## NYC DEPARTMENT OF FINANCE • SHERIFF DIVISION



## FORM OF CREDIT BOND FOR AGENT TO AFFIX CIGARETTE STAMPS

Bond No			
KI	NOW ALL PERSONS BY THESE PI	RESENTS, that we	
		of	(Name of Corporation)
	(Partnership or Individual)		(Street, City, State, Zip Code)
having its principal office at			as Principal, and
		Address (Street, City, State, Zip Code)	
and		a co	orporation organized under the laws of the
	(Name of Suret	y)	
State of	having its princ	cipal office atAddress	(Street City State Zin Code)
and being du	ly authorized to transact business in t and/or the Commissioner of Finance	ne State of New York, as Surety, are he	ld and firmly bound to the People of the City
(\$	) dollars, lawful mon	ey of the United States of America to be	e paid to the said People of the City of New
York and/or t	he Commissioner of Finance of the	City of New York, their attorney or assi	gns, for which payment will and truly to be intly and severally, firmly by these presents.
W	HEREAS, said Principal is a manufa	acturer of or dealer in cigarettes within t	he meaning of Chapter 13 of Title 11 of the
Administrativ	e Code of the City of New York, havi	ng a place of business at	Address (Street)
			rative Code of the City of New York providing
stamps proving such agents payment of a	ded for in said Chapter 13 of Title 11 of to pay for said stamps within thirty (30 ny such stamps shall be filed as provi	of the Administrative Code of the City of 0) days after the date of the purchase th ded in said Chapter 13 of Title 11 of the	dealers as agents to affix adhesive or meter New York, and may in his discretion, permit ereof provided a bond conditioned upon the Administrative Code of the City of New York. the Principal shall pay to the Commissioner
of Finance o Principal, inc	f the City of New York, its fiscal age luding penalties and interest, within the	ent, or any fiscal sub-agents all sums of	due for all such stamps purchased by said hase thereof, then this obligation to be void,
1.	The aggregate liability of the Surety on Principal, including penalties and interes	account of all defaults in payments of any ost, during the entire effective period of this b	or all sums due for stamps purchased by said bond, shall not exceed the penalty above stated.
2.	service of written notice by certified which event the liability of the Suret	mail by the Surety upon the Commission	of Finance of the City of New York, or by the ner of Finance of the City of New York, in terminate thirty (30) days after the service of
IN WITNESS	S WHEREOF, said Principal and Sur	ety have caused this instrument to be	duly signed, sealed and acknowledged on
the	day of	, 20	
		(2 1)	
	Principal	(Seal)	
	·		
By:	Signature	Print Name	Title
		(Caal)	
	Surety	(Seal)	
_			
By:	Signature	Print Name	Title
The signatu	re of the officer of Surety, certifying	ng the correctness of a copy of power	of attorney or certifying the correctness of

the excerpt from the Surety's By-Laws showing the authority of the officer or Attorney-in-Fact to execute the bond, must also be

NOTE: Attach acknowledgements by both Principal and Surety, financial statement of Surety, etc.

acknowledged before a notary public.

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## INSTRUCTIONS FOR PREPARATION AND EXECUTION OF CIGARETTE TAX BONDS AND RIDERS THERETO

The following are requirements of the Cigarette Tax Unit regarding the preparation and execution of the Cigarette Licensing forms.

- 1. Name of principal shown on bond must conform exactly with the name shown on the dealer's application for a license to sell cigarettes.
- 2. The bond must be signed by both principal and surety, with the official capacity of each signatory clearly set forth next to his signature.
- 3. Where corporations are concerned, the corporate impression seal must be affixed near the signature of the officer who has executed the bond on behalf of such corporations.
- 4. The signatures of both principal and surety must be acknowledged before a notary public. Notarization of the signatures alone or the incorrect form of acknowledgement (individual, co-partnership or corporation) will be cause for rejection of the bond.
- 5. The acknowledgement before a notary public must show the following:
  - a. Date
- c. County in which notary is qualified
- b. Venue
- d. Expiration date of notary's commission
- 6. Acknowledgements of the signatures must not be taken prior to execution of the bond.
- 7. Copies of corporate resolutions and by-laws of the surety company should be attached to show proper designa tion of the officer or attorney-in-fact who executes the bond on behalf of the surety company and that the surety company is duly authorized to transact business in New York State.
- 8. A recent financial statement of the surety company must be submitted.
- 9. The documents mentioned in item 7 above must be accompanied by a statement of an official of the surety company certifying the correctness of the extract of the corporate resolutions and by-laws, and that the power of attorney has not been revoked and is still in force and effect as of the date of execution of the bond.
- 10. The condition of a bond shall be stated in the exact language of the local law.
- 11. The condition of a credit bond must obligate the surety for interest and penalties which the City of New York may include in any unpaid claim against the principal.
- 12. All cigarette tax credit bonds must be prepared and submitted as two originals.
- 13. All copies of bonds must be conformed copies correctly prepared, executed, with signatures acknowledged and supporting attachments affixed to each copy in the same manner as the original bond.
- 14. When riders are submitted to modify or amend a bond previously filed and approved by this Department, such riders must conform to the same rules of execution, supporting attachments and number of copies as are applicable to bonds.

Your cooperation in following the above instructions will enable this Department to expedite approval of the bonds and to minimize inconvenience and delay resulting when improperly prepared or executed bonds must be returned for correction.