## FACTORY BUILT HOUSING DEALER BOND

KNOW ALL PERSONS BY THE	SE PRESENTS: That we	,	0
(City)	, (State)	(Zip)	. as Principal.
and	, , (2000)		Surety Company
qualified and authorized to do busi		as Surety, are join	tly and severally held
and firmly bound to the people of t			
losses which may occur by reason aggregate sum of Fifty Thousand a			
58-56-16(2)(c) (1999), and Utah A			
United States for the payment of w			
executors, administrators, successor			
total aggregate liability of this bone	d to all persons making cl	laims shall not exc	eed the penal sum
stated herein.			

## THE CONDITION OF THIS OBLIGATION IS SUCH, That:

WHEREAS, the above bounded Principal has applied for registration as a dealer of factory built housing within the State of Utah, and pursuant to the application, registration has been or is about to be made.

NOW THEREFORE, if the above bounded Principal shall obtain said registration to do business as a dealer of factory built housing under the provisions of THE UNIFORM BUILDING STANDARDS ACT providing for the regulation and control of the business of dealing of factory built housing, as provided by Chapter 56, Title 58, Utah Code Ann. (1999), the above bounded Principal and Surety shall indemnify persons, firms and corporations in accordance with Utah Code Ann. 58-56-16 (2) (c) (1999) for losses which may occur as the result of the above bounded Principal's violation of any of the unlawful or unprofessional conduct provisions of Chapter 1, Title 58, and Chapter 56 Title 58 Utah Code Ann (1999) or any law respecting commerce in factory built housing promulgated by a registration or regulating authority so that the total aggregate liability on the bond to all persons making claims may not exceed \$50,000 as set forth in Utah Code Ann 58-56-16 (2) (c) on account of any violation or violations of said laws or rules during the time of said registration and all lawful renewals. Said bounded Principal shall also pay

Bond forms change; this is for educational purposes only

reasonable attorney's fees in cases successfully prosecuted or settled against the Principal or Surety if the bond has not been depleted.

The Surety herein reserves the right to withdraw as such surety except as to any liability already incurred or accrued hereunder and may do so upon giving written notice of such withdrawal to the Principal and to the Division of Occupational and Professional Licensing, provided, however, that no withdrawal shall be effective for any purpose until sixty (60) days shall have elapsed from and after the receipt of such notice by the said Division, and further provided that no withdrawal shall in anywise affect the liability of said Surety arising out of any violation or violations of said laws or rules by the Principal hereunder prior to the expiration of such period of sixty (60) days, regardless of whether or not the loss suffered has been reduced to judgment before the lapse of sixty (60) days.

Signed and sealed this	day of	
		(Principal)
	•	
		(Surety) Attorney-
	. < /	in-Fact

(Bonding company must be listed in the Department of Treasury, Fiscal Service, Circular 570, current revision, entitled "Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies".)

## SURETY BOND APPLICATION

AGENCY NAME:			AGENCY CONTA	CT		
AGENCY PHONE:	AGENCY FA	AGENCY FAX: E-MAIL:				
AGENCY ADDRESS:						
(Street)	LOOKING TO BEAT		(City)	(State)	(Zip)	
CURRENT OR EXPIRING QUOTE WE ARE	LOOKING TO BEAT?	-				
NAME OF PREVIOUS SURETY COMPANY	WRITING THE BOND	?				
SECTION I: BOND APPLIED FOR: TYPE OF BOND:		AMOUNT:				
OBLICEE:			EXP.DA			
OBLIGEE ADDRESS: (Street)						
BUSINESS NAME:		(City)	(State)		(Zip)	
BUSINESS PHONE:	BUSINESS FAX:		_ Client E-mail			
BUSINESS ADDRESS:						
TYPE OF COMPANY CORP LLC	DBA  PARTNERSI	(City)	(State)		(Zip)	
DATE BUSINESS ESTABLISHED:	BUSIN	NESS TAX ID:			_	
HAS ANY COMPANY REFUSED TO ISSUE	YES NO DO	YOU HAVE ANY LII		EMENTS	YES 🗆 NO 🗖	
BONDS FOR ANY PURPOSE?		GAINST YOU?		•	YES   NO	
HAS APPLICANT EVER FAILED IN BUSINES	BOS TEO INO II HA	S APPLICANT EVE	R FILED BANKRUPTCY	7		
SECTION II: GENERAL INFORMATION						
OWNER'S NAME:		SPOUSE NAME				
SS#:SPO	USE SS#	но	ME PHONE:			
RESIDENTIAL ADDRESS:(Street)		(City)	(State)			
ADDITIONAL OWNERS / PARTNERS		(City)	(Sidle)		(Zip)	
OWNER'S NAME:		SPOUSE NAME				
SS#:SPO	USE SS#	но	ME PHONE:			
RESIDENTIAL ADDRESS:						
(Street)		(City)	(State)		(Zip)	
ASSETS	CIALSTATEMENT OF A	UABILITI LIABILITII				
CASH IN BANK	\$	NOTES PAYABLE		\$		
CASH ON HAND	\$	NOTES PAYABLE	TO OTHERS	\$		
STOCKS & BONDS	\$	ACCOUNTS PAYA	BLE	\$		
ACCOUNTS RECEIVABLE	\$	FEDERAL & STATE INCOME TAX DUE		\$		
NOTES RECEIVABLE	\$	ALL OTHER TAXES		\$		
INVENTORY	\$	ACCRUALS, PAYROLLS, ETC.		\$		
CASH VALUE OF LIFE INSURANCE	\$	DUE ON EQUIPMENT		\$		
EQUIPMENT	\$	DUE ON REAL ESTATE		\$	· · · · · · · · · · · · · · · · · · ·	
REAL ESTATE	\$	OTHER LIABILITIES		\$		
OTHER ASSETS	\$	CAPITAL STOCK (IF A CORPORATION)		\$		
		SURPLUS & UNDIVIDED PROFITS		\$		
TOTAL ASSETS	\$ TOTAL LIABILITIES		:S	\$		
		NET WORTH		\\$		
NAME OF OWNERS	NAME & TITLE O	NAME & TITLE OF OFFICERS		PERCENTAGE OF OWNERSHIP		

Completion of this form constitutes permission for worldwide insurance specialists inc. to obtain consumer information which will be used to determine bonding eligibility.

Worldwide Insurance Specialists, Inc 2424 W. Missouri AVE Phoenix, AZ 85015 Toll Free: (888) 518-8011 Local (602) 749-0702 Fax: (602) 674-8235