

Alien Renewal Bond #1

Signature: Surety Company Name: Authorized Representative (print name): As required by NCGS 58-70-20(a) **Collection Agency Surety Bond: ALIEN** the Commissioner. by a court of proper jurisdiction, such determination will not affect the validity or enforceability of other parts or conditions of this surety bond. to submit themselves to the jurisdiction of that court. If any part or condition of the surety bond is declared unenforceable or held to be invalid validity, terms, or enforceability of this surety bond may be brought only in the Superior Court of Wake County, North Carolina. All parties here-The surety bond shall be governed by North Carolina law and any suits, actions, or causes of actions or other legal proceedings concerning the surety bond to the Commissioner as required by North Carolina law, but in no event later than thirty (30) days after written demand by the Comliabilities of the Principal incurred during the permit period shall remain in effect until satisfied and shall be covered by this surety bond of such change by registered or certified mail. In the event of such change, Principal and Surety agree to execute an endorsement to this surety Within ten (10) days of a change in the legal name of the Principal or the Surety, the Principal or Surety shall notify the Com-missioner in writing Commissioner will notify the Surety in writing of its release from its liability and obligations under this surety bond placement security acceptable to the Commissioner in his discretion. If the Commissioner accepts the replacement surety bond or security, the The Surety may be released from its liability and obligations under this surety bond if the Principal provides a replacement surety bond or reevent, exceed the bond amount required by N.C.G.S. 58-70-20(a) and N.C.G.S. 58-70-5(e). collected by Principal on behalf of its clients during the permit period have been accounted for. The aggregate liability of the Surety shall, in no required by N.C.G.S. 58-70-20(a). The surety bond shall be maintained in force, continuous in form, and shall remain in effect until all moneys endorsement upon the annual renewal period as necessary to reflect any increase in the amount of this surety bond for the renewal permit 20(a) and the amount of the bond for the renewal permit shall be double the amount provided under that formula. The Surety shall execute an Surety shall compute the amount of the surety bond at the end of the permit period in accordance with the formula set forth in N.C.G.S. 58-70and the Commissioner at least 30 days prior to the end of the permit period. If the Surety fails to provide timely written notice of nonrenewal, new this surety bond for the next permit period, the Surety must provide written notice of its intent not to renew the bond to both the Principal date of issuance of the permit to the Principal until July 1s of the following year (hereinafter, "permit period"). If the Surety elects not to reand 58-70-5(e), to indemnify clients for any losses which clients may incur as a result of moneys not accounted for by the Principal from the sors, agree to be jointly and severally liable to the State for an amount of S cipal engages in the collection of accounts (hereinafter, "clients"). The Principal and the Surety, for themselves, their heirs, assigns, and succesna. This surety bond is made in favor of the State of North Carolina and is for the benefit of any person, firm or corporation for whom the prin-This surety bond is made pursuant to N.C.G.S. 58-70-5(e), 58-70-10, and 58-70-20(a) as a condition precedent to the North Carolina Commissionlocated at This surety bond is made and entered into between attested by their duly authorized officers. IN WITNESS WHEREOF, the Principal and Surety intending to be bound hereby have caused this surety bond to be executed, under seal, and The Principal and Surety acknowledge and agree that no terms of this bond can be altered, changed, or amended without written approval by In the event that the Commissioner makes claim upon the Surety under this surety bond, the Surety shall remit payment under the terms of this Should the Principal's permit to conduct business as a collection agency be suspended or revoked, all past, present and existing obligations and bond to reflect such change. This surety bond remains in full force and effect at all times. "Commissioner") issuance of a permit to Principal to operate and function as a Collection Agency in North Caroli-Signed and sealed this (Address), , is a surety company which is licensed to transact surety business in the State of North Carolina. Signature: Authorized Representative (print name): Permit Holder/Principal Name: (FEIN), and day of , as computed in accordance with G.S. 58-70-20(a) 20 (Permit Holder/"Principal") located at NC Permit #: Expiration Date: (not before June 30th) Effective Date: "Surety"). Surety,

Notary Public

Sworn to and subscribed before me this

_day of

20

My commission expires:

