## AGENCY FOR HEALTH CARE ADMINISTRATION LEASED NURSING HOME SURETY BOND

Bond Number\_\_\_\_

Known to all persons by these present	that as
real feature of areas feature	(nursing home)
principal and	a corporation organized and
(bonding company na	me)
existing under the laws of the State of	with a place of business at
(atract address) (cour	ty) (city/state/zip)
	ess in the State of Florida, as surety are indebted to the State of Florida, n the penal sum of
(obligee)	
	(\$), for which payment principal and surety bind and successors, jointly and severally.
ourselves and our legal representative	and successors, jointly and severally.
and is required by the Agency, pursua Agency of a bond with a term of 30 m	t principal is a nursing facility licensed under Chapter 400, Florida Statutes, (F.S.), nt to Section 400.179(5)(d), F.S., to acquire, maintain, and provide proof to the nonths, in an amount not less than the total of 3 months Medicaid payments to the preceding 12 month average Medicaid payments to the facility.
statute, implementing regulations and enacted, and if principal honestly and obligations and undertakings made pu	ts and employees faithfully conform to and abide by the provisions of all the above bulletins, together with all amendatory and supplementary acts, now and hereafter faithfully applies funds received, and faithfully and honestly performs all resuant to the provisions of such statute in the conduct of providing Medicaid is agent and employees, then this obligation shall be null and void; otherwise it shall
1. The total aggregate liability of sure	ety shall be limited to the sum of
dollars (\$	) which is an amount not less than the total of 3 months Medicaid the basis of the preceding 12 month average Medicaid payments to the facility.
	bond shall remain in full force and effect from its effective date of it its expiration date of unless the bond is
	r provided or as otherwise provided by law.
already incurred or accrued, by writter registered mail. On expiration of the	retary, reserves the right, at any time to terminate this bond, except as to any liability notice of such termination to the surety delivered or mailed by certified or period designated in such notice, which period shall not be less than sixty (60) days his bond shall terminate and be of no further force or effect except as to any liability on.
	either of them, cancels this bond, written notice of the filing of such cancellation incipal and surety, to the following address. Surety reserves the right to terminate

The principal and State of Florida, Agency for Health Care Administration, Health Facility Regulation, Long Term Care Section (MS33), 2727 Mahan Drive, Tallahassee, FL 32308.

this bond at any time, such termination to be effected by surety's giving sixty (60) days written notice, including reason,

by certified or registered mail to:

The liability of the surety on this bond shall cease sixty (60) days after receipt of the termination notice by the Agency, and principal, or on the filing and acceptance of a new bond whichever first occurs; and the bond shall terminate and be of no further force and effect, except as to any liability, debt, or other obligation incurred or accrued prior to the effective date of such termination. The principal insured under the bond shall, within thirty (30) days of the filing of the notice of termination, provide the Agency with a replacement bond.

5. In the event principal and surety, or either of them, cancels this bond or is served with notice of any action brought against principal or surety under this bond, written notice of the cancellation or filing of such action shall be immediately given by both principal and surety, as each is served with or generates notice of the action to:

The State of Florida, Agency for Health Care Administration, General Counsel's Office, MS 3, 2727 Mahan Drive, Tallahassee, FL 32308.

- 6. In the event any action or proceedings are initiated with respect to this bond, the parties agree that the venue shall be in Leon County, State of Florida.
- 7. Should any proceedings be necessary to enforce this bond, obligee shall be allowed to recover attorney fees, in addition to other sums found due.
- 8. It is agreed that this bond shall be governed by and construed in accordance with the laws of the state of Florida.
- 9. Neither this bond nor the obligation of this bond, nor any interest in the bond, may be assigned without the prior, express and written consent of surety.
- 10. No right of action shall accrue on or on account of this bond for the use or benefit of any individual, partnership, corporation, or other entity, other than named obligee.

The premium for this bond is				dollars		
(\$).						
NURSING FACILITY LICENSEE		SURETY	COMPAN	NY		
Principal Representative		S	Surety Representative			
SIGNED and SEALED in the presence of:						
Witness						
Witness						
	Executed at _			, Florida, this		
		day of		,		
	Date	λ	/onth	Year		

Note: Attach to this Bond a properly certified copy of the Agent's Power of Attorney