Irrevocable Standby Letter of Credit To Demonstrate Liability Coverage

Director Division of Waste Management Department for Environmental Protection Natural Resources and Environmental Protection Cabinet Frankfort, Kentucky 40601	(Name and address of issuing institution)
Dear Director:	
We hereby establish our Irrevocable Standby Let	ter of Credit No
We hereby establish our hrevoeuble Standby Let	(insert number)
in the favor of any and all third-party liability clair	nants at the request and for the account of
in the fut of any and an time party maching eran	nunts, at the request and for the account of
	1 1 1 \
(insert owner's or operator's	name and address)
for third-party liability awards or settlements up to	U.S. dollars
(\$) per occurr	(<i>IN WORDS</i>)
(\$) per occurr (insert amount)	ence and the annual aggregate amount of
(insert uniouni) US dollars (\$) for
(in words)), for), for
sudden accidental occurrences and/or for third-party liab	
(in words)) per oc-
currence, and the annual aggregate amount of	U.S. dollars
(\$), for nonsudden a	<i>(in words)</i> accidental occurrences available upon presenta-
<i>(insert amount)</i> tion of a sight draft, bearing reference to this letter of credit	
	•
No.	(insert number)

and (1) signed certificate reading as follows:

Certification of Valid Claim

The u	indersigned, as parties and	
	indersigned, as parties and andand and and and and and and andand and and andand and and and and and and and and and	
hereby certif	(<i>insert name and address <u>of third</u> party claimants</i>) y that the claim of bodily injury property damage caused by a (<i>insert and/or</i>)	
(insert "sudde	accidental occurrence arising from operations of hazardous waste treatment, storage, or disposal facility should be	
<i>(insert owne</i> paid in the am	hazardous waste treatment, storage, or disposal facility should be hazardous waste treatment, storage, or disposal facility should be ount of \$ We hereby certify that the claim does not apply to any of (insert amount)	
the following		
(a)	Bodily injury or property damage for which is	
	would be obligated to pay in the absence of the contract or agree-	
	<i>operator's name)</i> ment.	
<i>(b)</i>	Any obligation of under a workers' compensation, under a workers' compensation, disability benefits, or unemployment compensation law or any similar law.	
(c)	Bodily injury to:	
	(1) An employee of arising from, and in the (insert owner or operator's name) ; or	
	course of employment by; or; or	
(2) The spouse, child, parent, brother or sister of that employee as a consequence of, or arising from, and in the course of employment by		
	(insert owner or operator's name)	
This exclusion applies:		
	(A) Whether may be liable as an em- (insert owner or operator's name) ployer of in any other capacity; and	
	 (B) To any obligation to share damages with or repay another person who must pay damages because of the injury to persons identified in paragraphs (1) and (2). 	
(d)	Bodily injury or property damage arising out of the ownership, maintenance, use, or entrustment to others of any aircraft motor vehicle or watercraft	

Bodily injury or property damage arising out of the ownership, main or entrustment to others of any aircraft, motor vehicle or watercraft.

(e) Property damage to:

(1)	Any property owned, rented, or occupied by		
	(insert owner's or		
	;		
	operator's name)		
(2)	Premises that are sold, given away or abandoned by		
	<i>operator's name)</i> those <i>or</i> if the property damage arises out of any part of premises;		
(3)	Property loaned to		
	(insert owner or operator's name)		
(4) Personal property in the care, custody or control of		
	;		
	or operator's name)		
(5)	That particular part of real property on which		
	(insert owner		
	or any contractors or subcontractors working directly or indirectly on behalf of		
	(insert owner or operator's name)		
	are performing operations, if the property damage arises out of these operations.		

(Owner or Operator (signature)

(Name of Owner or Operator, typed

(Claimant(s) (Signature)

(Name(s) <u>of</u> Claimant(s), <u>typed)</u>

or (2) valid final court order establishing a judgment against the owner or operator for bodily injury or property damage caused by a sudden or nonsudden accidental occurrence arising from operation of the owner or operator's facility or group of facilities.

This letter	r of credit is effective as of	and shall expire on	
	(insert date)) (insert date at	
<i>least one year later</i>), but such expiration date shall be automatically extended for a period of			
	on	and on each success-(at least	
one year)		sert date)	
ive expiration date, unless, at least 120 days before the current expiration date, we notify you, the Director of			
the Division of Waste N		by certified mail that we	
(insert owner or operator's name)			

have decided not to extend this letter of credit beyond the current expiration date.

Whenever this letter of credit is drawn on under and in compliance with the terms of this credit, we shall duly honor such draft upon presentation to us.

In the event that this letter of credit is used in combination with another mechanism for liability coverage, this letter of credit shall be considered______ coverage.

(insert "primary" or "excess")

We certify that the wording of this letter of credit is identical to their wording specified in 401 KAR 39:090 as such regulations were constituted on the date shown immediately below.

(Signature of Official of Issuing Institution)

(Title of Official of Issuing Institution, typed

(insert Date)

(Name(s) <u>of</u> Claimant(s), <u>typed</u>)

This credit is subject to

(net"hematicated in the line of the international function of the international Chamber of Commerce" or "the Uniform Commercial Code")

DWM-6035Q (*Note:* Use of this wording is required by 401 KAR 39:090.)