	•
1	1

# OEC Logistics, Inc.

## Customs Bond Application & Indemnity

B	Customs Broker Name: OEC Logistics, Inc.		Filer Code: ACN	
Return completed	Phone:	Fax:	Email:	
application to:	Important: Applicant should complete both sides and sign where noted. Return completed applications to OEC Logistics Inc, or fax it to			
your sales representative. The surety may require financial statements and/or additional information to approve the bond(s) upon request.				
Applicant/Dringing/Indomnitor Information				

Application interparation				
Company Name:				
DBA or Trade Name (if any):				
☐ Individual/Sole Proprietorship.	☐ Individual/Sole Proprietorship. ☐ Corporation. State/Country of Incorporation:		corporation:	
General Partnership. Please include	eneral Partnership. Please include names of all partners under separate cover.		y require complete copy of partnership agreement.	
Physical Address:		·		
City:	State/Province:	Postal Code:	Country:	
If foreign, U.S. service of process:				
Importer Number (FEIN, CBP Assigned	d or SS#):	SCAC Code (if applicable):	Years in Business:	
Does Applicant participate in any of these CBP Programs? 🗌 Importer Self Assessment 🗍 Trusted Trader 🗌 C-TPAT Tier 2 or 3 🗋 Other:				
Importer Contact Name:		Title:		
Phone:	Fax:	Email:		
Is credit extended?  Yes No	If yes, how much credit is extended?	Applicant has been a client of the broker since (year):		
Are there any additional trade names and/or unincorporated divisions to be included on the bond? 🗌 Yes 🗌 No If yes, attach complete list.				
Are there other Applicants to be in	cluded as co-principals on the bond? [	Yes 🗌 No <b>If yes</b> , complete separate a	pplication for each.	
Yes       No       Periodic Monthly S         Yes       No       Reconciliation prog         Yes       No       Importations to the	<b>of the following:</b> <i>Please note answers for</i> tatement? <b>If yes</b> , an additional surcharge gram? <b>If yes</b> , a rider to the bond is require U.S. Virgin Islands? <b>If yes</b> , a rider to the ports for tobacco, spirits and/or other comr	may apply and financial statements may d and additional premium shall apply. bond is required.		
Applicant and/or Partner/Officer	apply?	kruptcy or is currently in bankruptcy pro f and/or Applicant is aware of pending C	oceedings. Customs claims.	

Applicant and/or Partner/Officer has been investigated by CBP for fraud or negligence and/or is currently involved in an investigation.

Bond and Merchandise Related Information				
Single Entry Continuous Bond Amount: \$	Aggregated Bond Amount: \$	Effective Date:		
Activity Code: 1-Importer 1A-Drawback 2-Custodia	al 3-International Carrier 3A-Inter	national Traffic		
4-FTZ 5-Gauger 6-Wool & Fur 7-B/L	□ 8-Copyright □ 9-Neutrality	10-Court Costs		
□ 11-Airport Security Customs Area □ 12-ITC □ 14-IBEC	□ 15-IPR □ 16-ISF (Importer Securi	ty Filing)		
Custodial Type: Donded Carrier Donded Warehouse	Container Freight Station 🔲 Bonded Cartmen	AMS Filings		
International Carrier Type: Ocean Vessel AMS Filings	Aircraft			
<b>ISF Type:</b> For a single ISF-D bond or Unified filing, what is: (1) the ISF Filing I	Date? (2) Vessel Departure Date?			
Entry Type(s): General Merchandise TIB Warehouse Auto (DOT) FDA Chapter 98 GSP/CBI AD/CVD*				
*Please provide Avalon's AD/CVD questionnaire if merchandise is subject to antidumping and/or countervailing.				
Description of Merchandise:	Country of Origin:	Port of Entry:		
Is FDA Merchandise Subject to Automatic Detention? See No Is FDA Merchandise Restricted? See No				
Value of Merchandise:Last Year: \$Estimated current year: \$				
Duties, Taxes and Fees:   Last Year: \$   Estimated current year: \$				
Duties/Taxes Paid: 🗋 With Entry 🗋 With Entry Summary 🗋 Via ACH payment				

### **Customs Certification, Indemnity Agreement and Collateral Policy**

I certify that the factual information contained in this application is true and accurate and any information provided which is based upon estimates is based upon the best information available on the date of this application. Dated day of 20. I understand that all information contained herein or generated by CBP or other governmental agency or the Surety may be shared with the Customs Broker(s) of record acting on my behalf. I understand that there is a six (6) year statute of limitations for claims to be made against the bond(s) and collateral will not be returned until liability has been extinguished. For more information on Avalon's collateral policy, please visit www.avalonrisk.com/collateral.pdf.