State of

SURETY NOTARY ACKNOWLEDGEMENT

County of



Alien Renewal Bond #2

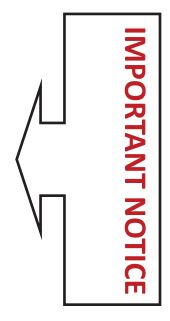
	_day of	Sworn to and subscribed before me this
	SURETY NOTARY ACKNOWLEDGEMENT	` —
Title	Signature:	Signature:
Expiration Date: (not before June 30th)	Authorized Representative (print name):	Authorized Representative (print name):
Effective Date:	Permit Holder/Principal Name:	Surety Company Name:
	Signed and sealed this day of, 20	Signed and
be executed, under seal, and	IN WITNESS WHEREOF, the Principal and Surety intending to be bound hereby have caused this surety bond to be executed, under seal, and attested by their duly authorized officers.	IN WITNESS WHEREOF, the Principal and Surety inte attested by their duly authorized officers.
ed without written approval by	The Principal and Surety acknowledge and agree that no terms of this bond can be altered, changed, or amended withou the Commissioner.	The Principal and Surety acknowledge and agree thathe Commissioner.
gal proceedings concerning the North Carolina. All parties here-enforceable or held to be invalid r conditions of this surety bond.	The surety bond shall be governed by North Carolina law and any suits, actions, or causes of actions or other legal proceedings concerning the validity, terms, or enforceability of this surety bond may be brought only in the Superior Court of Wake County, North Carolina. All parties here to submit themselves to the jurisdiction of that court. If any part or condition of the surety bond is declared unenforceable or held to be invalid by a court of proper jurisdiction, such determination will not affect the validity or enforceability of other parts or conditions of this surety bond.	The surety bond shall be governed by North Carolina validity, terms, or enforceability of this surety bond to submit themselves to the jurisdiction of that cour by a court of proper jurisdiction, such determination
payment under the terms of this ifter written demand by the	In the event that the Commissioner makes claim upon the Surety under this surety bond, the Surety shall remit payment under the terms of this surety bond to the Commissioner as required by North Carolina law, but in no event later than thirty (30) days after written demand by the Commissioner.	In the event that the Commissioner makes claim uposurety bond to the Commissioner as required by No Commissioner.
ent and existing obligations and red by this surety bond.	Should the Principal's permit to conduct business as a collection agency be suspended or revoked, all past, present and existing obligations and liabilities of the Principal incurred during the permit period shall remain in effect until satisfied and shall be covered by this surety bond.	Should the Principal's permit to conduct business as liabilities of the Principal incurred during the permit
tify the Commissioner in writing ie an endorsement to this surety	Within ten (10) days of a change in the legal name of the Principal or the Surety, the Principal or Surety shall notify the C of such change by registered or certified mail. In the event of such change, Principal and Surety agree to execute an end bond to reflect such change. This surety bond remains in full force and effect at all times.	Within ten (10) days of a change in the legal name of the Principal or the Surety, the Princ of such change by registered or certified mail. In the event of such change, Principal and bond to reflect such change. This surety bond remains in full force and effect at all times.
placement surety bond or re- nent surety bond or security, the nd.	The Surety may be released from its liability and obligations under this surety bond if the Principal provides a replacement surety bond or replacement surety bond or security, to placement security acceptable to the Commissioner in his discretion. If the Commissioner accepts the replacement surety bond or security, to placement surety bond. Commissioner will notify the Surety in writing of its release from its liability and obligations under this surety bond.	The Surety may be released from its liability and obl placement security acceptable to the Commissioner Commissioner will notify the Surety in writing of its
rally liable to the State for the Trally liable to the State for the Trall State for the Surety bond shall be main-Commissioner. The aggregate 38-70-5(e). If the Surety elects to renew the bond to both the	The Principal and the Surety, for themselves, their heirs, assigns, and successors, agree to be jointly and severally liable to the State for the sum of \$20,000.00 to indemnify the Department for expenses incurred in visiting and examining the Principal. The surety bond shall be maintained in force during the permit period, continuous in form, and shall remain in effect until terminated by the Commissioner. The aggregate liability of the Surety shall, in no event, exceed the bond amount required by N.C.G.S. 58-70-20(c) and N.C.G.S. 58-70-5(e). If the Surety elects not to renew this surety bond for the next permit period, the Surety must provide written notice of its intent not to renew the bond to both the Principal and the Commissioner at least 30 days prior to the end of the permit period.	The Principal and the Surety, for themselves, their heirs, assigns, and successors, agging sum of \$20,000.00 to indemnify the Department for expenses incurred in visiting an tained in force during the permit period, continuous in form, and shall remain in effect liability of the Surety shall, in no event, exceed the bond amount required by N.C.G.S. not to renew this surety bond for the next permit period, the Surety must provide write Principal and the Commissioner at least 30 days prior to the end of the permit period.
the North Carolina Commis- as a Collection Agency in North artment") and is for the purpose on with any federal bankruptcy	This surety bond is made pursuant to N.C.G.S. 58-70-5(e), 58-70-10, and 58-70-20(c) as a condition precedent to the North Carolina Commissioner of Insurance's (hereinafter, "Commissioner") issuance of an permit to Principal to operate and function as a Collection Agency in Nort Carolina. This surety bond is made in favor of the North Carolina Department of Insurance (hereinafter, "Department") and is for the purpoof reimbursing the Department for any expenses it may incur in visiting and examining the Principal in connection with any federal bankrupto or State receivership proceeding in which the collection agency is the subject of the proceeding.	This surety bond is made pursuant to N.C.G.S. 58-70-5(e), 58-70-10, and 58-70-20(c) as a conditioner of Insurance's (hereinafter, "Commissioner") issuance of an permit to Principal to operate Carolina. This surety bond is made in favor of the North Carolina Department of Insurance (hereinabursing the Department for any expenses it may incur in visiting and examining the Prince or State receivership proceeding in which the collection agency is the subject of the proceeding.
(hereinafter, "Surety"). Surety, usiness in the State of North Carolina.	ss),(FEIN), and(hereinafter, "Surety"). Surety ss),(hereinafter, "Surety"). Surety ss a surety company which is licensed to transact surety business in the State of North Carolina.	(Address), located at
# Loldor ("Dripoiso!") 100.1404.04	(Dono	This curety hand is made and entered into between
NC Permit #:		As required by NCGS 58-70-20(c)
Bond Number:		Collection Agency Surety Bond: ALIEN

Notary Public

My commission expires:

Form CA-A2/Renewal Bond 03/2024





Expiration dates for initial/new surety bonds and/or renewal continuation certificates should be extended to the end of next year's licensing period June 30th

MAILING ADDRESS

NC Department of Insurance/ASD ATTN: NIBE Team 1204 Mail Service Center Raleigh NC 27699-1204

OR

EMAIL ADDRESS

northcarolinalicensingofficenibe@pearson.com or [Electronic bonds are acceptable, email to: nibe@ncdoi.gov]