	Suggested Format for Iorida Sales and Use Tax Surety Bond	DR-17B R. 03/17
Surety Bond		
State of Florida County of	Bond Number	
	, having a place of	of
business in ,	County, Florida, Certificate of Registration number:	
as principal (Certificate Holder), and	, a company authorized to conduct and carr	У
on a general surety business in the state of Florid	ida as surety (Surety), are bound to the Florida Department of Reve	nue
	n the sum of \$ for the payment of which the Certific ors, administrators, successors and assigns, jointly and severally.	ate Holder
fee, or surcharge imposed by or administered by bond is conditioned upon compliance by the Ce more than 30 days delinquent in the payment of	the, it) offers or plans to offer services and/or products subject to take by the Department pursuant to Chapter 212, Florida Statutes, and the ertificate Holder with the requirements of Chapter 212, Florida Statut f any applicable tax, surtax, fee, surcharge, interest, penalty, or admin may provide written notice of such delinquency to the Certificate Ho	at this ites. If ninistrative
Certificate Holder	Surety	

The Certificate Holder:

- 1. Agrees to timely and faithfully collect and remit applicable taxes, surtaxes, fees, and surcharges in a timely manner in accordance with the requirements of Chapter 212, Florida Statutes.
- 2. Authorizes the Department to release to the Surety any applicable confidential information regarding the Certificate Holder's delinquent account, including the periods and tax, surtax, fee, surcharge, penalty, interest, and administrative collection processing fee due for each period and information regarding the Certificate Holder's non-compliance with Florida tax laws or with an executed agreement.
- 3. Agrees that the Surety has the right, upon sixty (60) days written notice to the Department and the Certificate Holder, to cancel this bond. The bond will be cancelled sixty (60) days after the Department receives notification.

The Surety and the Certificate Holder:

- 1. Agree that the Surety is liable for acts committed by the principal and covered by the terms of this bond until it is cancelled.
- 2. Agree that upon written notification by the Department of an existing outstanding assessment of any tax, surtax, fee, surcharge, penalty, interest, or administrative collection processing fee by the Certificate Holder, the Surety has 30 days to pay the Department all outstanding assessments, and all costs and attorney's fees, including those from appellate proceedings that the Department sustains in collecting on the delinquency or assessment.

SIGNED this day of 20		
Surety Company:	By:	
Serial # of Bond	29.	
Company	As Attorney in Fact for Surety	
Address	By:	
Telephone Number	Principal (Certificate Holder)	