Company Name

Principal's Signature (must be owner/officer)

Typed or printed name and title of principal

SEAL

The Undersigned hereby declares the truth of the representations herein, and that they are made to induce Avalon Risk Management on behalf of GREAT AMERICAN ALLIANCE INSURANCE COMPANY and such other sureties as Avalon Risk Management may from time to time represent (hereinafter referred to collectively as the "Surety") (Continued on reverse):

to enter into a contract of suretyship by the issuance of the Bond(s) applied for in accordance to 19 CFR part 113 as amended by Federal Register Notice 79 FR 70881. The Undersigned agrees that the Surety may decline the Bond(s) applied for or may cancel or terminate same without incurring any liability whatsoever to the Undersigned. In consideration of the issuance of the Bond(s) herein applied for, any previously issued Bond(s), or any Bond(s) in substitution for or in succession of the said Bond(s), or any increase or extension of time of the said Bond(s) or any Bond or suretyship obligation undertaken for the benefit of the Principal, whether executed in physical form or created through electronic means, the Undersigned hereby agrees:

(1) To hereby authorize the Surety to make such pertinent inquiry as may be necessary from financial institutions, persons, firms and corporations in order to confirm and verify information referred to or listed herein;

(2) To pay to the Surety the agreed premium upon execution of the Bond(s) and annually in advance thereafter;

(3) To furnish the Surety with satisfactory and conclusive termination evidence that there is no further liability on the Bond(s);

(4) To perform all the conditions of said Bond(s) and will indemnify and save the Surety harmless from demands, losses, costs, damages and expenses, including attorney's and counsel fees deemed necessary by the Surety, which Surety may sustain or incur by reason of the issuance of such Bond(s), or obtaining a release of or evidence of termination under such Bond(s). This obligation shall be continuing as to this Bond or any other Bonds or undertaking until Surety's liability is extinguished;

(5) That the Surety shall have (i) the exclusive right to adjust, settle or compromise any claim under such Bond(s), and (ii) the right, at its sole option and sole discretion, to increase or decrease the penalty(s) of any such Bond(s), to change the obligee(s) therein, to execute any continuations, enlargements, modifications and renewals thereof or substitute the same or different conditions, provisions and obligee(s) therein, it being agreed that this Indemnity Agreement shall cover such new or changed Bond(s) or renewals even though the Surety's action or consent may or does substantially increase the liability of the Applicant and the Undersigned;

(6) That the voucher or other evidence showing payment made by the Surety in good faith by reason of such Bond(s) or any renewal, extension or substitution thereof shall be conclusive and in any event prima facie evidence of such payment and the property thereof and of the liability of the Undersigned theretofore to the Surety;

(7) To the following general provisions:

a. Any property which may have been, or may be, pledged as collateral security for any Bonds may, at the Surety's discretion, be retained as collateral security on any Bond falling under the scope of this Indemnity Agreement, whether or not executed, and whether or not executed or reinsured by the Surety, and for the full and complete performance of the

Undersigneds' covenants under this Indemnity Agreement. In the case of any breach of the Undersigneds' covenants, or in case the Surety finds it necessary to raise money to meet any actual or prospective claim or demand under any Bond, or to pay any expense incurred in connection therewith, the Surety has full power and authority, without notice to the Undersigneds, to negotiate or redeem any checks or certificates of deposit, or to draw upon any letters of credit, and to use any or all of the proceeds, in order to protect itself against loss, costs, damages, attorneys' fees and expenses. After deducting all legal and other costs, and all loss, costs, damages, attorneys' fees and expenses, and all premiums due the Surety for any Bond or Bonds, the Surety shall return the remainder of the collateral, if any, to the person or persons legally authorized to receive it. We will contact you at the name and address provided and/or through your customs broker when the collateral may be returned. It is the principal's obligation to notify us of any change of address. If we are unable to contact you funds that we continue to hold on your behalf will become subject to a maintenance fee of 1.5% per month effective as of the return date of undeliverable certified mail to your last known address. The Surety shall not be responsible for any loss to the property from any cause other than the act or neglect of its officers or employees. The Surety shall not be responsible for paying interest, or loss of interest, to depositor or any other party on such deposits;

