§ 591.9 Petitions for remission or mitigation of forfeiture.

(a) After a bond has been forfeited, a principal and/or a surety may petition for remission of forfeiture. A principal and/or surety may petition for mitigation of forfeiture only if the motor vehicle has been imported pursuant to paragraph 591.5(f) and the condition not met relates to the compliance of a passenger motor vehicle with part 581 of this chapter.

(b) A petition for remission or mitigation shall:

1. Be addressed to the Administrator, identified as either a petition for remission or for mitigation, submitted in triplicate, and signed by the principal and/or the surety.

2. State the make, model, model year, and VIN of the vehicle involved, and contain the Customs Entry number under which the vehicle entered the United States.

3. State the facts and circumstances relied on by the petitioner to justify remission or mitigation.

4. Be filed within 30 days from the date of the mailing of the notice of forfeiture incurred.

(c) If a false statement contained in a petition may subject the petitioner to prosecution under the provisions of 18 U.S.C. 1001.

(d) If the Administrator finds that all conditions of the bond have, in fact, been fulfilled, the forfeiture is remitted.

(e) A decision to mitigate a forfeiture upon condition that a stated amount is paid shall be effective for not more than 60 days from the date of notice to the petitioner of such decision. If payment of the stated amount is not made, or arrangements made for delayed or installment payment, the full claim of forfeiture shall be deemed applicable. The Administrator shall collect the claim, or, if unable to collect the claim within 120 days, shall refer the matter to the Department of Justice.

§ 591.10 Offer of cash deposits or obligations of the United States in lieu of sureties on bonds.

(a) In lieu of sureties on any bond required under § 591.6(c), an importer may offer United States money, United States bonds (except for savings bonds), United States certificates of indebtedness, Treasury notes, or Treasury bills in an amount equal to the amount of the bond.

(b) At the time the importer deposits any obligation of the United States, other than United States money, with the Administrator, the Administrator shall deliver a duly executed power of attorney and agreement, in the form shown in appendix C to this part, authorizing the Administrator or delegate of the Administrator, in case of any default in the performance of any of the conditions of the bond, to sell the obligation so deposited, and to apply the proceeds of sale, in whole or in part, to the satisfaction of any penalties for violations of 49 U.S.C. 30112 and 49 U.S.C. 32506 arising by reasons of default.

(c) If the importer deposits money of the United States with the Administrator, or delegate of the Administrator, may apply the cash, in whole or in part, to the satisfaction of any penalties for violations of 49 U.S.C. 30112 and 49 U.S.C. 32506 arising by reason of default.

APPENDIX A TO PART 591—SECTION 591.5(f) BOND FOR THE ENTRY OF A SINGLE VEHICLE

Department of Transportation
National Highway Traffic Safety Administration

BOND TO ENSURE CONFORMANCE WITH FEDERAL MOTOR VEHICLE SAFETY AND BUMPER STANDARDS

(To redeliver vehicle, to produce documents, to perform conditions of release such as to bring vehicle into conformance with all applicable Federal motor vehicle safety and bumper standards)
Know All Men by These Presents That (principal's name, mailing address which includes city, state, ZIP code, and state of incorporation if a corporation), as principal, and (surety's name, mailing address which includes city, state, ZIP code and state of incorporation), as surety, are held and firmly bound unto the UNITED STATES OF AMERICA in the sum of (bond amount in words) dollars (3 (bond amount in numbers)), which represents 150% of the entered value of the following described motor vehicle, as determined by the Bureau of Customs and Border Protection: (make, model, model year, and VIN) for the payment of which we bind ourselves, our heirs, executors, and assigns (jointly and severally), firmly bound by these presents.

WITNESS our hands and seals this ___ day of ____, 20__.

WHEREAS, motor vehicles may be entered under the provisions of 49 U.S.C. Chapters 301 and 325; and DOT Form HS-7 “Declaration;”

WHEREAS, pursuant to 49 CFR part 591, a regulation promulgated under the provisions of 49 U.S.C. Chapter 301, the above-bounded principal desires to import permanently the motor vehicle described above, which is a motor vehicle that was not originally manufactured to conform to the Federal motor vehicle safety or bumper standards; and

WHEREAS, pursuant to 49 CFR part 592, a regulation promulgated under the provisions of 49 U.S.C. Chapter 301, the above-bounded principal has been granted the status of Registered Importer of motor vehicles not originally manufactured to conform to the Federal motor vehicle safety and bumper standards (or, if not a Registered Importer, has a contract with a Registered Importer covering the vehicle described above); and

WHEREAS, pursuant to 49 CFR part 593, a regulation promulgated under 49 U.S.C. Chapter 301, the Administrator of the National Highway Traffic Safety Administration has decided that the motor vehicle described above is eligible for importation into the United States; and

WHEREAS, the motor vehicle described above has been imported at the port of ____, and entered at said port for consumption on entry No. ____, dated ____, 20__.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH THAT—

(1) The above-bounded principal (the “principal”), in consideration of the permanent admission into the United States of the motor vehicle described above (the “vehicle”), voluntarily undertakes and agrees to have such vehicle brought into conformity with all applicable Federal motor vehicle safety and bumper standards within a reasonable time after such importation, as specified by the Administrator of the National Highway Traffic Safety Administration (the “Administrator”);

