STATE OF MISSOURI GRAIN DEALER'S BOND

BOND NUMBER

KNOW ALL MEN BY THESE PRESENTS:

That we	of							
	(Dealer)					(City)		
County of	, State of			_ a(n) _				
					- ``	ature of Entity)		
as PRINCIPAL, and	(Surety Company)			0	ſ	(City)		
State of	· · · · · · · · · · · · · · · · · · ·	te sur	ety duly autho	rized a	nd licer	(),	usiness i	n the
State of Missouri, as S	URETY, are jointl	y and	severally hel	d and	firmly I	bound unto	the Sta	te of
Missouri for the benefit of	of all persons, firm	s, cor	porations or a	ssocia	tions in	terested, or	to their	legal
representatives,	attorneys,	or	assigns,	in	the	penal	sum	of
			DOLLARS	S (\$),	lawful m	oney
of the United States for t	he payment of whi	ch we	and truly to	he ma	de web	hind ourselv	ies our h	neirs

of the United States, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, legal representatives, successors and assigns firmly by these presents.

THE CONDITIONS OF THIS OBLIGATION are such that, if the said Principal shall faithfully perform all of the duties of a licensed grain dealer, and complies with all the provisions of "The Missouri Grain Dealer's Law," (Section 276.401 to 276.582 RSMo, as amended), and the rules and regulations promulgated thereunder, then this obligation shall be void, otherwise to remain in full force and effect during the term of the license and its extension or annual renewal or until canceled as provided for in Section 276.426, RSMo.

In no event shall the liability of the surety accumulate for each successive license period during which this bond is in force, but shall be limited in the aggregate to the bond amount stated above, or changed by appropriate rider(s) or endorsement(s).

This bond shall become effective on ______, 20 _____, 20 _____, and shall continue in full force and effect until canceled. Provided, that this bond may not be canceled by the Principal or Surety named herein, except in accordance with the provisions of Section 276.426, RSMo, which requires that the Surety provide ninety days written notice of cancellation sent by registered or certified mail, with return receipt, to both the above named Principal and to the Director of the Missouri Department of Agriculture, P.O. Box 630, Jefferson City, Missouri 65102.

The provisions of the Missouri Grain Dealer's Law (Section 276.401 to 276.582 RSMo, as amended) relating to public grain dealer bonds are hereby made applicable to this instrument and the parties hereto and are incorporated herein by reference.

IN WITNESS	WHEREOF, the fo	presaid PRINCIPAL and SURETY have hereunto set their h	ands
and seals this	day of	, 20	

ATTEST:					
		(Principal)	(SEAL)		
	BY				
ATTEST:			(SEAL)		
		(Surety)			
	BY				
		(Attorney-in-fact)			

Power of Attorney or Authority to Bind Surety to be attached.