Chapter MVD 2

MOTOR CARRIER INSURANCE CERTIFICATION REQUIREMENTS

MVD 2.01	Purpose and scope	MVD 2.04	Notice of insurance and surety
MVD 2.02	Form and execution of liabil-		bond cancellation
	ity insurance certificate	MVD 2.05	Evidence of self-insurance
MVD 2.03	Scheduled and restricted	MVD 2.06	Minimum limits of liability
	blanket insurance filings;		security
	when allowed	MVD 2.07	Completion of forms

Note: Chapter MVD 2 as it existed on November 30, 1977, was repealed and a new Chapter MVD was created effective December 1, 1977.

MVD 2.01 Purpose and scope. (1) The purpose of this chapter is to prescribe the requirements of liability insurance policies and surety bonds for persons subject to the provisions of section 194.41, Wis. Stats.

(2) The forms prescribed in this chapter shall also be used by any person required to file evidence of liability security with the department of transportation under section 121.53(4), 341.267(7), 341.51(2m) or 344.51(1), Wis. Stats.

History: Cr. Register, November, 1977, No. 263, eff. 12-1-77.

MVD 2.02 Form and execution of liability insurance certificate. (1) A certificate of insurance required under this chapter shall recite that the insurer has issued to the named insured a policy of insurance containing an automobile bodily injury and property damage liability endorsement covering the obligations imposed on the named insured under this chapter.

(a) The certificate of insurance shall be made on FORM E, Uniform Motor Carrier Bodily Injury and Property Damage Liability Certificate of Insurance. (Appendix I)

(b) The endorsement shall be attached to the policy and shall be a part of the policy. The endorsement shall be made on FORM F, Uniform Bodily Injury and Property Damage Liability Insurance Endorsement. (Appendix II)

(2) Liability surety bonds required under this chapter shall be executed on FORM G, Uniform Motor Carrier Bodily Injury and Property Damage Liability Surety Bond. (Appendix III)

History: Cr. Register, November, 1977, No. 263, eff. 12-1-77.

MVD 2.03 Scheduled and restricted blanket insurance filings; when allowed. (1) Notwithstanding any other provision of this chapter, scheduled insurance filings may be used to satisfy the requirements of this chapter if the motor carrier making such filing is a resident of this state and is engaged:

(a) Exclusively in intrastate operations in this state; or

(b) Partly in intrastate operation in this state and partly in interstate operations if:

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1. Such interstate operations are exempt from interstate commerce commission regulations;

2. The motor carrier is not registered under the International Registration Plan (IRP);

3. The interstate operations do not involve any other state that is a party to the International Registration Plan (IRP); and

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4. The operations are not subject to section 194.04(3) (am), Wis. Stats.

(c) A certificate of insurance filed under this subsection shall be made on FORM (S-1) and shall include the Wisconsin Insurance Endorsement for Scheduled Policies. (Appendix VII). Amendments to scheduled filings shall be made on FORM (S-2), Amended Schedule of Vehicles Insured (Appendix VIII).

(2) (a) Notwithstanding any other provision of this chapter, restricted blanket insurance filings may be used to satisfy the requirements of this chapter if the vehicles covered by such filings are used as:

1. School buses as defined in section 340.01 (56), Wis. Stats.;

2. Driver education vehicles; or

3. Motor vehicle dealer demonstrators.

(b) A certificate of insurance filed under this subsection shall be made on FORM (B-1) and shall include the Wisconsin Insurance Endorsement for Blanket Policies. (Appendix IX). The certificate shall bear the legend:

1. "SCHOOL BUSES ONLY";

2. "DRIVER EDUCATION VEHICLES ONLY"; or

3. "MOTOR VEHICLE DEALER DEMONSTRATORS ONLY".

(3) Filings under this section shall be accompanied by any additional administrative fee that may be required by law to defray the additional costs of handling scheduled filings.

History: Cr. Register, November, 1977, No. 263, eff. 12-1-77.

