insurer may petition the Department to release such collateral posted as is necessary to satisfy the obligations of the selfinsurer.
 - (3) If such withdrawals from collateral are required, the self-insurer must replace the security within 72 hours from the date of withdrawal, in order to retain its certificate as a self-insurer.

- e) Each self-insurer shall annually furnish to the Department a report of all claims incurred during the preceding calendar year. This report shall be included on the Renewal Application for Self-Insurance.
- f) If, based on the number of claims incurred by the self-insurer, the Department determines the collateral furnished is inadequate, it may require additional security and more frequent report of claims incurred.

§ 223.5 Certificate.

Upon approval by the Department of a self-insurance proposal, a self-insurance certificate will be issued to the person covered by the proposal. Such certificate shall be renewed annually, after such review as the Department shall deem appropriate.

§ 223.6 Self-insurance identification card.

A self-insurer shall issue an identification card for each vehicle covered by self-insurance as set forth in Subchapter B of Chapter 67, Title 31.

§ 223.7 Cancellation of certificate.

The Department shall cancel the certificate of self-insurance if it finds that the self-insurer has not maintained adequate collateral or has not discharged its obligations under the Act.

REGULATION: CHAPTER 67.21 EVIDENCE OF FINANCIAL RESPONSIBILITY

Annex A Title 31, INSURANCE

Part II. AUTOMOBILE INSURANCE CHAPTER 67. MOTOR VEHICLE FINANCIAL RESPONSIBILITY LAW SUBCHAPTER B.

EVIDENCE OF FINANCIAL RESPONSIBILITY

§ 67.21 Purpose.

The purpose of this subchapter is to ensure that persons will be able to demonstrate satisfaction of the financial responsibility requirements of the act.

§ 67.22 Definitions.

The following words and terms, when used in this subchapter, have the following meanings, unless the context clearly indicates otherwise:

Act - 75 Pa.C.S. § 1701 - 1798 (relating to the Motor Vehicle Financial Responsibility Law).

Department - The Insurance Department of the Commonwealth.

I.D. card - An insurance identification card prescribed by this chapter.

Insurer - An insurance company, association or exchange providing coverage on motor vehicles under the act.

NAIC company code number - The unique number which is assigned by the National Association of Insurance Commissioners Central Office to identify that insurer.

Policy - An insurance policy which provides coverage to satisfy the financial responsibility requirements of the act.

Self-insurance certificate number - An identification number assigned by the Department of Transportation to a self-insurer.

Self-insurer - A person or entity designated as an approved self-insurer by the Department of Transportation as set forth in 67 Pa.C.S. 223.5 (relating to certificate).

Vehicle - A motor vehicle of a kind required to be registered under 75 Pa.C.S. (relating to the Vehicle Code).

§ 67.23 I.D. cards.

a) Insurers. On or after October 1,1984, at the inception or renewal of a policy, the insurer shall issue to each named insured one I.D. card as specified in this subchapter for each vehicle which it insures. Upon the addition or substitution of a vehicle covered in the policy, the insurer shall issue an I.D. card for that vehicle. Replacement of I.D. cards for the purpose of change of address shall be optional at the discretion of the insurer.

- b) Self-Insurers. On or after October 1, 1984, the self-insurer shall issue an I.D. card as specified in this subchapter for each vehicle for which satisfaction or the requirements or the act is accomplished through self-insurance. Upon the addition or substitution of a vehicle, the self-insurer shall issue an I.D. card for that vehicle. Replacement of I.D. cards for the purpose of change of address shall be optional at the discretion of the self-insurer.
- c) Evidence. The I.D. cards shall serve as evidence of financial responsibility.

§ 67.24 Form and content of I.D. cards.

