

UNITED STATES BANKRUPTCY COURT
DISTRICT[S] OF _____

_____ BLANKET BOND
OF PANEL TRUSTEES/INTERIM TRUSTEES IN CHAPTER 7 CASES

POLICY No. 000-00-0001

KNOW ALL MEN BY THESE PRESENTS: That individually, we the Principals listed in Endorsement "A" attached hereto, and those who may from time to time be added to said endorsement, by amendment, and _____ Insurance Company of _____, incorporated in the state of _____, as Surety, are held and firmly bound unto the United States of America in the amounts stated in said schedule as to each named principal, in lawful money of the United States, to be paid to the United States, for which payment, well and truly to be made, we bind ourselves and our heirs, executors, administrators, successors and assigns, jointly and severally, by these presents. Provided, however, that each Trustee shall be liable only for his or her individual responsibilities as Trustee.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT:

WHEREAS, the United States Trustee for Region __, has appointed or will appoint Trustees in cases commenced under Chapter 7, Title 11, United States Code; and

WHEREAS, the said Principals listed in Endorsement "A" attached or subsequently added thereto by amendment may hereafter be appointed to serve as such Trustee in one or more such cases;

NOW, THEREFORE, if the said Principals listed in Endorsement "A" attached or subsequently added thereto as Trustee as aforesaid shall obey such orders as the United States Bankruptcy Court or any other court of competent jurisdiction may make in relation to the trust undertaken by said Trustee, and shall faithfully and truly account for all moneys, assets and effects of each estate created by the commencement of each case in which he has been appointed or will be appointed, and shall in all respects faithfully perform all his official duties as Trustee, then this obligation to be void; otherwise, to remain in full force and effect.

The liability of the Surety hereunder shall not exceed the amount stated in said Endorsement "A" for any one case as to each named principal, or the aggregate amount stated in said Endorsement "A" as to each named principal for all cases on which claims are asserted as to each named Principal regardless of the number of years this bond is in effect and regardless of the number of cases involved.

This bond shall remain in full force and effect with respect to all cases pending in Region __, in which the said Principals listed in Endorsement "A" attached or subsequently added thereto have been appointed, until the Surety has terminated further liability after 120 days written notice served to the United States Trustee and the Clerk of the United States Bankruptcy Court of the District of _____, or until released by the United States Trustee for Region __. The surety

further agrees that a 120-day written notice will be served on the United States Trustee and the Clerk of the United States Bankruptcy Court of the District of _____ prior to any change in rating or change in coverage endorsements.

SIGNED AND SEALED this __ day of _____, 20__.

Witness or attest:

_____ INSURANCE COMPANY

By: _____

ACCEPTED:

UNITED STATES TRUSTEE

By: