Doolor	Number		
Dealer	Number		

NORTH CAROLINA DIVISION OF MOTOR VEHICLES

MOTOR VEHICLE DEALER SURETY BOND

Please read instructions on reverse side before executing bond.

BOND NUMBER	EFFECTIVE DATE	TIME12:01	(A.M.) (PxMx)
KNOW ALL MEN BY THESE	PRESENTS: That we,	(FIRM NAME AS LICENSED)	
doing business at		(**************************************	
are duly authorized to do bus indemnify any person who ma sales representatives acting f of any of the provisions of Art of Fifty Thousand Dollars (\$ business within this State at payment of which we bind ou successors and assigns; p	siness within the State of North Carolinal by be aggrieved by fraud, fraudulent report such Principal within the scope of the cicles 12 and 15 of Chapter 20 of the Norto,000) and Twenty-Five Thousand Dowhich motor vehicles are sold, lawful reselves, jointly and severally, our joint a rovided that the aggregate liabilited Dollars () for each	na, as Surety, are held and resentation or violation by e employment of such sale th Carolina General Statut llars (\$25,000) for each acmoney of the United State and several heirs, executors	said Principal or es representatives tes in the amount dditional place of es of America, for s, administrators, nall not exceed
	sires that a motor vehicle dealer's licer oner of the North Carolina Division of M		er reissued from
G.S. 20-288(e), to enable the provisions of that law. NOW, THEREFORE, this bor	ed by the Principal and Surety is filed to Principal to obtain a license from to add is conditioned on the Principal's prom	the Division of Motor Ve	hicles under the
This bond may not be cance business or its license has been premium in accordance with requirements of G.S. 20-288 constitutes a substantial and surety bond or renewing the Surety may refuse to renew at the Commissioner not less the requirements of G.S. 20-288 (at the Commissioner of Motor the termination of such 30 dat the amount due is paid before guidelines set forth in G.S. 2	estimates the Surety unless: (1) the Princh denied, suspended or revoked under Counter the terms for the issuance of the surety of; or (3) an act or omission by the district material misrepresentation or nondistance bond and the Surety has complied with surety bond by providing written notice and 30 days prior to the premium annity. Cancellation under (1), (2), and (3) moved the Vehicles by the Surety and shall not affect the effective date set forth in the 10-288(f). The nonrenewal of a surety bond.	cipal has terminated the G.S. 20-294; (2) there is a notion bond and the Surety has considered itself. Itself is a material fact that the requirements of G. to be of nonrenewal to the licenteristic to the surety at the property of the surety of the s	onpayment of the complied with the presentative that in obtaining the S. 20-288(f). The nse holder and to y bond under the ys' written notice or accrued prior to is not effective if quired under the
(PRINCI	PAL)	(SURETY)	
ВҮ:	E)	(ADDRESS)	
	BY:	(TITLE) Atto	orney-in-fact