MVD 2.04 Notice of insurance and surety bond cancellation. (1) Notice of cancellation of motor carrier bodily injury and property damage liability insurance shall be made by an insurer on FORM K, Uniform Notice of Cancellation of Motor Carrier Insurance policies. (Appendix IV)

(2) Notice of cancellation of any motor carrier bodily injury and property damage liability surety bond shall be made by the surety and its principal on FORM L, Uniform Notice of Cancellation of Motor Carrier Surety Bonds. (Appendix V)

(3) The notice of cancellation under sub. (1) or (2) is not effective until after 30 days from the date it is received by the department of transportation. The 30-day notice period may be waived by the Register, November, 1977, No. 263

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division if an acceptable replacement undertaking is filed in accordance with this chapter.

History: Cr. Register, November, 1977, No. 263, eff. 12-1-77.

MVD 2.05 Evidence of self-insurance. (1) In accordance with section 194.42, Wis. Stats., the department of transportation may, by order, exempt any common motor carrier of property or of passengers, or other carrier of passengers by motor bus, or contract motor carrier from the liability security requirements imposed under section 194.41, Wis. Stats. and Wis. Stats. and Wis. Adm. Code sections MVD 2.01 to MVD 2.04 if the carrier:

(a) 1. Complies with the requirements set forth in section 194.42, Wis. Stats., and

2. Files an application to qualify as a self-insurer with the department of transportation; or

(b) Complies with the requirements under subsection (2).

(2) Any motor carrier engaged in interstate commerce only or jointly in interstate and intrastate commerce on Wisconsin highways who is qualified as a self-insurer under the rules and regulations of the interstate commerce commission, may qualify as a self-insurer under this section by filing with the department of transportation a certified copy of a currently effective interstate commerce commission order authorizing such motor carrier to self-insure under applicable federal law and regulations.

(3) Applications to qualify as a self-insurer shall be made on forms provided by the department of transportation. (Appendix VI).

History: Cr. Register, November, 1977, No. 263, eff, 12-1-77,

MVD 2.06 Minimum limits of liability security. (1) The minimum limits of liability security for bodily injury and property damage liability required under this chapter are:

(a) Property carriers—for injury to or death of any one person, \$100,000; for any one accident, \$300,000; and for injury to or destruction of property, \$50,000.

(b) For passenger vehicles:

PASSENGER CAPACITY	ONE	L INJURY ALL PASSENGERS	PROPERTY DAMAGE
7 or less 8 to 12 13 to 20 21 to 30	\$100,000 \$100,000 \$100,000 \$100,000	\$300,000 \$350,000 \$400,000 \$450,000	\$50,000 \$50,000 \$50,000 \$50,000
31 and over	\$100,000	\$500,000	\$50,000

History: Cr. Register, November, 1977, No. 263, eff. 12-1-77.

MVD 2.07 Completion of forms. (1) All forms required by this chapter shall be completed in triplicate and the information requested thereon shall be typewritten on the blank spaces provided.

(2) The forms shall be printed on rectangular cards measuring 5 inches in height and 8 inches in width.

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(3) The forms shall be signed by an authorized representative of the insurer or surety whose signature is on file with the department of transportation. A letter of authorization, signed by a corporate officer of the insurer or surety, together with a 3×5 signature card for each authorized representative shall be kept on file by the department of transportation.

(4) Certificates of insurance and surety bonds shall be issued in the full and correct name of the individual, partnership or corporation to whom the certificate, permit or license is or will be issued. In the case of a partnership, all partners shall be named. Only one entity shall be named as the insured on the certificate.

(5) If the insurer or surety does not require the third copy to be returned as proof of the acceptance of such filing, the insurer or surety need only provide the department of transportation with 2 copies of each form required under this chapter.

History: Cr. Register, November, 1977, No. 263, eff. 12-1-77.

