

## **Colorado Mortgage Loan Originator Bond for Companies with Less than 20 Licensees**

	Bond Number:
KNOW ALL PERSONS BY THESE PRESENTS: That	as Principal, and
a surety company authorized SURETY, ARE HELD AND FIRMLY BOUND UNTO THE STATE OF COLORADO D who may have a cause of action against the employees or exclusive agents required to be li Mortgage Loan Originator Licensing Act for its use and benefit in the penal sum of ONE F DOLLARS (100,000.00), lawful money of the United States of America, for the payment vourselves, our heirs, executors, administrators, successors and assigns, jointly severally, an	Division of Real Estate or to any person or persons icensed, of the Principal under the Colorado HUNDRED THOUSAND AND NO/100THS whereof well and truly to be made, we bind
THE CONDITION OF THIS OBLIGATION IS SUCH, that, whereas, the above bo Principal have applied to the Colorado Division of Real Estate for a mortgage loan originat Mortgage Loan Originator Licensing Act this bond is to cover the terms of said license. The, 20, and shall continue until the earlier of the termination of the licenset forth below.	tor license under the requirements of the Colorado his bond becomes effective on day of
NOW, THEREFORE, the condition of this bond is such that if the Principal or the pay persons damages incurred by such persons as a result of the Principal's employees' or impersonation or fraudulent impersonation while conducting business as a Mortgage Loan requires licensure as a mortgage loan originator, then this obligation shall be null and void, damages shall be based on a final determination of fraud, forgery, criminal impersonation competent jurisdiction.	exclusive agents' acts of fraud, forgery, criminal Originator or under any other occupation which otherwise to remain in full force and effect. Such
In the event either the Principal or the Surety under this bond are served with notice employees or exclusive agents of the Principal or Surety under the bond, said Principal and shall respectively and within 30 days, give written notice to the Colorado Division of Real	Surety, as each is served with notice of action,
The Surety shall have the right to terminate this bond by giving the Principal and Estate thirty (30) days written notice of cancellation; however, such written notice of cancel indebtedness incurred or accrued by the Principal and Surety named herein prior to said days	ellation will not nullify or void any liability or
The total aggregate liability of the surety herein shall be limited to the payment of Regardless of the number of years or license periods this bond remains in effect, the number made, the total aggregate liability of the surety shall not exceed the penal sum of the bond.	
Signed, sealed and dated this day of	, 20
	Principal
	Business Address
	Surety
ATTEST	By Attorney-in-Fact
Title (Seal of Corporate Principal of Applicable)	Surety Producer