

Form T3590

Tennessee Revenue Ministry Financial Responsibility Surety Bond

Know all persons by these presents;

Whereas, it is provided in the Tennessee Financial Responsibility Law that a Surety Bond will be accepted as proof of financial responsibility.

Therefore, we are Moorish National Republic Federal Government, United States for America Estate, and Harold Keith Walker, we as Principal, and <u>Tennessee Travel and Transportation Ministry</u>, by the Laws **for Tennessee**, with principal office at 694 West Mitchell Road, Memphis Tennessee, as Surety are held and firmly bound unto Tennessee, in the credit sum of \$65,000 gold back, lawful money from the United States for America Treasury, to be paid to Tennessee, for the benefit of any person who shall recover a judgment against the principal for damages arising out of an accident for which payment, well and truly to be made, we hereby jointly and severally bind ourselves, our and each of our heirs, executors, and administrators, successors and assigns, jointly and severally by these presents.

Tennessee Code Annotated (TCA) 55-12-102(12)(D) references minimum limits of liability for the state of Tennessee which currently are:
\$25,000 for each injury or death per accident
\$50,000 for total injuries or deaths per accident
\$25,000 for property damage per accident

As executed, increases from \$15,000 to \$25,000 the minimum amount of insurance coverage for property damage in any one accident that is required for a split-limit motor vehicle insurance policy to qualify as proof for financial security under the financial responsibility law for insurance policies issued or renewed after December 31, 2022.

The condition of this obligation is such that, whereas the said principal Harold Keith Walker is required to deposit security as provided in the <u>Financial Responsibility Minimum Coverage Public Chapter 860 (restated)</u>, as a condition to her/his right to operate a motor vehicle accident upon the public highways of Tennessee, and, in conformity with the provisions of said Law.

Now, therefore, if the principal shall pay or satisfy any judgment or judgments rendered upon a liability on account of the ownership maintenance, use or operation of a motor vehicle, or motor vehicles, as a result of a motor vehicle accident provided further, that such liability of the surety shall in no event exceed the amount of \$65,000, then this obligation shall be void, otherwise to remain in full force and effect until cancelled.

In witness whereof said principal and surety have caused this bond to be duly signed and sealing this 1st day of July year 2024.

Principal			Surety	
By Presenter				
STAMPS AND SEALS	Embosser or rubber stamp seal	Presented, this		
		State	County (or Memphis)	My Commission Does not Expire
		Signature		
		Name (Typed or Printed)		

Mail to: United States Travel and Transportation Ministry
Tennessee Terratorie
694 West Mitchell Road
Memphis, Tennessee 38109

Phone: (901) 490-8494

Fax:

Email: hwalkerbey@proton.me

Formatte T3590 (Revised 07-2024)

Visit or additional information: https://github.com/vizier4mem/Empire-State-of-Morocco-at-Memphis-Tennessee.git