STATE OF FLORIDA OFFICE OF FINANCIAL REGULATION

FINANCIAL TECHNOLOGY SANDBOX INNOVATOR (CONSUMER FINANCE COMPANY) SURETY BOND

			BOND No.:	_
		. •		
We	e, (Name of Applicant/Licensee)	, of(Street Address)	·
	C	ounty of	, State of	,
prii	ncipal and(Name of Surety Corporation	 on)	, a corporation incor	porated under the laws of
the	e State of, a	nd duly licensed f	to transact a surety busi	ness in the State of Florida,
are	e bound to the Office of Financial Regulation or	its successors ("C	office"), for the use and b	enefit of any claimant in the
Sta	ate of Florida in the sum of	dollar	s (\$), for which payment we
bind ourselves and our respective heirs, legal representatives, successors, and assigns, jointly and severally.				
Flo aut cor	ncipal is acting as a Licensee pursuant to chap- orida Statutes, principal may provide to the Office thorized to do business in Florida in such amoun formance with chapter 559, Part XII, Florida Sta	a corporate suret nt as required by tutes.	y bond by a bonding cor	mpany or insurance company
۱h	is bond is issued subject to the following express	ed conditions:		
1.	The principal shall file the original surety bond with the State of Florida, Office of Financial Regulation, 200 East Gaines Street, Tallahassee, Florida 32399-0376, or its successors, upon applying for license or thereafter maintaining a license.			
2.	The surety bond filed with the Office may not be cancelled by either the principal or the surety except upon written notice to the Office by registered or certified mail with return receipt requested. A cancellation shall not take effect less than thirty (30) days after receipt by the Office of such written notice. The surety shall remain liable for all or any part of obligations covered by this bond which may have accrued by default of the principal prior to the effective date of cancellation.			
3.	The Office, and any claimant may bring an action in a court of competent jurisdiction on this bond resulting from injury to a borrower by acts of the principal involving fraud, misrepresentation, or deceit, including willful imposition of illegal or excessive charges, or misrepresentation, circumvention, or concealment of any matter required to be stated or furnished to a borrower, where such acts are in connection with a loan made under chapter 559, Part XII, Florida Statutes.			
4.	The surety must, within 10 days after it pays any claim to any claimant, give written notice to the Office by registered or certified mail with details sufficient to identify the claimant and the claim and the judgment paid.			
TH	E BOND IS EFFECTIVE THIS DAY OF			

In witness hereof, the Principal and Surety ha	ve executed this instrument through their respective undersigned
representatives, who are fully authorized to execute	this instrument this day of This surety
bond shall be deemed continuous; subject to cancella	ation as hereinabove provided.
Witness as to Principal (Signature)	Name of Principal (Licensee)
Witness as to Principal (type name)	Signature of duly authorized representative of Principal
	Name of duly authorized representative of Principal
(SEAL)	
Name of Surety	Telephone Number of Surety Company
Signature of duly authorized representative of Surety	·
Name of duly authorized representative of Surety (ty	pe name)

NOTE: SIGNATURE OF PRINCIPAL MUST BE WITNESSED.