

BOND OF INDEMNITY



THIS DEED OF INDEMNITY MADE THIS..... DAY OF
..... by Shri/Smt./Km.....
श्री. रवीश. चौध. भंडारनगर. जिला. झारख. 20/11/2019. (20/11/2019) residing at
(hereinafter referred to as "Trainees" which expression shall include his/her heirs, executors,
administrators and representatives where the contest so admits) and
Shri/Smt./Km..... S/o.....
श्री. महेंद्र. पाण. श्री. हरि. सिंह.
residing at.....
(उत्तर. प्रदेश.) श्री. जग. मोहन. चौध. वाण. लाल. जिला. झारख. 20/11/2019

(hereinafter referred to as "Surety" which expression shall include his/her heirs, executors,
administrators and representatives where the contest so admits) of the ONE PART and the
President of INDIA, owner and administrations of North Central Railway (hereinafter referred to
as "the Government") of the other PARTS WHEREAS the government has engaged the trainee
on the terms and conditions mentioned in the joining Report dated.....executed
by and Between the trainee and the Government.

And Whereas the Surety is interested in the Welfare of the said trainee and therefore has
agreed to these presents as and surety.

AND WHEREAS one of the terms and conditions to the said engagement of the trainee is that
the trainee shall complete the prescribed training and after such completion shall accept service
under the Government and serve the Government for a minimum period of five years and if the
trainee deserts service or resigns from service during the period of training or thereafter without
the written consent of the Government or is discharged there from misconduct or any offences
as enumerated in the deed, the trainee shall repay on demand by the Government, whole cost
of training or pay and other amounts, excluding travelling and running allowances drawn by the
trainee from the Government under those terms and conditions.

AND WHEREAS the surety has agreed the indemnity and /or to reimburse the
Government of the extent.

'NOW THESE PRESENTS WITNESS AND it is hereby agreed by and between the
parties as follows:

- (1) That in consideration of the premises and ion consideration of the Government agreeing
to engage the trainee for the course mentioned in the joining report referred to above,
the trainee satisfactorily, shall serve the Government for a minimum period of 5 years
thereafter in accordance with the said joining report executed between the trainee and
the Govt. to the complete satisfaction of the Govt. decision of the Govt. about which shall
be final and conclusive.
- (2) That the trainee and the surety hereby undertake jointly and severally to indemnify and
reimburse the Govt. to that extent as aforesaid.
- (3) That in the event of the trainee setting an adverse report regarding the progress of
his/her training of studies or conduct or discontinuing his studies or being discharged
from the course or on refusal to continue for any reason not beyond the control of the
trainee or does not continue in service as aforesaid, the trainee and the surety shall
jointly and separately be liable to pay and refund forth with to the Govt. on demand and
without in cash all monies expended on the trainee or on his account in respect of
his/her training course as stated above (and the decision of the Govt. As to the amount
on payable shall be final together with interest on the monies collected at the rate then in
force for Govt. Loans.
- (4) The liability of the surety bond under shall not be impaired or discharged by reason time
being granted or any for bearence, Act of omission of the Govt. of any person authorised
by the Govt. (where there with or without the knowledge or consent of the surety nor
shall it be necessary for the Govt. to be the trainee before ensuing the Surety for the
amount due here-under):-

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100/-
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- (5) That if there is any dispute as to the effect or meaning of this presents or otherwise, however, except as to matters for which specific provision had been made in these presents, the same shall be referred to the sole arbitration of the Secretary to the Govt. of India in the Ministry of Railways or any person appointed by him whose decision shall be final and binding on the parties. The provisions of the Indian Arbitration Act, 1940 as amended from time to time shall apply.
- (6) IN WITNESS WHEREAS the parties have set their hands on the day and year first above mentioned.

Signed by the trainee above mentioned in the presence of:-

Name and trainee & Address

जि. ए. कुमार्
गौव-रहना, पोस्ट-अहवरनपुरा, हाथरस, 204104 (U.P.)

(Signature of the trainee)

Name and & Address of Witness

1. सुरीलाल, डी. ए. शशापाल, गौव-रहना, पोस्ट-अहवरनपुरा, हाथरस
2. राजनलाल, दीक्षित, डी. ए. श्री. सुरीलाल दीक्षित, गौव-रहना, पोस्ट-अहवरनपुरा (हाथरस)

(Signature of the Witness)

Signed by the Surety above named in the presence of:-

Name and & Address of Surety

(x) महेंद्र पाल, डी. ए. श्री. हरि सिंह, संतुल अमीन साधनी, महेन्द्र पाल अमीन, गौव-गारवगढ़ी, पोस्ट-होश काया लाली, हाथरस (U.P.)

Name and & Address of Witness

1. प्रामोद, दीक्षित, डी. ए. इश्वरी प्रताप, गौव-रहना, पोस्ट-अहवरनपुरा (हाथरस)
2. वसन्तलाल, दीक्षित, डी. ए. लालाराम, गौव-रहना, पोस्ट-अहवरनपुरा (हाथरस), जिला-हाथरस

(Signature of the Witness)

Signed by.....
Designation..... on behalf of the President of India in presence of:-

Name and & Designation of Witness.....

(Signature)

- 1.....
- 2.....

(Signature of the Witness)