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Form E UNIFORM MOTOR CARRIER BODILY INJURY AND PROPERTY DAMAGE LIABILITY CERTIFICATE OF INSURANCE (Executed in Triplicate)

A 1164 WILL		(heremarker ca	red Commission)	
	(Name of Commission)			
This is to cer	rtify, that the	(Name of Co		
		•		
(hereinafter called	d Company) of	(Home Office Addres		,
		•		
has issued to	(Name of Motor Carrier)	of	(Address of Motor Carr	ier)
policy or policies erty Damage Liab insurance covering	es of insurance effective from	erein, which, by attachment of en amended to provide auto	f the Uniform Motor Carrier mobile bodily injury and p	Bodily Injury and Prop roperty damage liabilit
sion has jurisdicti	on or regulations promulgated in accordan	ace therewith.		
sion has jurisdicti Whenever rec	on or regulations promulgated in accordan quested, the Company agrees to furnish the (ace therewith.	inal of said policy or polici	es and all endorsement
sion has jurisdicti Whenever re- thereon. This certificat cancellation may b	on or regulations promulgated in accordan	ace therewith. Commission a duplicate orig ay not be canceled without ca ving thirty (30) days' notice	ncellation of the policy to w in writing to the State Comm	hich it is attached. Such
sion has jurisdicti Whenever ret thereon. This certificat cancellation may b days' notice to con	on or regulations promulgated in accordan quested, the Company agrees to furnish the (te and the endorsement described herein ma be effected by the Company or the insured gi nomence to run from the date notice is actual	ace therewith. Commission a duplicate orig- ty not be canceled without ca ving thirty (30) days' notice ly received in the office of the	ncellation of the policy to w in writing to the State Comm commission.	hich it is attached. Such
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Appendix I.

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Appendix (Front)

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UNIFORM MOTOR CARRIER BODILY INJURY AND PROPERTY DAMAGE LIABILITY INSURANCE ENDORSEMENT

It is agreed that:

- 1. The certification of the policy, as proof of financial responsibility under the provisions of any State motor carrier law or regulations promulgated by any State Commission having jurisdiction with respect thereto, amends the policy to provide insurance for automobile bodily injury and property damage liability in accordance with the provisions of such law or regulations to the extent of the coverage and limits of liability required thereby; provided only that the insured agrees to reimburse the company for any payment made by the company which it would not have been obligated to make under the terms of this policy except by reason of the obligation assumed in making such certification.
- 2. The Uniform Motor Carrier Bodily Injury and Property Damage Liability Certificate of Insurance has been filed with the State Commissions indicated on the reverse side hereof.
- 3. This endorsement may not be canceled without cancellation of the policy to which it is attached. Such cancellation may be effected by the company or the insured giving thirty (30) days' notice in writing to the State Commission with which such certificate has been filed, such thirty (30) days' notice to commence to run from the date the notice is actually received in the office of such Commission.

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	of	······································
<i>e</i> *		
Dated at	this day of	
	Countersigned by	
		Authorized Representative

Register, No vember, 1977, No.

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DAHO	MISSOURI	PENNSYLVANIA	
HAWAII	MISSISSIPPI	OREGON	WYOMING
GEORGIA	MINNESOTA	OKLAHOMA	WISCONSIN
FLORIDA	MICHIGAN	оню	WEST VIRGINIA
DISTRICT OF COLUMBIA	MASSACHUSETTS	NORTH DAKOTA	WASHINGTON
DELAWARE	MARYLAND	NORTH CAROLINA	VIRGINIA
CONNECTICUT	MAINE	NEW YORK	VERMONT
COLORADO	LOUISIANA	NEW MEXICO	UTAH
CALIFORNIA	KENTUCKY	NEW JERSEY	TEXAS
ARKANSAS	KANSAS	NEW HAMPSHIRE	TENNESSEE
ARIZONA	IOWA	NEVADA	SOUTH DAKOTA
ALASKA	INDIANA	NEBRASKA	SOUTH CAROLINA
ALABAMA	ILLINOIS	MONTANA	RHODE ISLAND

V-INDICATES STATE COMMISSIONS WITH WHOM UNIFORM MOTOR CARRIER BODILY INJURY AND PROPERTY DAMAGE LIABILITY CERTIFICATE OF INSURANCE HAS

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Appendix (Back) II.

