Form 2901—General Information (Third Party Debt Collector Surety Bond)

The attached form is designed to meet minimal statutory filing requirements pursuant to the relevant code provisions. This form and the information provided are not substitutes for the advice and services of an attorney.

Commentary

In accordance with Section 392.101 of the Finance Code, a third party debt collector or credit bureau may not engage in debt collection unless the entity has filed a \$10,000 surety bond with the state. The bond must be issued by a surety company authorized to do business in Texas.

Instructions for Form

- **Principal/Third Party Debt Collector:** Provide the name and address of the third party debt collector or credit bureau filing the surety bond.
- **Bond:** Provide the number used by the surety company to identify the bond.
- **Surety:** Provide the name and mailing address of the surety company. The surety company must be authorized to do business as a surety company in Texas.
- **Effective Date:** Provide the date on which the bond will become effective.
- **Execution:** Persons who are authorized to sign on behalf of the third party debt collector or credit bureau, as principal, and the surety company must sign and date the bond.
- **Delivery Instructions:** The bond may be mailed to P.O. Box 13550, Austin, Texas 78711-3550 or delivered to the James Earl Rudder Office Building, 1019 Brazos, Austin, Texas 78701. If evidence of filing is desired, two copies of the bond may be submitted. On filing the bond, the secretary of state will return a file-stamped copy of the bond, if a duplicate copy was provided.

Revised 05/2009

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This space reserved for office use

Submit to: SECRETARY OF STATE Statutory Documents Section P O Box 13550 Austin, TX 78711-3550 512-463-6906 512-475-2815 - Fax



THIRD PARTY DEBT COLLECTOR SURETY BOND

512-475-2815 - Fax Filing Fee: None.		COLLECTOR SURETY BONI)
	Name:		
THIRD PARTY DEBT COLLECTOR	Street	City	State Zip
	Number:	·	usand dollars (\$10,000.00)
SURETY	Name:		
and severally, are liable the benefit of a person of of a person damaged acknowledges that it is d	to the Stadamaged by PRI uly author	r identified above, our heirs, executor te of Texas, for the amount of the boy PRINCIPAL's violation of Chapter NCIPAL's violation of Chapter ized and qualified to do business as a second control of the control of th	ond shown, in favor of the state for er 392, Finance Code, and in favor 392, Finance Code. SURETY
This agreement is subject	t to the fol	lowing terms and conditions:	
This bond shall serve as engage in the business of		ty required by Section 392.101, Finar ection.	ice Code, so that PRINCIPAL may
responsibilities under Ch be amended to read. A	napter 392, ny party ii	gation, PRINCIPAL shall faithfully definance Code, as that statute is present in present the present t	ntly worded, and as it may hereaften
The aggregate liability obond.	of SURET	Y for all breaches of bond conditions	may not exceed the amount of the
_	-	the bond continues in force or the nu ated in the bond shall not be cumula	
intent to cancel is forwa day before the date of c	rded to the ancellation	eancellation by either PRINCIPAL or e Secretary of State, Statutory Document. If the cancellation is at the request motification at least 60 days prior to the	ents Section, not later than the 60th t of SURETY, SURETY shall also
It is agreed that the bon	d shall be	in full force and effect as of the follo	wing date:
Date:			
		Signature of authorized perso	n for PRINCIPAL
		Printed or typed name of auth	orized person for PRINCIPAL
Date:		Signature of authorized perso	•

Printed or typed name of authorized person for SURETY

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