State of Wisconsin Department of Natural Resources

successor in interest.

Long-Term Care Performance Bond

LEAVE BLANK - DNR USE ONLY

(For Use by Solid Waste Landfills)

License Number

Form 4400-064 Rev. 4-01

	FID Nun	nber		
KNOW ALL PERSONS BY THESE PRESENTS, that				
	(Ow	ner)		
of				,
(Address)				
as Principal, and				,
(Name of Su	rety Compai	ny)		
				,
(Address of Surety Com	npany)			
a surety company organized and existing under the laws of the S surety business in the State of Wisconsin, as Surety, are held and	State of d firmly bour	nd unto the State o	and duly f Wisconsin Department	authorized to do nt of Natural
Resources, as Obligee, in the penal sum of				dollars
(\$), for payment of which, well an	nd truly to be	made, the Principa	al and the Surety bind t	themselves, their
heirs, executors, administrators, successors and assigns, jointly a			·	,
WHEREAS, the Principal owns a solid waste land disposal facil	lity named			
located in Section	n	, Township	, Range	,
Town/City/Village of			County, Wisconsin, ar	nd that facility is
subject to the long term care requirements of the plan of operation	on approval i	issued by the Oblig	ee dated the	
day of,,	, and any	amendments there	to.	

WHEREAS, this bond is written to provide proof of financial responsibility pursuant to section 289.41, Wisconsin Statutes, and section NR 520.05, Wisconsin Administrative Code, as amended, to ensure compliance with the long-term care requirements of the

WHEREAS, section 289.41, Wisconsin Statutes, requires that the Principal provide the Obligee with proof of financial responsibility ensuring that the long-term care requirements of the plan of operation approval, if any, will be complied with by the Principal and any

plan of operation approval, and any amendments thereto, and shall inure to the benefit of the Obligee.

NOW, THEREFORE, the condition of this obligation is such that if the Principal or any successor in interest complies with the

long-term care requirements anticipated in the plan of operation approval, and any amendments thereto, and provides long-term care for such facility in accordance with these long-term care requirements, then and only then, this obligation shall be void; otherwise, it shall remain in full force and effect.

All or any part of this bond may be withdrawn by the Obligee, upon written request by the Secretary of the Obligee and in accordance with section NR 520.06, Wisconsin Administrative Code, as amended, to be used to carry out the long-term care requirements of the plan of operation approval, and any amendments thereto, if the Principal or any successor in interest fails to do so.

The liability of the Surety shall not be discharged by any payment or succession of payments hereunder, unless and until such payment or payments shall amount in the aggregate to the full penal sum of this bond, but in no event shall the obligation of the Surety hereunder exceed the full penal sum of this bond. Release or discharge of the Surety shall not release the Principal or any successor in interest from the obligation to fully and completely comply with all long-term care requirements anticipated in the plan of operation approval, and any amendments thereto. The insolvency or bankruptcy of the Principal shall not constitute a defense to the Surety with regard to any claim of liability on the obligation of this bond. No amendment to the plan of operation approval will release the Surety from its obligation under this bond.

•	•		y successor in interest to faithfully comply with otice from the Obligee will not bar or limit
as hereinafter provided. As long as any plan of operation approval, and any am bond or other proof of financial responsities bond, notice shall be provided to the to the proposed cancellation date. Not to the Obligee a replacement bond or of the delivery of a replacement bond of immediately cease and this bond shall replacement.	y obligation of the owner of endments thereto, exists, to sibility acceptable to the Cone Obligee and the Princip less than 30 days prior to the ther proof of financial response of the other acceptable proof of remain in full force and effective and effective acceptable.	or any successor in in this bond shall not be Obligee is provided to al in writing by regis the expiration of the consibility under sec f financial responsib fect as long as any of	, and shall continue in force until terminated nterest for long-term care in accordance with the canceled by the Surety unless a replacement of the Obligee. If the Surety proposes to cancel stered or certified mail not less than 90 days prio 90 day notice period, the Principal shall deliver tion 289.41, Wisconsin Statutes. In the absence ility, all site or facility operations shall bligation of the Principal or any successor in amendments thereto, remains unsatisfied.
Signed, sealed and dated this	day of		
Principal			
Surety			
Attorney in Fact			
		Bond Number	