

New York State Department of Taxation and Finance

New York State and New York City Surety Bond Form
Change of Resident Status — Special Accruals

IT-260

Tax Law - Sections 639 and 1307

Complete this agreement in triplicate, and forward **by registered mail** along with your letter of tender and Form IT-201, IT-203, or IT-205 to the address shown on the right of this form. If filling a joint return, use both names.

INCOME TAX AUDIT ADMINISTRATOR I INCOME/FRANCHISE DESK AUDIT BUREAU W A HARRIMAN CAMPUS ALBANY NY 12227

Know all persons by these presents, that I (we)	
ofas principal, and the	
a corporation organized under the laws of the State of	and duly authorized to transact business
in the State of New York, having an office and usual place of business at	<u> </u>
	New York, as Surety,
are held and firmly bound unto the People of the State of New York and the New York State sum of lawful money of the Uni	ted States of America, for the payment
whereof we bind ourselves, our successors and assigns, jointly and severally, firmly by these	
Whereas, the principal on(date) changed reand earnings taxes administered by the commissioner of Taxation and Finance from	
	(full address)
to	(full address)
and is required under sections 636(a), 637(a), 638(a), 638(b), 1307(b), 1307(c), 1307(e), and 1 New York source income for the year $____$, and under sections 651(a), 1307(a), and 1 a resident or part-year resident for the year $_____$, and	
Whereas, due to such change of residence, certain additional amounts were 1307(c), and 1307(f) in computing New York taxable income of the principal on the accrual be to the change of residence, and	
Whereas, the principal desires not to report on such principal's return for the change of residence the amounts referred to in the preceding paragraph which would othe $639(h)$, $1307(c)$, and $1307(f)$, and	
Whereas, the tax for such taxable period prior to the change of resider amount of \$ if such election had not been made, and	nce would have been increased by the
Whereas, sections $639(d)$, $639(h)$, $1307(c)$, and $1307(f)$ of the Tax Law require payments of tax, calculated on the amount of deferred income as if no change of residence	
Now, therefore, the condition of this bond is such that if the principal shall pay and interest thereon, deferred for the year by reason of the election under of the Tax Law, or shall report for the applicable taxable years all items of income, gain, loss, taxable period immediately prior to such principal's change of residence and which would or in the principal's return for such period, then this obligation is to be void; otherwise, it shall effect. The obligations of the principal(s) and surety under this bond may not be changed or	sections 639(d), 639(h), 1307(c), and 1307(f) or deduction, which were accruable for the therwise have been required to be included be irrevocable and remain in full force and
In witness whereof, said principal(s) and surety have signed and sealed this instruction day of in the year of	rument this
Note: Add acknowledgments by both principal and surety, financial statement of surety, et	c.
(Signed)	
Principal	
Principal (spouse)	
By (signed)	

Attorney-in-fact

