

## OKLAHOMA USED MOTOR VEHICLE, DISMANTLER, AND MANUFACTURED HOUSING COMMISSION

mh@oumvdmhc.ok.gov

## MANUFACTURED HOME DEALER'S SURETY BOND

Bond Number	
KNOW ALL BY THESE PRESENTS, that	
,	
as Principal, and	as Surety
right of action under the conditions of this bond home dealer in the penal sum of <b>Thirty Thousa</b> well and truly to be made, we hereby jointly a executors, successors and assigns.  WHEREAS, the above-named Principal is AND WHEREAS, said Principal is require conditioned as set forth below, with said application of the CONDITION OF THIS OBLIGATION a manufactured home dealer without practicing violating any of the provisions of the Oklahoma Lany amendments thereto, and if the Principal shamage suffered by reason of said fraud, fraud certificate of title by the Principal, then this obligiteffect.  IT IS UNDERSTOOD AND AGREED that certificate extending floor plans or financing for the control of the Surety, to any change of office additional locations or changes of address of the Principal wherein ownership is not changed.  IT IS FURTHER UNDERSTOOD AND Action of the certification of the surety, to any change of office additional locations or changes of address of the Principal wherein ownership is not changed.  IT IS FURTHER UNDERSTOOD AND Action of the surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice of care well as a surety (30) days written notice	I is such that if the Principal shall conduct its business as fraud or making fraudulent representations, and without Jsed Motor Vehicle Dealer Laws (47 0.S. ' 581et seq.) of hall indemnify and reimburse any person for any loss of ulent representations or otherwise by the issuance of a ation shall be void; otherwise to remain in full force and the above obligation shall inure to the benefit of any one dealer, but shall not extend to financial institutions of dealer's inventory.  IGREED that the above obligation shall extend, without its of the Principal if the Principal is a corporation, to any exprincipal or to any substitution of business name of the GREED that the liability of the Surety hereunder shall, in at the Surety shall have the right to cancel the bond upor incellation to the Principal and the Oklahoma Used Motor Commission.
DATED EFFECTIVE this	day of
	Principal
	BY:
	Surety

 $47~O.S.~^{'}~583(B)$  All bonds issued under the provisions of this act shall expire December 31 of each odd numbered year.

BY: