E	SOND NO
KNOW ALL MEN BY THESE PRESENTS: That we And	as principal as Surety are held, and firmly
cound unto the DEPARTMENT OF TRANSPORTATION of the sum of the United States, to be paid to the said OBLIGEE I	TION, STATE OF NEW YORK, as Obligee, in lawful money of
successors or assigns, jointly and severally, firmly b	•
WHEREAS, the Principal has made an application to and/or overweight equipment, and	the OBLIGEE for a permit to haul oversize
WHEREAS, the OBLIGEE will grant such permit for sconditions.	76,9
NOW THE CONDITION OF THE FOREGOING OBLIGATION Principal shall in all respects comply with the terms and perform his, their or its obligations thereunder, a satisfactory to the OBLIGEE complete the work performany expense incurred through the failure of said principal permit or from any damage growing out of the principal permit or employees that the above obligation remain in full force and virtue in law.	and conditions of said permit and fully meet and shall well and truly and in a manner mitted and save harmless the OBLIGEE from ncipal to comply with the lerms and conditions he negligence of the said Principal, or his, their no he void and of non effect; otherwise, to
N TESTIMONY WHEREOF, the said Principal I as her Surety has caused this instrument of vincing to be e	
2011	ay of
The total obligation of the Surety, in the event of los	
No. of the last of	Principal
	By: (Seal)
	Surety
	By:Attorney-in-Fact
	,, 1111 000

Note: Attach Power of Attorney, Financial Statement and acknowledgement by representative of the Surety showing his powers to execute such instrument.