DEPARTMENT OF TRANSPORTATION

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UNIFORM MOTOR CARRIER BODILY INJURY AND	PROPERTY DAMAGE L	ABILITY SURETY BOND
(Executed in	Triplicate)	
KNOW ALL MEN BY THESE PRESENTS, That we,	en a la seconda de constante de constante de la constante de la constante de la constante de la constante de la La constante de la constante de	Melen Met 19 fest (1) Mere en Afrikaanse en omme op sampaanse en op skaar sterre op met ja sjog fan - Of Achievanse met waarme om
	(Name of Motor Carrier	Principal)
of	(State)	as Principal (hereinafter called
Principal), and a second secon	a corporat	ion created and existing under the laws
of the State of with principal office at		, as Surety
(hereinafter called Surety), are held and firmly bound unto the State of		
(hereinafter called Surety), are held and firmly bound unto the State of		in the sum or sums hereinafter provided
for which payment, well and truly to be made, the Principal and Surety here!	by bind themselves, their success	ors and assigns, firmly by these presents.
THE CONDITION OF THIS OBLIGATION IS SUCH THAT:		

Form G

WHEREAS, the Principal is or intends to become a motor carrier subject to the laws of such State and the rules and regulations of

[Name of Commission]

(hereinafter called Commission), relating to insurance or other security for the protection of the public, and has elected to file with the Commission a surety bond conditioned as hereinafter set forth; and

WHEREAS, this bond is written to assure compliance by the Principal as a motor carrier of passengers or property with the laws of such State and the rules and regulations of the Commission relating to insurance or other security for the protection of the public, and shall inure to the benefit of any person or persons who shall recover a final judgment or judgments against the Principal for any of the damages herein described.

NOW. THEREFORE, if every final judgment recovered against the Principal for bodily injury to or the death of any person or loss of or damage to the property of others, sustained while this bond is in effect, and resulting from the negligent operation, maintenance, or use of motor vehicles in transportation (but excluding injury to or death of the Principal's employees while engaged in the course of their employment, and loss of or damage to property of the Principal and property transported by the Principal designated as cargo), shall be paid, than this obligation shall be void, otherwise to remain in full force and effect.

Within the limits hereinafter provided, the liability of the Surety extends to such losses, damages, injuries, or deaths regardless of whether such motor vehicles are specifically described herein and whether occurring on the route or in the territory authorized to be served by the Principal or clsowhere.

This bond is effective from 12-4

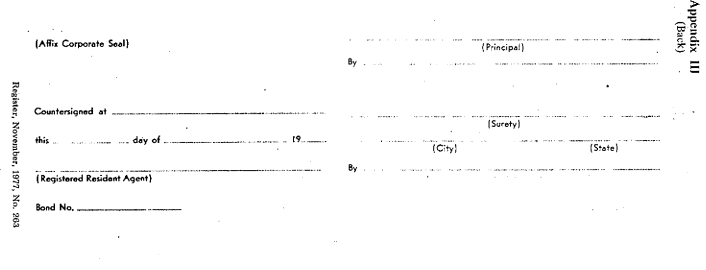
Register

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shall continue in force until terminated as hereinafter provided. The Principal or the Surety may at any time terminate this bond by written notice to the Commission, such termination to become effective not less than thirty (30) days after actual receipt of said notice by the Commission. The Surety shall not be liable hereunder for the payment of any judgments regulates the Principal for bodily injury to or the death of any person or persons or loss of or damage to property resulting from accidents which occur after the termination of this bond as herein provided, but such termination shall not affect the liability of the Surety hereunder for the payment of any such judgment or judgments resulting from accidents which occur during the time the bond is in effect.

The liability of the Surety on each motor vehicle shall be the limits prescribed in the laws of such State and the rules and regulations of the Commission governing the filing of surety bonds, which were in effect at the time this bond was executed, and will be a continuing one notwithstanding any recovery hereunder.

IN WITNESS WHEREOF, the said Principal and Surety have executed this instrument on the _____ day of _____ 19



ENDORSEMENT NO. 1

J.

