	CurrentVersion	Updates
Line 1	Returns of cash <i>or United States bonds or notes</i> .	Returns of cash deposited
Lines 1 and 2	Secure an immigration bond upon cancellation of the bond for performance by Obligor.	Secure immigration bond and <i>interest accrued upon final action being taken by ICE on the bond</i> .
Lines 3 and 4	as principal have made, constituted, and appointed, and by these presents of make, constitute and appoint (Attorney in Fact) of in my name, place, and stead to receive a refund of the deposit of cash or government obligation in the penal sum of	am the obligor on Bond No As obligor and principal on this bond, I designate (attorney in fact)and in my steadand <i>interest that has accrued.</i>
Lines 6-9 (old) 4-7 (new)	Formal language granting attorney to act as if principal were there in person.	Simplifies formal language regarding attorney's authority to perform acts necessary to receive proceeds of the bond.
Paragraph 2	No paragraph 2.	Discusses the obligor's requirements under the bond agreement, including updating their address with ICE, and the responsibility for paying any tax due on the interest accrued on the bond. The designation is not valid unless properly notarized and the original form is returned to FSC-Burlington, where its validity will be confirmed and entered into an ICE database. If the designation is deemed invalid, the Bonds Section will return it with an explanation as to why it is being returned. Requires a reason to be provided for making the designation of attorney.
Signature Line	Taxpayer ID	TIN or SSN