STATE OF NEVADA DEPARTMENT OF AGRICULTURE DIVISION OF LIVESTOCK IDENTIFICATION ELKO, NEVADA

Department No	
Bonding Co. No.	

BROKER - COMMISSION MERCHANT - DEALER'S BOND

Know All Men By These Presents:		
That we, having a principal place of business at		
, Nevada (h	ereinafter called the principal), as pr	incipal, and,
a corporation organized under the la of Nevada (hereinafter called the sur	ws ofety), are held and firmly bound to the	, and duly authorized to transact business in the State e State of Nevada in favor of every producer-creditor-
		of Nevada in the sum of, for the payment of which, well assigns, jointly and severally, firmly by these presents.
		as the above named principal has applied to the Department of Agriculture of usiness of Dealer-Broker-Commission
Merchant for one year from	, 20, in acc	cordance with the provisions of Chapter 576, Nevada Revised Statutes.
faithfully and honestly handle farm plicense period and for such other and said Chapter 576, Nevada Revised S void; otherwise to remain in full force	products and livestock and pay in full succeeding license period or period tatutes, and any and all amendments are and effect. This bond shall be deer above specified and each and every states.	apply with the provisions of Chapter 576, Nevada Revised Statutes, and shall I for them as such licensed Dealer, Broker, Commission Merchant for said Is for which said principal shall be licensed, in accordance with the terms of thereto, and rules and regulations thereunder, then this obligation is to be med continuous in form and shall remain in full force and effect and shall resucceeding license period or periods for which said principal may be so or provided.
PROVIDED, HOWEVER	, and it is hereby expressly understoo	od and agreed, that nothing herein contained shall be deemed
or construed to reduce the liability h succeeding period for which said pri	ereunder below the sum ofncipal shall be licensed as Dealer, Br	for said license period and a like amount for each and every roker, Commission Merchant. The same as if
a new bond in the sum of were executed for each and every separate license period.		
IT IS EXPRESSLY UNDI	ERSTOOD AND AGREED that the	liability of the surety hereon to any and all persons shall not
exceed in the aggregate the sum of _	for each and	every license period.
already incurred or accrued, and may written notice to that effect, and at the	y do so upon giving the said principa ne end of said thirty days' period of n rued, shall cease, and said bond shall	the the right to withdraw as surety from this bond, except as to any liability all and the Department of Agriculture of the State of Nevada thirty (30) days notice the liability of the surety under this bond, except as to any liabilities of the thereupon terminate and be of no more force or effect, except as to any
IT IS FURTHER PROVID judgment has been made against the required by NRS 576.040 subsection	bond of such claim or judgment and	Department before the end of the second business day after any claim or shall furnish the amount of the claim and the name or names of claimant as
Signed and sealed this	day of, 20	
PRINCIPAL MUST SIGN HERE		
	·	Principal
		Surety
(Signature of Surety must be		
acknowledged by a notary)		Address of Surety
By		Add Title of Official