It is agreed that the at	tached is hereby amended by deleting the words:
it is agreed that the at	cached is notedy amended by derecting the detail.
"injury to or death course of their em	of the Principal's employees while engaged in the ployment, and"
from the paragraph begins with the words "full for	ning with the words, "NOW, THEREFORE," and ending ce and effect."
	shall be held to vary, alter, waive, or extend ions, agreements, or limitations of the attached stated.
	a part of Bond No.
In Witness Whereof,	
has caused this endorseme	ent to be executed by its officers or agent duly is day of, 19
Surety	Principal
By:	By:
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Appendix III (Supplementary Endorsement)

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	Form K	
Ű	INIFORM NOTICE OF CANCELLATION OF	
	MOTOR CARRIER INSURANCE POLICIES	-
	(Executed in Triplicate)	Check Type Canceled
		BI and PD
Etheral match		Cargo
(Name of Com	mission)	
This is to advise that under the terms	of a policy or policies issued to	
	(Name of Motor Carrier)	
nf		
	(Address of Motor Carrier)	
h v		
······································	(Name of Company)	
of	·	•
u	(Address)	
said policy or policies, including any and	all endorsements forming a part thereof or certificates issued in	connection therewith, is (are) hereby
canceled effective as of the	day of	M., standard time at the address of the
insured as stated in said policy or policies	provided such date is not less than thirty (30) days after the actual re	eccipt of this notice by the Commission.
	Signatu	re of Insurer
	Signatu	
Insurance Company File No	licy Number)	

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DEPARTMENT OF TRANSPORTATION

Appendix IV

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Filed with This is to advise that, un	UNIFORM NO	TICE OF CANCELL	ATION OF	
·	MOTOR	CARRIER SURETY B	ONDS	Check Type Canceled
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	/*-			Cargo 🔲
Filed with				(hereinafter called Commissio
	INAME OF	COMMISSION)		
This is to advise that, un	der the terms of surety bond(s) (executed in behalf of		
	4			
*****		(NAME OF PRINCIPAL)		·····
	· ·			
of		(ADDRESS)		
E				
DV		(NAME OF SURETY)		· .
,				
of,		(AODRESS)		
of,	all riders or certificates attached	(ADDRESS)	tion therewith, is (are) h	ereby canceled effective as of the
of,said bond(s), including any and	all riders or certificates attached	(ADDRESS)	tion therewith, is (are) h	ereby canceled effective as of the
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WISCONSIN ADMINISTRATIVE CODE Appendix V

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Appendix VI (Frent)

BEFORE THE STATE OF WISCONSIN DEPARTMENT OF TRANSPORTATION DIVISION OF MOTOR VEHICLES

IN THE MATTER OF THE APPLICATION OF

A CORPORATION, FOR AN ORDER EXEMPTING IT FROM THE REQUIRE-MENTS OF SECTION 194.41, OF THE WISCONSIN STATUTES, RESPECTING THE FILING OF MOTOR CARRIER INSURANCE CERTIFICATION.

PETITION

The Petition of the represents

to the State of Wisconsin, Department of Transportation, Division of Motor Vehicles as follows:

- Petitioner is a corporation organized and existing under and by virtue of the laws of the State of
- Petitioner is gualified under Section 194.42, of the Wisconsin Statutes, to apply for exemption from the requirements of Section 194.41, of the Wisconsin Statutes.
- Petitioner undertakes to report to the State of Wisconsin, Department of Transportation, Division of Motor Vehicles promptly and faithfully all accidents and injuries that arise out of the operation of its vehicles.
- 4. Petitioner has financial ability sufficient to pay any and all damages which may result by reason of the negligent use or operation of its vehicles, to the extent of the insurance required by law. Exhibit "A" attached hereto shows the Company's financial condition as of ______.