- a) Form of financial responsibility cards. The insurer and self-insurer may in their discretion choose to satisfy the requirements of this subchapter by continuing to use the existing no-fault identification card until January 1, 1985. After January 1, 1985, the insurer and self-insurer shall use a new card containing information required in this section or another card as may be approved by the Insurance Department.
- b) Contents. Each I.D. card shall contain the following information on the front of the card:
 - (1) Title of card, "Financial Responsibility Identification Card".
 - (2) NAIC Company Code number of the insurer or self-insurance certificate number.
 - (3) Name of the insurer or self-insurer.
 - (4) Name and address of the named insured or motor vehicle registrant where the vehicle is selfinsured.
 - (5) Description of vehicle: year, make, and vehicle identification number (VIN). The model of the vehicle may be used as the make. All digits of the vehicle identification number shall appear on the I.D. card.
 - (6) Policy number where applicable.
 - (7) Effective date: month, day, and year of the policy must be shown.
 - (8) The following inscription below the effective date: NOT VALID MORE THAN 1 YEAR FROM EFFECTIVE DATE.
- c) Statement. Each I.D. card shall contain the following statement on the back of the card: This card must be carried for production upon demand. It is suggested that you carry this card in the insured vehicle.

WARNING: Any owner or registrant of a motor vehicle who drives or permits a motor vehicle to be driven in this State without the required financial responsibility may have his registration suspended or revoked.

NOTE: THIS CARD IS REQUIRED WHEN:

- (1) You are involved in an auto accident.
- (2) You are convicted of a traffic offense other than a parking offense that requires a court appearance.
- (3) You are stopped for violating any provision of 75 Pa.C.S. (relating to Vehicle Code) and requested to produce it by a police officer.

You must provide a copy of this card to the Department of Transportation when you request restoration of your operating privilege and/or registration privilege which has previously been suspended or revoked.

§ 67.25 Instructions accompanying I.D. cards.

At the time the insurer issues an I.D. card to a policyholder, it shall also issue a statement explaining I.D. card requirements, including display to law enforcement officers, use for registering vehicles, and action that must be taken in the event a card is lost or a card is in error. The following language will be acceptable to the Insurance Department in satisfaction of this requirement.

IMPORTANT NOTICE regarding your Financial Responsibility Insurance Identification card.

The ______ Insurance Company is required by Pennsylvania law to send you an I.D. card. The card shows that an insurance policy has been issued for the vehicle(s) described satisfying the financial responsibility requirements of the law.

If you lose the card, contact your insurance company or agent for a replacement.

The I.D. card information may be used for vehicle registration and replacing license plates. If your liability insurance policy is not in effect, the I.D. card is no longer valid.

You are required to maintain financial responsibility on your vehicle. It is against Pennsylvania law to use the I.D. card fraudulently such as using the card as proof of financial responsibility after the insurance policy is terminated.

§ 67.26 I.D. cards issued to fleets, dealers, transporters, and temporary registration.

- a) When a policyholder or self-insurer has five or more vehicles registered in this Commonwealth, the insurer or self-insurer may use the statement "all owned vehicles" or "all owned and leased vehicles" instead of a specific vehicle description on each I.D. card. However, each vehicle must have an I.D. card issued for it.
- b) An I.D. card issued to a dealer may show either "garage liability hazard number 1 policy" or "all owned or non-owned vehicles - - comprehensive auto liability policy" instead of a specific vehicle description.
 - One I.D. card must be issued for each set of dealer plates assigned to the dealer and insured under such a policy. An I.D. card issued to a dealer cannot be used to register a specific vehicle. An I.D. card must be placed in each vehicle while it is being driven under the dealer's policy with the dealer's plate.

§ 67.27 Binder.

- a) Prior to receiving an I.D. card from an insurer, a copy of a valid binder which contains the information required in § 67.24 (b)(1)(7) (relating to form and content of I.D. cards) excluding the policy number can be used as evidence of financial responsibility.
- b) Prior to receiving an I.D. card from an assigned company of the Pennsylvania Automobile Insurance Plan, a copy of an application to the Plan can be used in place of an I.D. card, if the application contains the information required in § 67.24 (b)(1)- -(7) excluding the policy number and is signed by a licensed insurance agent or broker.

§ 67.28 Other evidence of financial responsibility and payment of Fund charge.

Where the I.D. card is not held sufficient by the court, the Department of Transportation or other law enforcement agency to demonstrate financial responsibility, an insurer shall provide in writing other evidence that the policyholder is financially responsible.

