

Auto Repossessor Bond

Know all persons by these presents, that we		
	(Corporation and Trade Names as they appear on lice	nse application)
Officer(s) Name		
(Name o	of owners, partners, officers)	
doing business at		
	(Location of business)	
as Principal, and		
(Name a	and Address of Bonding Company)	
a corporation organized authorized to do business in the	e District of Columbia, as Surety,	
are held and firmly bound unto the District of Columbia Principal of any law or regulation in force in the District full and just sum of five thousand dollars (\$5,000.00) I well and truly to be made, we bind ourselves, join administrators, successors and assigns, firmly by these	of Columbia relating to the Business of Auto F awful money of the United States of America tly, and severally, our joint and several hei	Repossession in the for which payment,
Signed and sealed thisday ofin the year	ar, the effective date of this bond to be _	, 20
Whereas, the above bounden Principal desires to engaç Columbia and	ge in the business of Auto Repossession in the l	District of
Whereas, DC Code Section 50-603 and the impleme business of auto repossession require the execution at years from the effective date of the bond, to indem violation of any law or regulation in the District of Column	nd filing of a bond for the license year ending nify the District of Columbia and any persor	not more than two
NOW THEREFORE, the conditions of the above shall observe and comply with all laws and repulsion business of auto repossession, and any amendment the Department of Licensing and Consumer Protection void; otherwise it will remain in full force and effect consequence of any and all acts by the Principal hereto applicable to the Principal's execution and practice of surety's aggregate liability on this bond for all claims extinguished after any prior recovery or recoveries.	egulations of the District of Columbia nts thereto, and with all rules, regulation on of the District of Columbia, then this ct for the benefit of any person who may lead which violate any law or regulation of the District the business of motor vehicle dealer. In	relating to the is and orders of obligation to be be aggrieved as a district of Columbia no event shall the
Signed in the presence of two witnesses:		
1) Witness Signature	2) Witness Signature	
Signature of President/Owner/Partner		
Principal Signature (One of the Above Officers)		Corporate Seal
Attest by Secretary		
Authority of executing officers or attorney-in-fact for sure		



alterations must be sealed and initialed by attorney-in-fact.