

DEALER BOND UNDER NEW YORK STATE VEHICLE AND TRAFFIC LAW SECTION 415(6-b)

	FACILITY NUMBER:	
KNOW ALL PERSONS BY THESE PRESENTS:	BOND NUMBER:	
Whereas, the undersigned		
of	(Dealer Name)	
		ualified dealer or
Whereas, the undersigned		
whereas, the undersigned	(Surety Name)	,
of	(Surety Address)	
(hereinafter referred to as Surety), a corporation organized and exicand authorized to transact business as a surety insurer in the State requirements of Vehicle and Traffic Law section 415(6-b); and	sting under the laws of the state of	comply with the
Whereas, Vehicle and Traffic Law section 415(6-b) requires that deal effect a surety bond as a condition to obtaining a registration certificonversion for use as tow trucks, buses, school buses, garbage trucks, trailers, mobile homes, or construction equipment);	cate (except those dealers who exclusively sell motor v	vehicles solely for
Now, therefore, Principal, as principal, and Surety, as surety, do he the State of New York in a sum not to exceed the amount below, legal representatives, firmly by these presents, pursuant to Vehicle a	the payment for which the Principal and Surety bind ther	mselves and their
BOND AMOUNT:	(Dollars) (\$)
The term of this Bond shall commence sixty (60) days written notice of cancellation delivered to the New Y	and shall continue in full force and effect ur	ntil terminated by
2. The Surety shall be required to provide sixty (60) days written effective date of cancellation of the Bond by first class mail.	notice to the New York State Commissioner of Motor Vehi	icles prior to the
 3. The conditions of this Bond are that the Principal shall: (a) pay all valid bank drafts, including checks, drawn by the Principal (b) transfer good title to each motor vehicle which the Principal (c) maintain and keep safe all customer deposits related to the until good title has been transferred to the customer; (d) pay all fines imposed upon the Principal by the Commissioner (e) repay any overcharges of a customer for vehicle registration registering and titling the sold vehicle. 4. Recovery against this Bond may be made by a person, included mission on which the Bond is conditioned, if the act or omission Surety for all breaches of the Bond condition is limited to the face amount of the valid bank drafts, including checks, drawn by the Principal shall: 	Il sells; sale of a motor vehicle from the time of receipt of such cus of Motor Vehicles pursuant to the provisions of the Vehicle and an and titling charges payable to the Commissioner of Motor Vehicles, who obtains a judgment against the Principle occurred during the term of the Bond. The total liability amount of the Bond. Such liability may include, but is not sale of the Bond.	Traffic Law; and or Vehicles for ipal for an act or y imposed on the not limited to, the
by the Principal for registration or title fees, or the amount paid to a which good title was not delivered. In no event shall the Surety on a the number or nature of claims made against the bond, or the number for transactions involving sales of any motor vehicles for which a both	such Principal, or the deposit, as the case may be, for the a Bond be liable for total claims in excess of the bond amount of years the bond remained in force, nor shall this Bond and is not required pursuant to Vehicle and Traffic Law second is not required pursuant.	motor vehicle for bunt, regardless of provide coverage ction 415 (6-b).
In witness whereof, the Principal and Surety have hereunto set their		
in the year of	Print Name	, Principa
D		
SEAL: By:	Signature	
		, Surety
Dr.,	Print Name	

Signature

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