MASTER SELF INSURANCE AND SECURITY AGREEMENT FOR A RELIGIOUS GROUP

DA	TE / / FEDERAL ID #
	partment means the Commonwealth of Pennsylvania, acting through its agent, the Department Transportation.
Act	t means the Motor Vehicle Financial Responsibility Law as codified in 75 Pa.C.S. § 1701 - 1798.
	otor Vehicle means a vehicle of a kind required to be registered under 75 P.S. Section 101 et q. of the Vehicle Code.
wh vel pro	ember means a member of, (CHURCH), no bonds together with other members of the same Church as a Self-Insurer, has a motor hicle(s) registered in his name, intends to self-insure this motor vehicle(s) pursuant to the povisions of this Agreement, and executes a Member's Self-Insurance Agreement. Member all include each and every registrant of any motor vehicle.
Se 178	If-Insurer means an association of the Member bound together with the intent to qualify as a If-Insurer and to discharge all duties and provide benefits in the manner set forth in Section 87 of the Vehicle Code (75 Pa.C.S. § 1787) and/or any regulation promulgated by the partment or other Commonwealth department or agency.
	BACKGROUND
The	e Members own and operate motor vehicles within the Commonwealth of Pennsylvania.
	e Members, because of religious convictions, desire to share the burden of losses from motor hicle accidents in the context of the Church community.
bin	e Members, intending to satisfy the provisions of the Motor Vehicle Financial Responsibility Law, and together as the Self-Insurer, and enter into the following Agreement with the Department to nish the security required from a self-insurer under the Act.
	AGREEMENT
1.	In consideration of the Department's permission to self-insure their motor vehicles pursuant to the Act, the Members and the Self-Insurer, intending to be legally bound, agrees to the provisions of this Agreement.
2.	The Members agree to bind together and qualify as the self-insurer and to be liable as a member and as a self-insurer. They appoint as
	self-insurance administrator and and
	as officers, granting these persons and their successors the authority and right to discharge all duties of a self-insurer under the Act and any regulation promulgated by the Department or other Commonwealth department or agency.

These duties shall include:

- a. To file with the Department a completed Form MV-219, "Application for Certificate of Self-Insurance" and annual renewals thereof, (copies of which are to be attached to this Agreement as Exhibit "A") including a Certification that all the duties of a self-insurer under the Act shall be discharged.
- b. To file with the Department a completed balance sheet and income statement reflecting the actual financial condition of the Self-Insurer as of the last completed calendar or fiscal year preceding the date of this Agreement and upon the date of each renewal of the Agreement thereafter (copies of which are attached to this Agreement as Exhibit "B"), including a Certification that the balance sheet and income statement truly reflects the Self-Insurer's net financial condition and income as of that time.
 - (1) To furnish the Department with the number of motor vehicles of the Self-Insurer.
 - (2) To file an annual report with the Department on or before March 1 of each year. The annual report shall include:
 - a) A renewal of the application for certificate of self-insurance,
 - b) A balance sheet and income statement reflecting the actual financial condition of the Self-Insurer as of the last complete calendar year preceding the date filing, and
 - c) A report of all claims incurred during the preceding calendar year.
- 3. The Self-Insurer promises to provide to the Department as a guaranty for the performance of this Agreement, the following type(s) of security(ies) in the amount(s) as indicated:

a. United States Currency	\$
b. Escrow Deposit(s)	\$
c. Irrevocable Letter(s) of Credit	\$
d. Surety Bond(s)	\$
e. Negotiable Obligation(s)	\$
f. Corporate Bond(s)	\$
g. Other Approved Security	\$
 Security option(s) has (have) been agreed to. 	in the total amount of \$

- a. All types of security shall be on forms supplied by the Department. All other forms shall be subject to the Department's approval, and the Department may reject any form which in the Department's discretion fails in any respect to meet its approval.
- b. All irrevocable letters of credit shall be valid for a period of three (3) years and shall be renewable every twelve (12) months.
- c. The type(s) of security(ies) may be varied subsequent to the execution of this Agreement. The replacement security(ies) shall in all respects comply with the requirements for the original security(ies).
- d. The security(ies) shall be furnished upon request. The Department shall not issue a self-insurance certificate and this Agreement shall not take effect until the Department determines that security(ies) is (are) acceptable. The security(ies) shall be attached to this Agreement as an exhibit(s).

