THANK YOU



The Surety Bond Specialists

January 12th 2018

ORIGINAL BOND EMAILED WITHIN 1

JFK Cartage & Convention Services

600 Bayview Ave Inwood, NY 11096

We are pleased to enclose the bond you requested. If you have any questions or require any changes please feel free to contact us at CustomerService@Bondability.com

Summary of Order

BOND NUMBER 1080776

PRINCIPAL NAME JFK Cartage & Convention Services

BOND AMOUNT \$ 1,000.00

BOND TYPE New York Liquor

OBLIGEE NAME New York State Liquor Authority

EFFECTIVE DATE January 12, 2018 RENEWAL DATE January 12, 2021

Additional Comments:

PAID IN FULL

INSTRUCTIONS FOR NEW YORK LIQUOR (PENAL) BOND - Your emailed New York Liquor Bond follows. This form will satisfy the New York State Liquor Authority as ORIGINAL, but you must print on a quality printer and sign in the lower left hand corner where indicated. After you have signed the original bond, please mail to the NYSLA.

Our sincerest appreciation for your business! We are here to serve you in any way we can!

BondAbility.com 106 Whispering Pines Birdsboro, PA 19508 CustomerService@BondAbility.com Bond Form L-9 Prescribed by the New York State Liquor Authority June 3, 1974

BOND IN SUPPORT OF APPLICATION FOR LICENSE OR PERMIT UNDER THE NEW YORK ALCOHOLIC BEVERAGE CONTROL LAW

une 3, 1974							
Application Number	Bond Number	This bond expires in	Penal	Penal Sum of Bond			
	1080776	2021	\$	1,000.00	Plus Costs		
KNOW ALL MEN BY THESE PRES	ENTS, that we						
Name of Applicant	Address of Applicant						
K Cartage & Convention Services 600 Bayview Ave							
	Inw	rood, NY 11096					
in the county of Nassau	, State of New York	, as F	, as Principal, and				
Name of Insurance Company		Address of Office or usual Place					
RLI Insurance Company		P.O. Box 3967					
		Peoria IL 61612-3967					

a surety company approved by the Superintendent of Insurance of New York State as to solvency and responsibility and authorized to transact business in New York State, as Surety, are held and firmly bound unto the People of the State of New York in the penal sum set forth above and for the payment of any costs taxed or allowed in any action or proceeding to the extent of \$ 1,000.00 for the payment of which sum or sums, well and truly to be made, we, the said principal and surety, bind ourselves, successors, and assigns, respectively, jointly and severally, firmly by these presents.

WHEREAS, the above bounden principal is making application to the New York State Liquor Authority, for a license or permit made under the Alcoholic Beverage Control Law and the said State Liquor Authority, by Part 81 of Subtitle B of Title 9 of the Official Compilation of the Codes, Rules and Regulations of the State of New York (Rule 9 of the Rules of the Authority), having required the principal to file with it a bond to the People of the State of New York, as provided in said Law aforesaid.

NOW THEREFORE, the conditions of this obligation are such that if the said license or permit applied for, which expires on the date designated in said license or permit, is granted to the said principal and the principal will not, during the license or permit period, suffer or permit any violation of the provisions of the Alcoholic Beverage Control Law, or of any of the rules not or hereafter issued by said State Liquor Authority, or give cause, as provided in the Alcoholic Beverage Control Law or Part 53 of Subtitle B of Title 9 of the Official Compilation of the Codes, Rules and Regulations of the State of New York (Rule 36 of the Rules of the State Liquor Authority), for the cancellation, revocation or suspension of said license or permit or the issuance of an order of warning, and will pay all fines and penalties which shall accrue thereunder, together with all costs taxed or allowed in any action or proceeding brought or instituted for a violation of any of the provisions of said Alcoholic Beverage Control Law, or any of the rules now or hereafter issued by said State Liquor Authority, or for cause for the cancellation, revocation or suspension or issuance of an order of warning as provided in the Alcoholic Beverage Control Law or Rules of the Authority, or costs taxed or allowed in any review pursuant to Section 121 of the Alcoholic Beverage Control Law; then this obligation shall be void; otherwise to remain in full force and effect: subject, however, to the following conditions:

- 1. An action for the breach of any condition of this bond may be maintained without previous conviction or prosecution for the violation of any provision of said Alcoholic Beverage Control Law, or of any of the rules now or hereafter issued by the State Liquor Authority, or for cause as provided by the Alcoholic Beverage Control Law, or Part 53 of Subtitle B of Title 9 of the Official Compilation of the Codes, Rules and Regulations of the State of New York (Rule 36 of the Rules of the Authority).
- 2. The aggregate liability of the surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond plus costs taxed or allowed in any action or proceeding to the extent of \$ 1,000.00
- 3. Upon the payment of any loss arising under this bond, the surety shall be subrogated to the rights and remedies of the obligee against the principal to recover from the principal any amount so paid.
- 4. Any action brought for the penal sum of this bond shall be commenced within twenty-four months after the expiration of the license or permit period aforementioned, or for costs within one year after final disposition of any action or proceeding. In the event of the institution of any action or proceeding to review the Authority's determination, the period of 24 months shall not commence until the final determination of the proceeding or litigation.
- 5. This bond shall be effective during the time the aforementioned license or permit shall be in effect and during any extension thereof.
- 6. A breach of any condition of this bond shall be deemed to have been established by the revocation, cancellation or suspension of the aforesaid license or permit or the issuance of an order of warning by the State Liquor Authority unless said revocation, cancellation, suspension or order of warning shall have been reversed or annulled by a Court of competent jurisdiction.
- 7. In any action or proceeding to recover on this bond, the principal and the company named herein as Surety waive any defense based upon any defect in the bond, including, but not limited to, an erroneous, improper or defective insertion or omission to insert or apparent alteration of the expiration year and/or amount of the penal sum of the bond and further waive any objection that the bond bears a printed, typewritten or facsimile signature. Any bond filed with the State Liquor Authority shall be admissible in evidence in any court on application of the State Liquor Authority or People of the State of New York without further proof of the due execution thereof by or on behalf of the principal and surety and shall be conclusively presumed to have been duly executed by and on behalf of the principal and surety. Any bond filed with the State Liquor Authority and bearing the printed or facsimile name of the surety or the typewritten or facsimile signature of its representative shall be conclusively presumed to be the duly issued bond of the surety company and binding on it, its successors and assigns for the amount specified in Part 81 of Subtitle B of Title 9 of the Official Compilation of Codes, Rules and Regulations of the State of New York (Rule 9 of the Rules of the State Liquor Authority).

IN WITNESS W	HEREOF the parties hereto hav	e caused these presents to	be signed and sea	led this	12th	_ day of	January	, <u>2018</u> .	
Name of issuing	agency Bond	ability	WRANCE COM	Address	106 Whisp	pering Pines	5		
Phone # 800-81	8-3940	, sr.	70	<u> </u>	Birdsboro	, PA 19508			
J	FK Cartage & Convention Serv	vices 🕌	CORPORATE T				~		
	Principal (Applicant/License	e)	SEAL			RLI Ins	urance Con Surety	mpany	
BY:		L.S.	LINOIS MILLINOIS	BY:	Vin	rth	ES	hickey	L.S.
				Jonatkan 1	E. Michael				President