GRAIN BOND

AS DEALER UNDER GRAIN DEALERS LICENSING AND BONDING LAW

BOND NUMBER		
STATE OF	COUI	NTY OF
KNOW YE MEN BY THESE PRESENTS	5:	
That we	of	
(See	e instructions on reverse side)	
as principal, and		of
(1	Name of surety company)	
COMMISSIONER OF AGRICULTURE A		ety are held and firmly bound unto the THE COMMONWEALTH OF VIRGINIA , and
his successors in office, for the use and b just sum of	penefit of every person establishing Dollars, (\$	g legal rights hereunder, in the full and) to the payment ministrators, executors, successors and
of which well and truly to be made, we he assigns, firmly by these presents.	ereby bind ourselves, our heirs, adı	ministrators, executors, successors and
license from the Commissioner of Agricul	Iture and Consumer Services of the	s in grain products are required to obtain a e Commonwealth of Virginia and to give bond in ned upon a full compliance with the provisions
account for and make payment to produc	cers, their agents or representatives or representatives, as required by S	bove-named principal shall faithfully and truly s, for all grain products bought from or handled Section 3.2-4754, Code of Virginia, then this
The aggregate accumulated liability u all claims which may accrue during the te		xceed the penal sum named herein, for any and
Twelve and one minute o'clock A.M. Star by giving 60 days ' written notice by re	ndard Time, and continues in effe egistered mail to the Commissio	at ct until the surety withdraws from this bond ner of Agriculture and Consumer Services, ting hereunder at the time of the effective date
Signed, sealed and dated this execution)		(Insert actual date of
	(Seal)	(Seal)
Principal		Surety
Ву:	Ву:	

(Please attach copy of Power of Attorney for the person executing this bond for the surety. When completed, this bond should be mailed to the Virginia Department of Agriculture and Consumer Services, 321 Oliver Hill Building, 102 Governor

PREPARATION OF BOND

1. The name of principal on the bond should be correctly stated, and should precisely agree with name of applicant on the application for license as dealer in grain products. Any material variation may delay issuance of license.

2. The name in which business is conducted should follow the name or names of the principal where the applicant does business in a fictitious name.

Examples:

- A. Individual operating in own name: "Henry Smith".
- B. Individual owner operating in another name: "Henry Smith d/b/a City Grain Company".
- C. Partners operating in another name:
- "John Doe, Richard Doe, and Mary Doe d/b/a Acme Grain Company
- D. Corporation operating in own name: "Chase & Company (a corporation)".
- E. Corporation operating in another name: "John Doe Enterprises, Inc. d/b/a Superior Grain Company".

EXECUTION BY PRINCIPAL

If the principal of this bond is:

- 1. An individual; this bond must be signed by the principal.
- 2. A partnership; this bond should be executed in the name of the partnership, and must be signed by at least one of the partners.
- 3. A corporation; this bond must be executed in the name of the corporation, by its President or Vice President, with corporate seal affixed, and attested by Secretary of Assistant Secretary of the corporation.

EXECUTION BY SURETY

Execution should be by a properly authorized person, whose title should be shown with corporate seal of the surety affixed by impression, sticker or the word "seal", and a copy of the Power of Attorney of that person attached to the bond.