- 5. Each type of security shall be payable solely to the order of the Department.
- 6. The Members and Self-Insurer promises to provide replacement security(ies) for the amount of any judgment upon any security(ies), within seventy-two (72) hours of the date of such final judgment or obtain such other security(ies) which the Department approves as valid collateral for self-insurance purposes within such seventy-two (72) hour period.
- 7. In the event that any judgment arises against and Self-Insurer pursuant to the provisions of this Agreement, the Self-Insurance Administrator shall:
 - a. Upon notice to the Department, provide payment for such judgment out of other funds provided by the Members; or
 - b. Notify the Department of the amount of the judgment, the person(s) to whom payment is due, and security(ies) against which judgment is to be confessed.
- 8. If the self-insurer fails to pay any judgments arising against the self-insurer pursuant to this Agreement, the Department may confess judgment upon or to levy upon, any or all of the security(ies) and pay the proceeds to any person(s) who obtain(s) a judgment or other order of court arising from a motor vehicle accident against the Self-Insurer, in an amount equivalent to the sum of any damages for first party benefits, bodily injury, death, injury to any property, uninsured motorist coverage or any other payment, as provided by the Act, together with damages for tort liability, and any other sums specified in the Act or in this Agreement. The Department will, at its discretion, confess judgment upon any security(ies) on a random basis and in any amounts or proportions which it deems proper; provided, however, that no judgment will be confessed unless the Department has first notified the self-insurer of its intent to do so in writing and the self-insurer fails, within seventy-two (72) hours of receipt of said notice, to make the payment.
- 9. The maximum sums payable under this Agreement in any one accident shall be that amount as provided under the Act.
- 10. The Member and the Self-Insurer acknowledges that the Department does not assume or incur any obligation or liability in the administration of this Agreement, and retains any immunity it may have under law.
- 11. The Member and the Self-Insurer shall pay the cost of filing this Agreement, any types of security and other documents in a prothonotary's office or other registry, in a manner and at such times and frequency as the Department deems proper.
- 12. This Agreement shall be conditioned upon approval by the Office of the Attorney General and shall take effect upon the date of issuance of a self-insurer certificate by the Department.
- 13. The Self-Insurer shall have each member execute a Member's Self-Insurance Agreement. An original copy of each Member's Self-Insurance Agreement shall be attached hereto as an exhibit. Each Member shall promise in this agreement that he qualifies as a Member, has read and understood each and every provision of the Master Self-Insurance and Security Agreement, promises to keep and abide by all the provisions and promises made therein, and promises to be liable for each provision and promise made therein in both his capacity as a Member and as a Self-Insurer.

CANCELLATION AND TERMINATION

14. This Agreement shall remain in force until the earlier of the date of renewal of the self-insurer certificate by the Department, or March 1 of the year following the effective date of this Agreement. The self-insurance administrator or the Department may cancel this Agreement upon thirty (30) days written notice.

Any breach of any provision of this Agreement or of any agreement for security by any Member, or the selfinsurance administrator, his officers, agents, or employees shall constitute authority for the Department to terminate this Agreement immediately.

In the event of a cancellation or termination of this Agreement:

- a. The security shall continue in force and shall remain in the Department's possession for the later of a period of two (2) years, or until the Department is satisfied that arrangements have been made by the members and Self-Insurer for compliance with the Act and there exists no possibility of any claim arising from any motor vehicle accident which may have occurred while this Agreement was in force; and
- b. The Members shall obtain immediately such other insurance as is necessary to comply with the Act.

In the event of cancellation or termination of this Agreement, the Member and Self-Insurer shall renew the security for as many periods as shall provide for a period the later of two (2) years from the date of cancellation or termination of this Agreement or until the Department is satisfied that there exists no possibility of any claim arising from any motor vehicle accident which may have occurred while this Agreement was in force.

If, subsequent to the cancellation or termination of this Agreement, the security shall no longer be in force and any judgment, liability and/or expense comes due (including that arising in paragraphs 9 and 10), which judgement, liability or expense arose from any motor vehicle accident which occurred when this Agreement was in force, the Self-Insurer shall remain liable to pay such judgment, liability and/or expense, and the Members and Self-Insurer promises to pay such sum immediately upon request by the Department.

