



CT Lottery

CONNECTICUT LOTTERY SALES

AGENT PAYMENT BOND

After all signatures are in place, please return to:

**CONNECTICUT LOTTERY CORPORATION
COLLECTIONS DEPARTMENT
777 BROOK STREET
ROCKY HILL, CT 06067**

**CONNECTICUT LOTTERY CORPORATION
SALES AGENT BOND**

BOND NO. _____

KNOW ALL MEN BY THESE PRESENTS:

That _____, doing

(applicant's name, LLC and/or corporation name and d/b/a name)

(Ex: John Doe, John Doe LLC, dba John's Business)

business at _____

(location of store, street address, city and state, zip code)

as Principal (the "Principal"), and, _____, authorized to do business in the State of Connecticut as Surety (the "Surety"), are held and firmly bound unto the Connecticut Lottery Corporation, 777 Brook Street, Rocky Hill, CT 06067-3403 (the "Obligee" or the "CLC") in the amount of _____ Dollars (_____) for the payment of which the Principal and Surety bind themselves, their legal representatives, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the CLC is authorized to operate the Connecticut state lottery in order to raise money for the State of Connecticut; and

WHEREAS, the Principal, as a CLC sales agent, has certain legal and contractual obligations to the CLC, including but not only the obligation to timely pay to the CLC all net monies due and owing the CLC in connection with the Principal's sale and cashing of CLC lottery tickets.

NOW THEREFORE, the condition of this obligation is such that, if the Principal shall promptly and faithfully perform all of its legal and contractual obligations as a CLC lottery sales agent, as modified from time to time (the Surety hereby waives notice of each such modification), including timely payment of all net monies due and owing the CLC in connection with the Principal's sale and cashing of CLC lottery tickets, at the location(s) listed above and, if any, in the attached Schedule "A", then this obligation shall be null and void, otherwise it shall remain in full force and effect.

The Surety may not alter, amend, modify or vary any term of this bond, or cancel, refuse to renew or otherwise annul this bond without in each instance first giving the CLC written notice, **via certified mail (Attn: Collections Dept.)** no fewer than sixty (60) calendar days prior to the effective date of any such action. The aggregate liability of the Surety under this bond for all or any defaults of the Principal, including principal, statutory interest and any penalty due the CLC, shall in no event exceed the penalty of this bond.

Signed and sealed this _____ day of _____, _____.

Witness 1 for Principal

Name of Principal

Witness 2 for Principal

Name of Principal

By: _____
Its duly authorized

Witness 1 for Surety

Name of Surety

Witness 2 for Surety

Address

City, State, Zip Code

Contact Person

Telephone Number

By: _____
Its duly authorized

SCHEDULE A
List of Additional Locations