

VS-3 (3/17)

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)	
(hereinafter referred to as Principal) has applied for new motor vehicle dealer pursuant to New York Veh	(Full Dealer Ad or is about to make appl	ication for a registration certificate as a deal	er, qualified dealer or
Whereas, the undersigned		(Surety Name)	,
of			
(hereinafter referred to as Surety), a corporation or and authorized to transact business as a surety insu requirements of Vehicle and Traffic Law section 415	ganized and existing und arer in the State of New	ddress) ler the laws of the state of York, is willing to act as surety on this Bor	nd to comply with the
Whereas, Vehicle and Traffic Law section 415(6-b) r effect a surety bond as a condition to obtaining a reconversion for use as tow trucks, buses, school buses, trailers, mobile homes, or construction equipment); Now, therefore, Principal, as principal, and Surety, the State of New York in a sum not to exceed the alegal representatives, firmly by these presents, pursu	egistration certificate (ex, garbage trucks, marine t as surety, do hereby bind amount below, the paym	cept those dealers who exclusively sell morailers, tow trucks, motorcycles, recreational vertices and their heirs, executors, succeent for which the Principal and Surety bind	tor vehicles solely for vehicles, snowmobiles, cessors and assigns, to I themselves and their
BOND AMOUNT:			
The term of this Bond shall commence sixty (60) days written notice of cancellation deliver		and shall continue in full force and effect	
2. The Surety shall be required to provide sixty (6) effective date of cancellation of the Bond by fir Commissioner of Motor Vehicles, upon the date of c	st class mail. The Sure	ty shall also provide additional notice to	
 The conditions of this Bond are that the Princip (a) pay all valid bank drafts, including checks, (b) transfer good title to each motor vehicle wh (c) maintain and keep safe all customer deposit until good title has been transferred to the c (d) pay all fines imposed upon the Principal by the (e) repay any overcharges of a customer for vel registering and titling the sold vehicle. Recovery against this Bond may be made by omission on which the Bond is conditioned, if the Surety for all breaches of the Bond condition is lim amount of the valid bank drafts, including checks, do by the Principal for registration or title fees, or the awhich good title was not delivered. In no event shall the number or nature of claims made against the bonfor transactions involving sales of any motor vehicle 	drawn by the Principal for ich the Principal sells; is related to the sale of a sustomer; Commissioner of Motor Validation and titlical person, including the act or omission occurrented to the face amount drawn by the Principal for amount paid to such Principal for the Surety on a Bond bond, or the number of year	Mehicles pursuant to the provisions of the Vehicle ng charges payable to the Commissioner of Mehicle, who obtains a judgment against the Edd during the term of the Bond. The total lia of the Bond. Such liability may include, but or the purchase of motor vehicles, or the amore cipal, or the deposit, as the case may be, for a liable for total claims in excess of the bond is the bond remained in force, nor shall this B	e and Traffic Law; and Motor Vehicles for Principal for an act or ability imposed on the t is not limited to, the bunt of the overcharge the motor vehicle for amount, regardless of Bond provide coverage
In witness whereof, the Principal and Surety have h	ereunto set their hands a	nd seals on this day of	
in the year of		Print Name	, Principal
	Ву:		
SEAL:	Бу	Signature	
		Print Name	, Surety
	By:		
	Бу	Signature	

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