IN WITNESS WHEREOF, the parties have executed this Agreement the date first above written.				
ATT	EST		SELF INSURER	
 Title		 Date	BY	 Date
			nue	Date
SUF	RETY:			
			BY	
Title	е	Date	BY	Date
mus	sistant Secretary or Assistan st sign; if a partnership, only tner must sign. If a Municipa	one partner ned ality, Authority of	ed sign; if a limited partner other entity, please attach	rship, only the general n a resolution.
	DO NOT WRITE BEL	OW THIS LINE	- FOR COMMONWEALTH	USE ONLY
			COMMONWEALTH OF DEPARTMENT OF TRA	
			BY	
			Deputy Secretary Driver	and Vehicle Services Date
APF	PROVED AS TO LEGALITY A	AND FORM		
BY				
	for Chief Counsel	Date		
BY				
	Deputy General Counsel	Date		
ΒV				

Date

Deputy Attorney General

RESOLUTION FOR SIGNATORY AUTHORITY

At this meeting of	, of
At this meeting of(Name or	f Board or Committee)
	held on
(Name of Self Insure	ed)
//	is hereby appointed to serve as the
Self Insurance Administrator for	, and
	is hereby authorized to sign and
	is hereby authorized to attest all applications
	,
contracts, and all related documents necessary for _	
•	(Name of Self-Insured)
to be Self-Insured in Pennsylvania.	
I hereby certify that the following is a true and correct	ct copy of a resolution adopted at a meeting of
tho	hold on / /
the(Name of Board or Committee)	
(()
SEAL	
(Secretary/Clerk)	

PENNSYLVANIA MOTOR VEHICLE FINANCIAL RESPONSIBILITY LAW SELF INSURER'S BOND

SURETY COMPANY AND PRINCIPLE PLAC OF BUSINESS ADDRESS	LACE PRINCIPAL AND PRINCIPLE PLACE OF BUSINESS	
WNOW ALL MEN BY THESE BRESENTS the		
KNOW ALL MEN BY THESE PRESENTS, tha		
Principal, and to do business in the Commonwealth of Pennsuccessors, and assigns, jointly and severally Transportation, Commonwealth of Pennsylvar dollars (\$	sylvania, as Sure are held and firmatia, in the penal s	ety, and their heirs, administrators, mly bound unto the Department of
United States, for the payment of any final jud accident, against the Principal.		
Now, therefore, the condition of this obligation fulfill the obligations under 75 Pa.C.S. 1787 § Code (71 P.S. § 186, 411, 412 and 511) then the force and effect, subject, however, to the follow	506, 1501, 1502 his obligation sh	and 2001 of the Administrative all be void, otherwise to remain in ful
This bond is effective / / (12:01 a. stated herein) and shall continue in force until Surety may at any time terminate this bond by party and the Department of Transportation (T notice is mailed. Proof of mailing shall be suffinated by the Surety if the Principal's status as Department of Transportation. The Surety shall judgments against the Principal for public liability accidents which occur after the termination of shall not affect the liability of the Surety for the resulting from accidents which occur during the	terminated as do y giving sixty (60). The 60 day period cicient proof of no a self-insurer hall all not be liable for ility or property do this bond as des e payment of any	escribed herein. The Principal or the days notice in writing to the other d shall commence on the date the tice). This bond may also be terminas been revoked or terminated by the or the payment of any judgment or amage resulting from motor vehicle scribed herein, but such termination or such judgment or judgments
The surety agrees, upon telephone request by Transportation, to verify that the surety bond is number to call is:	s in force as of a	•
ATTEST	_ BY	
ATTEST	BY	
(AFFIX CORPORATE SEAL)		
DATE:	_	
SURETY: (STATE:
BY:	_	

ACKNOWLEDGEMENT OF SURETY

STATE OF:	
COUNTY OF:	
sworn, did depose and say that he resides in	, 20, before me personally came being duly, that he is,
the seal of the corporation; that the seal affixed t	of the corporation; that he signed his name thereto
(OFFICIAL SEAL)	
TITLE OF OFFICIAL ADMINISTERING OATH:	
SURETY COMPANY FILE NO.:	

