

## State of Maine Motor Vehicle Title Surety Bond



## KNOW ALL MEN BY THESE PRESENTS:

That I (we),		of	, county of
	Name(s)	City/Town	
'principal",	, state of		erein referred to as
principal ,			
desire that the Secretary	of State issue a certificate of title in the	state of Maine for a vehicle described a	
		***	Year
the	-	We cannot provide suffic	cient documentation to meet
Make	Vehicle Identification Number		
full requirements of 29-A	A M.R.S.A. §654.		
Therefore, to obtain a cer	rtificate of title pursuant to 29-A M.R.S.	A. §659, the principal and	·,
ouraty aamnany araani	god and avisting under the laws of the st	ata of	Name of Surety
a surety company organi	zed and existing under the laws of the st	ate of	,
and duly authorized to co	onduct a surety business in the state of M	laine, with an office in	
and dury dumorized to to	2110000 0 201200 0 110000 0 11000 0 11000 0 11000 0 11000 0 11000 0 11000 0 11000 0 110		City / Town
Maine, as surety, by this	instrument firmly bind ourselves, our he	eirs, executors, personal representatives	s, administrators,
successors and assigns, joenefit	ointly and severally, to the state of Main	e, its officers and employees, for the st	ate's benefit and for the
of an interested person, a	as defined below, in the sum of		dollars (\$)
acquiring any security interfees, by reason of the issuan recover on this bond for any This bond shall remain in exegistration and surrender on this pendency of	any prior owner and any prior lien holder and est in it, and their respective successors in in ace of the right, title, and interest of the prince of the right, title, and interest of the prince of the right, title, and interest of the prince of the right, title, and interest of the aggregate of the fect for 3 years unless terminated prior there of title as provided in 29-A M.R.S.A. §659, exan action to recover under this bond within the observation between the state of Maine of the state of Maine.	terest, against any expense, loss or damage cipal in and to the vehicle. Any such interest iability of the surety to all persons shall not eto by full compliance with 29-A M.R.S.A. except that this bond shall not terminate when he 3-year period designated.	, including reasonable attorney's sted person has a right of action to t exceed the amount of this bond. §654 or by termination of
IN WITNESS WHEREC	DF, the above	, as principal, as	nd
	, as surety, have caused	this instrument to be duly executed under	their hand and seal, duly
attested for and on their l	behalf, this	day of	
	Witness	Principal	
	Witness	Surety Company	