ARMO	RED CAR AGE	NCY BOND Bond No
KNOWN ALL MEN BY THESE PRESENTS	: THAT WE	
IN THE COUNTY OF		AS PRINCIPAL, AND THEA CORPORATION DULY
ORGANIZED AND EXISTING UNDER THE LAWS	OF THE STATE	OFHAVING ITS
PRINICPAL OFFICE AT	I	N THE STATE OFAND
DELAWARE, AS SURETY, ARE HELD AND FITTHE SUM OFDOLLARS, TO OURSELVES, OUR HEIRS, EXECUTORS AND PRESENTS. REGARDLESS OF THE NUMBER	RMLY BOUND AND THE PAYMENT ND ADMINISTRA' R OF YEARS TH	S OF A SURETY COMPANY IN THE STATE OF D OBLIGATED UNTO THE STATE OF DELAWARE IN OF WHICH WE JOINTLY AND SEVERALLY BIND TORS, SUCCESSORS AND ASSIGNS, BY THESE IS BOND REMAINS IN FORCE, THE AGGREGATE ALL IN NO EVENT EXCEE THE PENAL SUM OF THE
THE CONDITION OF THIS OBLIGATION	IS SUCH, THAT	WHEREAS THE SAID
		DENT OF THE DELAWARE STATE POLICE FOR A
LICENSE TO ENGAGE IN THE ARMORED CAR	BUSINESS, UND!	ER THE PROVISIONS OF SECTION 1320, CHAPTER
		IVEN FOR A PERIOD OF
		. THIS BOND MAY BE CANCELLED BY THE
SURETY AS TO FUTURE LIABILITY UPON G	IVING THRITY	(30) DAYS WRITTEN NOTICE TO OBLIGEE, SAID
NOTICE TO BE SENT CERTIFIED MAIL.		
PROPERLY DISCHARGE ALL THE SERVICES THEN THIS OBLIGATION SHALL BE NULL AI AND EFFECT. THE SAID BOND MAY BE EN	ASSISTANTS S WHICH HE OR I ND VOID, OTHER FORCED IN THE	SHALL HONESTLY CONDUCT THE BUSINESS AND IT MAY PERFORM BY VIRTUE OF SUCH LICENSE, RWISE IT SHALL BE AND REMAIN IN FULL FORCE NAME OF THE STATE FOR THE BENEFIT OF ANY UL ACT OF THE LICENSEE, HIS OR ITS AGENTS,
IN WITNESS WHEREOF, THE SAID		
AS PRINCIPAL, HAS HEREUNTO SET HIS HA	NDS AND SEAL,	AND THE SAID
HAS AFFIXED ITS CO	RPORATE SEAL	AND CAUSED THESE PRESENTS TO BE SIGNED IN
ITS BEHALF BY ITS		
DAY OF	,20	·
IN THE PRESENCE OF:		
	. <u> </u>	PRINCIPAL
	BY:	
(ATTACHED POWER OF ATTORNEY)	_	
		SURETY
	BY:	