WHEREFORE petitioner, under the provisions of Section 194.42, of the Wisconsin Statutes, until further order of the State of Wisconsin, Department of Transportation, Division of Motor Vehicles, prays that it be exempt from the provisions requiring public liability insurance to be carried on its vehicles, now operated or which may hereafter be placed in service, and from the requirement that such insurance

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Appendix VI (Back)

policies or other surety contracts be	e filed with the State of Wisconsin,
Department of Transportaition, Divis	ion of Motor Vehicles.
	(name of concern)
	President
· · · ·	Secretary
STATE OF) SS.	
	, being each first duly
sworn on oath, do each depose and sa	
President and Secretary of said	, and as
such have executed the foregoing pet	
going petition and the exhibits atta	ched thereto and referred to therein
and knows the contents thereof and t	
their knowledge, information and bel	ief, and that the corporate seal
impressed on such petition is the co	rporate seal of said
•	
	President
(Affix Corporate Seal)	Secretary
	Secrecary
Subscribed and sworn to before me	
this day of ,	``` (
this day of ,	
Notary Public	
Notary Public	
Notary Public	
Notary Public My commission expires	
Notary Public My commission expires	

FORM S-1

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Approved			Certificate	of Insurance				
Date]	LC DS DC CC BUS
		L						DS CC
								C. RUIS
This is to certify, a	hat the	-	. <u> </u>	Name of Comp				
				100.00 07 00.00				
has issued to:	Company) of		Ho	me Office Address o	i Company			
Name of Insured			• <u>•</u>	ment of the Motor Vehic side hereon,	Wisconsin to le Division (a ls incorporate	nsurance Endor copy of which d herein by ref	bed which, by the sement, approve h, printed on the erence) has been be protection of t	ed by le reve amen
Street or R.F.D.				tor vehicles	under certifica	ite of public cor	aintenance, or un nvenience and ne	cessity
City	C***	214	Corto				r Vehicle Divisio or Vehicle Divisio	
City Whenever requi	Stat ested by the Division, t		Code to furnish to	pertinent rul	es and regulati	ons of the Moto	or Vehicle Divisio	
Whenever requ The endorseme fected by the Con thirty (30) days' n Policy No.	Stat ested by the Division, t ent described herein ma upany or the Insured g otice to commence to r	he Company agrees ay not be cancelled iving thirty (30) day un from the date no Ef 12	to furnish to without can ys' notice in w otice is actual fective from ::01 A.M., Sta	pertinent rul the Division a certifi cellation of the Polic writing to the Motor y received at the off	es and regulati ed copy of the y to which it Vehicle Divisio ice of said divi	ons of the Mote policy herein r is attached. Su on at its office ir sion. and c ed as stated in s	or Venicle Divisio eferred to. ch cancellation n n Madison, Wisce continuing until a ald policy	nay be nay be nsin, s ancell
Whenever requ The endorseme fected by the Con thirty (30) days' n Policy No.	Stat ested by the Division, the ent described herein ma apany or the Insured g otice to commence to r	he Company agrees ay not be cancelled iving thirty (30) day un from the date no Ef 12	to furnish to without can ys' notice in w otice is actual fective from ::01 A.M., Sta	pertinent rul the Division a certifi cellation of the Polic writing to the Motor y received at the off	es and regulati ed copy of the y to which it Vehicle Divisio ice of said divi	ons of the Mote policy herein r is attached. Su on at its office ir sion. and c ed as stated in s	or Venicle Divisio eferred to. ch cancellation n n Madison, Wisce continuing until a ald policy	nay be nay be nsin, s ancell

DEPARTMENT OF TRANSPORTATION Appendix VII (Front)

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WISCONSIN INSURANCE ENDORSEMENT FOR SCHEDULED POLICIES

This policy is issued in order to effect compliance by the assured as a common motor carrier of property, and/or contract motor carrier, and/or common motor carrier of passengers, and/or any carrier of passengers by motor bus, and/or person engaged in leasing motor vehicles without drivers, and/or person, firm or corporation renting cars, and/or every operator of a school bus and also the school district or other governmental agency which contracts for its operation, with Chapter 194, Sections 194.41 and 194.44, Chapter 344, Section 344.51 (1), Chapter 341, Section 341.267 (7), 341.51 (2m), Chapter 121, Section 121.53 (4), Wisconsin Statutes, and notwithstanding any provision to the contrary herein contained, all of the coverage; (cargo excepted), required by said Sections 194.41, 194.44, 341.267 (7), 341.51 (2m), 344.51 (1), 121.53 (4); Wisconsin Statutes, is hereby provided to the assured with respect to the operation, maintenance and use of each of the vehicles elsewhere herein described.

