## TENANTS SECURITY DEPOSIT BOND RESIDENTIAL DWELLINGS UNITS

BOND NO.	
DUNIJINU.	

ALL MEN BY THESE PRESENTS, that		
of		principal and
surety company licensed to do business in the State of N security deposits with the above-named principal in the t	orth Carolina as surety, are h	eld and firmly bound unto persons making
( ) lawful money of the United States, themselves, their heirs, executors, administrators, succes presents.	for which sum well and truly	to be paid, said principal and surety bind
WHEREAS, the above named principal is a landlord col of the General Statutes of the State of North Carolina.	lecting security deposits per	the terms and definitions of Chapter 42, Article 5
WHEREAS, the above named principal is permitted to p	post a security bond,	
NOW, THEREFORE, the condition of this obligation is made a security deposit pursuant to a lease or rental agre a claim therefore under the terms and condition's of Chaduring the term of this bond, then this obligation as to hi to make reimbursement only after final judgement has be principal resides or does business.	sement entered into, renewed apter 42, Article 5 of the Genom shall be null and void. Pro	or renegotiated after October 1, 1977, and make eral Statutes of the State of North Carolina ovided, however, that this surety will be required
This bond is executed and accepted subject to the follow	ring conditions:	
(1) The aggregate liability of the surety for all judgement	nts under the bond shall, in n	o event, exceed the sum of the bond.
(2) The liability of the surety for any judgement under t limited to the amount of that persons deposit as is even		
(3) Coverage hereunder shall be effective as of 12:01 a. until 12:01 a.m. of T interest in any rental unit or upon the giving of thirty Signed, sealed and dated this day of	This bond shall be cancelled in y (30) days written notice by	mmediately upon termination of the principal's the surety to the principal.
	Principal	
Witness	BY	(Title)
	Surety	
Witness	BY	Attorney-in-Fact