## **UNIFORM SURETY BOND FORM**

## STATE OF ARKANSAS

## SECURITIES DEPARTMENT LITTLE ROCK, ARKANSAS

	Bond No	
KNOW ALL PERSONS BY THESE PRESENTS:		
That,		
,	(name and address of broker-dealer, investment adviser, or ag	gent of the issuer)
	having filed with the office of the Arkansas	
on or about th	the,,	, an application to transact business in
the State of A	Arkansas as a(designate whether principal is a broke	r-dealer, investment adviser, or agent of the issuer)
and being dul hereby ackno brought again seq.]("Act"). ("Rules"), thi dollars ( exceed the an	(name and address of Surety) Inder the laws of the State/Commonwealth/Tolly authorized to transact the business of indowledge our indebtedness to any person have not the Principal under the Arkansas Securit. As required by the Act and Rules of the Arkansas surety bond ("Bond") is in the amount of), and provides that the aggregate liab mount specified for the bond, regardless of individual liability.	lemnity and surety in this State, do ving a claim pursuant to a cause of action ties Act [Ark. Code Ann. § 23-42-101 et rkansas Securities Commissioner illity hereunder to all persons shall not
heirs, executor upon the followard for the follo	the payment of the amount to which we here tors, administrators, successors and assigns, lowing conditions: Registration of the Principal to transact busing to the principal to transact busing to the principal to the issuer) Trailiure by the Principal to strictly comply with the principal to stric	jointly and severally, becomes effective ness in the State of Arkansas as a:

This Bond shall expire at such time as the registration of the Principal is withdrawn, terminates through non-renewal, or is revoked by the Arkansas Securities Commissioner, except as to liability for acts or omissions which occur prior to such time. This Bond may also be cancelled by the Surety upon sixty days prior written notice by registered mail to the Principal and to the

and Rules.

Arkansas Securities Department ("Department"), in which case this Bond shall be considered cancelled upon the expiration of said sixty day period, <u>except</u> as to liability for acts or omissions which occur prior to the date of cancellation. Notice shall be deemed effective upon the receipt by the Department of said written notice along with sufficient proof of notice to the Principal.

No suit may be maintained to enforce any liability arising under this Bond unless brought within five years after the act or omission upon which jurisdiction is established against the Principal and/or the Surety upon this Bond.

It is understood and agreed that any person(s) having a claim under the conditions of this obligation may initiate suit in any court of competent jurisdiction against the Principal and/or the Surety upon this Bond.

WITNESS OUR SIGNATURES, this	s, day of,
Pr	incipal
By	y
Su	nrety
By	y
AC	KNOWLEDGMENT
STATE OF	)
COUNTY OF	)
On this day of	,, before me personally appeared
(Authorized Representative of Principal) who executed the foregoing instrument, acknowledged to me that he executed the	, to me known to be the person described herein and as the authorized representative of the Principal and the same.
(NOTARY SEAL)	
`	Notary Public,
	County,
	My commission expires