The liability of the company under said policy extends to all losses, damages, injuries, or deaths within the boundaries of the State of Wisconsin, whether occurring on or off the route or within or outside the territory authorized to be served.

DESCRIPTION OF MOTOR VEHICLES

YEAR MODEL	MAKE OF VEHICLE	BODY TYPE	MOTOR NUMBER (Vehicles manufactured prior to 1955) IDENTIFICATION NUMBER (Vehicles manufactured in 1955 and later) (Serial Number)
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Register, Novembér, 1977; No. 263

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FORM S-2 Filed with MOTOR VEHICLE DIV., Insurance Unit, Madison, Wisconsin AMENDED SCHEDULE OF VEHICLES INSURED

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DESCRIPTION OF MOTOR VEHICLES										
YEAR MODEL	MAKE OF VEHICLE	BODY TYPE	MOTOR NUMBER (Vehicles manufactured prior to 1955) IDENTIFICATION NUMBER (Vehicles manufactured in 1955 and later) (Serial Number)							
	•		(Name of Company)							

Approved	•			icate of Insu					
Date									- LC OS
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This is to certify, th	hat the								
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(hereinafter called) has issued to:	Company) of	······		Home Offi	ce Address of	Company			· · · · · · · · · · · · · · · · · · ·
has issued to:		•			The Policy	of Automot			lity and Property
									h, by the attach- approved by the
Name of Insured	······································								d on the reverse
·····	······································				to provide the	coverage or	security for	the protec	tion of the public ce, or use of mo-
Street or R.F.D.					tor vehicles ur	der certificat	e of public	convenience	e and necessity or Division and the
							ם הא הזופ ואו	JUOF VODICIE	
					pertinent rules				
City	State		Zip Code		pertinent rulos	and regulatio	ons of the M	otor Vehici	e Division.
Whenever reque	sted by the Division, the (Company agre	es to furnis	sh to the Divi	pertinent rules sion a certified	and regulation	policy here	otor Vehici in referred t	e Division. o.
Whenever reque The endorseme	sted by the Division, the (nt described herein may r	Company agre not be cancell	es to furnis ed without	sh to the Divi cancellation	pertinent rules sion a certified of the Policy	and regulation is a copy of the to which it	policy herei is attached.	otor Vehici in referred t Such cance	e División. 0. Ilation may be ef-
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WISCONSIN ADMINISTRATIVE CODE

WISCONSIN INSURANCE ENDORSEMENT FOR **BLANKET** POLICIES

This policy is issued in order to effect compliance by the assured as a common motor carrier of property, and/or contract motor carrier, and/or common motor carrier of passengers, and/or any carrier of passengers by motor bus, and/or person engaged in leasing motor vehicles without drivers, and/ or person, firm or corporation renting cars, and/or every operator of a school bus and also the school district or other governmental agency which contracts for its operation, with Chapter 194, Sections 194.41 and 194.44, Chapter 344, Section 344.51 (1), Chapter 341, Sections 341.267 (7), 341.51 (2m), Chapter 121, Section 121.53 (4), Wisconsin Statutes, and notwithstanding any provision to the contrary herein contained, all of the coverage, (cargo excepted), required by said Sections 194.41, 194.44, 341.267 (7), 341.51 (2m), 344.51 (1), 121.53 (4); Wisconsin Statutes, is hereby provided to the assured with respect to the operation, maintenance and use of any and all motor vehicles whether the motor vehicles are specifically described in the policy or not.

The liability of the company under said policy extends to all losses, damages, injuries, or deaths within the boundaries of the State of Wisconsin, whether occurring on or off the route or within or outside the territory authorized to be served.

DEPARTMENT OF TRANSPORTATION