b. Where a Bond has been executed for the importation of merchandise, or transportation in-bond of imported merchandise, to consent to service of process upon the Customs broker or agent who executed the Bond on behalf of the Principal. Principals further consent to such service, at the Surety's sole option, at the original port of entry, the final port of entry, or other place, as may be a place of business of the Customs broker or agent. The Principal consents to jurisdiction at the place of service;

c. Where the bonded merchandise is a motor vehicle, a condition of executing the Bond is the immediate delivery of the vehicle to a Surety-approved bonded conversion facility. The delivery must occur directly from the port of entry to the conversion facility in order to perform all conversions necessary to bring the vehicle into conformity with United States Environmental Protection Agency and Department of Transportation emission and safety standards;

d. The Principals agree to give the Surety prompt written notice of any and all facts which may give rise to any action against the Surety relating to any Bond. If the Principals fail to petition, protest, defend or settle any such action taken by the Obligee, pursuant to the Bond, the Principals agree that the Surety may petition, protest, defend or settle such action to protect its interests by whatever means it considers appropriate. The determination as to whether any such action in part, as if it were the act of the Principals. Evidence of payment is prima facia evidence of the fact and extent of the Principals' liability to the Surety. Liability hereunder extends to, and includes, the full amount of any and all monies paid by the Surety in settlement or compromise of any action, in good faith under the belief that it was liable therefore, whether liable or not, as well as any and all disbursements for attorneys' fees, costs, and expenses as aforesaid, which may be made under the belief that such were necessary, whether necessary or not. The Principals from the timely payment of bills for the Bond or for amounts paid in pursuance thereof;

e. The Surety has every right, defense, or remedy available, including the right of exoneration and replevin or to take possession of the bonded merchandise upon notification of any violation of the terms and conditions of the Bond. The Surety has specific lien rights as to both real and personal property, including merchandise in which the Undersigneds' is the owner and/or has ownership interest in, including merchandise in transit and/or in a warehouse.

(8) To consent to provide the Surety, any Bond Obligee and/or Customs broker, any and all information relative to entries or other transactions under any Bond;

(9) To consent to their lawful agent or attorney-in-fact executing and filing Bonds, by electronic or such other means as is elected instead of paper documents, and agree in those instances to be bound by this Indemnity Agreement and the terms and conditions of any Bonds as fully and completely as they would be if paper documents had been used and manually executed;

day of

(10) The Principals understand and agree that the Bond or undertaking is subject to termination if the Principals no longer use a licensed Customs broker satisfactory to the Surety;

(11) The Undersigned further agrees to reimburse the Surety for all expense, counsel and attorney fees incurred by the Surety in enforcing any provision of this agreement.

Regardless of the date this Indemnity Agreement is signed, it is effective as of the date of the execution of the above mentioned Bond(s).

	· , 20 <u> </u>
If Applicant is an INDIVIDUAL or PROPRIETORSHIP	
Name of Individual or Proprietorship:	
Witness Signature:	Individual/Proprietor Signature:
Name & Title of Signatory:	Printed Name & Title of Signatory:

20

Signature of President or Managing Partner (for LLC):

іт Ар	plicant	IS A PARTNERSHIP	

Name of Partnership:		
Signature Individually and as Partner:	Signature Individually and as Partner:	
Name & Title of Signatory:	Printed Name & Title of Signatory:	

## If Applicant is a CORPORATION or LIMITED LIABILITY COMPANY (LLC)

Name of Company or LLC:	
Witness Signature:	

Dated

illess	Signaturer	
Name &	Title of Signatory:	

Printed Name & Title of Signatory:

## ALL OWNERS, (STOCKHOLDERS) AND ADDITIONAL INDEMNITORS MUST SIGN BELOW

In consideration of executing the Bond(s) applied for by Applicant, the Undersigned, now referred to as Indemnitor(s), acknowledge(s) that the above Indemnity Agreement has been read and the Indemnitor(s) is (are) aware of the contents of the Indemnity Agreement. The Indemnitors(s) agree(s) to be bound by the Indemnity Agreement to the same extent as the Applicant. The obligation imposes individual liability on the Indemnitor(s) as well as joint liability with the Applicant. The Indemnitor(s) has (have) sufficient interest in the performance of this obligation to execute this agreement and is (are) fully empowered to exercise this agreement.

Name of Additional Indemnitor:

Indemnitor Signature:

#### Printed Name & Title of Indemnitor: