KANSAS DEPARTMENT OF REVENUE DIVISION OF VEHICLES DEALER LICENSING BUREAU PO BOX 2369 TOPEKA, KS 66601-2369 785-296-3621 Web Site: www

VEHICLE DEALER BOND

The original bond must be signed and mailed to the Dealer Licensing Bureau

* 68 * D#_	
F#	

Web Site: www.ksrevenue.gov/dmv	F#						
			Bond #				
KNOW ALL MEN BY THESE PRES	ENTS: THAT						
☐Individual Propriet	orship	nership	Corporation			□LC	
with main office location at			(0)		//		(7°)
•	reet Address)		(City		•	ate)	(Zip)
as principal, and		a corporation authorized to transact					
business in Kansas, as surety, are held and principal in its capacity as a motor vehicle which, well and truly to be made, we herebused which, well and truly to be made, we herebused where and truly to be made, we herebused which, well and truly to be made, we herebused with the well and truly to be made, we herebused with the well and truly to be made, we herebused for any loss sustained by a retail or wholes license, in accordance with and under authomous which we will be concerning manufacture, distant of no effect; otherwise it shall be remained in the principal is a corporation of the principal, if the Principal is a corporation principal wherein ownership is not change the well and against this bond, the aggregate liabing to cancel the bond upon the giving the state of the well and	e dealer in the sum of Thirty y bind ourselves, our heirs, e a vehicle dealer within the p and is required by such articisale buyer or seller of a vehicle ority of K. S. A. 8-2401 et so obligation is such that if the attribution and sale of vehicle in in full force and effect. AGREED that the above oblight to any additional locations d. AGREED that regardless of the illity of the surety for any and	y thousand do executors, adriversors of I cle to comply cle by reason eq. e above-named and rules a digation shall or changes of the number of dill claims sl	ollars (\$30,000.00), ninistrators, assigns Cansas Statutes Ann with the provisions of any act by the lie of a principal shall faith and regulations prometated, without notified address of the Provision of the	lawful money and successors otated, Chapter applicable to the censee constitution fully comply woulgated pursual fication to the incipal or to assume the control of the compount of the compount stated as a successor of the control	of the United firmly by the r 8, Article 24 he licensee, t ting grounds with the provient thereto, the Surety, to an my substitution ce and number to the subsequent that the received and the re	d States, to these presents. 4, concerning this bond exist of suspension is obligation by change of the control of business at the surety	he payment of g manufacture, sts as indemnity on or revocation of a shall be void officers of the ss name of the which may be shall have the
Vehicles, Dealer Licensing Bureau, Topek This bond effective on and after the							
RENEWAL DATE OF BOND:		Mont	n		Yea	ar .	
			4 £				
Witness our hands at city		.1118	day of	Month		Year	•
	Principal:						
	BY: Dealership Owne	er or President	Signature		Pri	nt Name	
	ATTEST:						
(0.1.50	ATTEST:(S	Second Corpora	te Officer, indicate off	ice)	Prii	nt Name	
(Seal of Corporate Surety)	Surety Name:						
	Surety Address:	Street		City	Sta	te	Zip
	Surety Phone Numb	ber:					
	Signature of Attorno						
	Signature of Attorne	cy iii ract	Attorney-in-fact	must attach a c	opy of	Print 1	Name

written authority. (Power of Attorney)

Surety Bond Instructions

We have prepared this instruction sheet to assist you when completing our Kansas Vehicle Dealer bond form. As the surety, you are required to complete the bond form and attach written authority (a power of attorney) authorizing the Attorney in Fact's signature at the bottom of the bond form. We also ask that the attorney in fact print their name beside their signature to ensure the correct individual signed the attorney-in-fact.

To eliminate some of the frequently asked questions, we have listed some of our requirements.

- 1. The bond entity must match the application entity. The entity that was selected on the application must be the same entity on the bond. If the applicant is an individual proprietorship the individual's name must be listed on the bond dba the business name. Example: John Smith dba John's Cars
- 2. In a case where the owners are husband and wife, the entity would be partnership and both must be listed on the application and bond. More than one owner, that is not a corporation, is a partnership.
- 3. Example: John Smith and Jane Smith dba John's Cars
- 4. In a case where the dealership is a Kansas registered corporation: The corporation name must be listed, the dba is optional. Example: John Smith Incorporated *or* John Smith Incorporated dba John's Cars
- 5. Corporation papers must accompany the bond.
- 6. The business address on the application must match the business address on the bond. In a case where the corporate office is out of state, the Kansas location must be listed on the bond. Again, the bond must match the address on the application. If the corporation is registered as a corporation in a state other than Kansas the applicant must register as a foreign corporation in Kansas. Foreign corporation papers must accompany the bond.
- 7. The surety must also provide the bond number. Any riders or endorsements that are mailed to update the bond must list the bond number. Bond riders will not be accepted unless a previously approved bond is on file.
- 8. The effective date must be completed on the bond form. The year must be accurate.
- 9. The witness date must be completed on the bond form. The year must be accurate.
- 10. The surety name, surety address and surety phone number must be completed on the bond form.
- 11. The Attorney-in-Fact must sign the bond. Again, the attorney-in-fact must be listed on the Power of Attorney
- 12. The power of attorney date must be on or before the bond witness date.
- 13. Once the bond has been completed, the bond must be mailed to the applicant for their signature. Please inform your client that they must sign the bond and then forward to the Dealer Licensing Bureau with their application.
- 14. An individual entity: The owner must sign beside the BY:.
- 15. A partnership entity: Only I partner is required to sign the bond beside BY:, however all partners must be listed on the bond.
- 16. A Corporation: The president must sign beside BY: and the second corporate officer must sign beside ATTEST:.
- 17. If the bond is returned for corrections, a new bond will need to be written. Riders will not be accepted for bonds that have not been previously approved by the Kansas Department of Revenue Legal Department.