(2) The principal shall then file, or if not a Registered Importer, shall then cause the Registered Importer of the vehicle to file, with the Administrator, a certificate that the vehicle complies with each Federal motor vehicle safety standard in the year that the vehicle was manufactured and which applies in such year to the vehicle, and that the vehicle complies with the Federal bumper standard (if applicable);

(3) The principal, if a Registered Importer, shall not release custody of the vehicle to any person for license or registration for use on public roads, streets, or highways, or license or register the vehicle from the date of entry until 30 calendar days after it has certified compliance of the vehicle to the Administrator, unless the Administrator notifies the principal before 30 calendar days that (s)he has accepted such certification and the vehicle and bond may be released, except that no such release shall be permitted, before or after the 30th calendar day, if the principal has received written notice from the Administrator that an inspection of such vehicle will be required, or that there is reason to believe that such certification is false or contains a misrepresentation.

(4) And if the principal has received written notice from the Administrator that an inspection is required, the principal shall cause the vehicle to be available for inspection, and the vehicle and bond shall be promptly released after completion of an inspection showing no failure to comply. However, if the inspection shows a failure to comply, the vehicle and bond shall not be released until such time as the failure to comply ceases to exist;

(5) And if the principal has received written notice from the Administrator that there is reason to believe that the certificate is false or contains a misrepresentation, the vehicle or bond shall not be released until the Administrator is satisfied with the certification and any modification thereof;

(6) And if the principal has received written notice from the Administrator that the vehicle has been found not to comply with all applicable Federal motor vehicle safety and bumper standards, and written demand that the vehicle be abandoned to the United States, or delivered to the Secretary of Homeland Security for export (at no cost to the United States), the principal shall abandon the vehicle to the United States, or shall deliver the vehicle, or cause the vehicle to be delivered to, the custody of the Bureau of Customs and Border Protection at the port of entry listed above, or any other port of entry, and shall execute all documents necessary for exportation of the vehicle from the United States, at no cost to the United States.
States; or in default of abandonment or rede- 

delivery after proper notice by the Adminis- 

trator to the principal, the principal shall 

pay to the Administrator the amount of this 

obligation; 

Then this obligation shall be void; other- 

wise it shall remain in full force and effect. 

Signed, sealed, and delivered in the presence 

of— 

Name Address 
(Principal) 
(SEAL) 

Name Address 
(Surety) 
(SEAL) 

Name Address 
(Corporate Principal) 

CERTIFICATE AS TO CORPORATE 
PRINCIPAL 

I, [Name], certify that I am the 
[Address], including city, state, ZIP code, and state of in- 
corporation if a corporation), as principal, and 
(surety’s name, mailing address which 
includes city, state, ZIP code and state of in- 
corporation) as surety, are held and firmly 
bound unto the UNITED STATES OF AMER- 
ICA in the sum of (bond amount in words) 
dollars ($ (bond amount in numbers)), which 
represents 150% of the entered value of the 
following described motor vehicle, as deter- 
mined by the Bureau of Customs and Border 
Protection (make, model, model year, and 
VIN of each vehicle) for the payment of 
which we bind ourselves, our heirs, execu- 
tors, and assigns (jointly and severally), 
firmly bound by these presents. 

WITNESS our hands and seals this [Date] 
day of [Month], 20[Year]. 

WHEREAS, motor vehicles may be entered 
under the provisions of 49 U.S.C. Chapters 301 
and 325; and DOT Form HS–7 “Declaration,” 
WHEREAS, pursuant to 49 CFR part 591, a 
regulation promulgated under the provisions 
of 49 U.S.C. Chapter 301, the above-bounden 
principal desires to import permanently the 
motor vehicles described above, which are 
motor vehicles that were not originally man- 
ufactured to conform to the Federal motor 
vehicle safety, or bumper, or theft preven- 
tion standards; and 
WHEREAS, pursuant to 49 CFR part 592, a 
regulation promulgated under the provisions 
of 49 U.S.C. Chapter 301, the above-bounden 
principal has been granted the status of Reg- 
istered Importer of motor vehicles not origi- 

nally manufactured to conform to the Fed- 

eral motor vehicle safety, bumper, and theft 

prevention standards; and 
WHEREAS, pursuant to 49 CFR part 593, a 
regulation promulgated under 49 U.S.C. 
Chapter 301, the Administrator of the Na- 
tional Highway Traffic Safety Administra- 
tion has decided that each motor vehicle de- 
scribed above is eligible for importation into 
the United States; and 
WHEREAS, the motor vehicles described 
above have been imported at the port of 
[Port of Entry], and entered at said port for consump- 
tion on entry No. [Entry Number], dated 
[Entry Date]; 

NOW, THEREFORE, THE CONDITION OF 
THIS OBLIGATION IS SUCH THAT— 

(1) The above-bounden principal (“the prin- 
cipal”), in consideration of the permanent 
admission into the United States of the 
motor vehicles described above, voluntarily 
undertakes and agrees to have such vehicles 
brought into conformity with all applicable Federal motor vehicle safety and bumper 
standards within a reasonable time after 
such importation, as specified by the Admin- 
istrator of the National Highway Traffic Safety Administration (the “Admin- 
istrator”);