LETTER OF CREDIT

ISSUE DATE:		
BENEFICIARY:	COMMONWEALTH OF PENNSYLDEPARTMENT OF TRANSPORTA	
SELF-INSURER:		
EXPIRATION DA	TE:	
AMOUNT:		
Gentlemen:		
		in your favor and authorize you to draw upon , up to by presentment of
		copy of this Irrevocable Letter of Credit.
	n when a demand is made pursuan all be endorsed upon the reverse sid	t to this credit, the date and the amount of de of the last page of this letter.
This letter shall be	e valid for a period of three (3) year	s until
three (3) year per	iod	by this Bank or the Self-Insurer during this (financial
Vehicles, Financia		nent of Transportation, Bureau of Motor 4, Harrisburg, PA 17106-8674, sixty (60) days registered mail.
and (b) to determ Master Self-Insura	ine whether the Self-Insurer is liable	aw against this Irrevocable Letter of Credit; e for the payment of any monies under the nent incorporated therein by reference, and/or a.C.S. 1701 - 1798).
ATTEST:		
	B	ANK NAME
SECRETARY OF TRE	ASURER F	PRESIDENT OR VICE-PRESIDENT
(SEAL)		

LETTER OF CREDIT 15

ESCROW AGREEMENT

DATE: / /	
Department means the Commonwealth of Pen of Transportation.	insylvania, acting through its agent, the Department
Insurer means the organization qualifying as a self-insurer under	the Act.
Security Agreement means the Master Self Insu Department and Insurer, and dated / / _ as exhibits.	rance and Security Agreement executed by the, and any security agreement provided thereunder
Bank means the	, a banking
association incorporated under the laws of the	,
and having an office at	
BAC	KGROUND
The INSURER has executed the Security Agreemotor vehicles.	eement and qualifies as a self-insurer of its members'
	ty in the sum of (\$) um payable under the Security Agreement and/or Act.
AGI	REEMENT
The DEPARTMENT, INSURER and BANK mut	tually agree:
	pt of which is hereby acknowledged, upon the
as much of or all of the DEPOSIT as may be DEPARTMENT alone retains the right to def Security Agreement and/or the ACT for the p	upon written demand as many times as necessary e specified in the DEPARTMENT'S demand. The termine whether the INSURER is liable under the payment of any monies from the Deposit. The penefit and only the Department may draw upon
	e for a period of three (3) years from the date of its be cancelled or amended without the prior written
pay the DEPOSIT in accordance with the te verify the validity of any demand for paymer	ow Agreement shall be to hold the DEPOSIT and to rms hereof. The BANK shall have no obligation to not of the DEPOSIT hereunder. The INSURER shall and all liability, costs and expenses the BANK may deperformance of this Escrow Agreement.
ATTEST:	
	BANK NAME
SECRETARY OF TREASURER (SEAL)	PRESIDENT OR VICE-PRESIDENT

ESCROW AGREEMENT 16

AII	ESI:		COMMONWEALTH OF PENNSYLVANIA
_			DEPUTY SECRETARY DRIVER AND VEHICLE SERVICES
ATT	EST:		INSURER
T	ITLE		BY:
APF	PROVED AS TO LEGALITY AN	D FORM	
BY:			
	CHIEF COUNSEL	DATE	
BY:	DEPUTY GENERAL COUNSEL		
	DEPUTY GENERAL COUNSEL	DATE	
BY:	DEPUTY ATTORNEY GENERAL		
	DEPUTY ATTORNEY GENERAL	DATE	

ESCROW AGREEMENT 17

MEMBERS SELF-INSURANCE AGREEMENT

DATE: //	
	qualify as a Member(s) under the Master Self-Insurance and the
	and the Pennsylvania Department
of Transportation and dated	, 20 (hereinafter Agreement).
of the Agreement, and intending to be le	has(have) read and understood the promises and provisions egally bound, promises to keep and abide by all these r) capacity as a Member(s) and as the Self-Insurer.
	bound, promises to be liable for any judgment or expense security agreement securing such Agreement.
WITNESS	MEMBER NAME
	ADDRESS
	ADDRESS
	YEAR
	VEHICLE IDENTIFICATION NUMBER
	TITLE NUMBER