KNOW	ALL	PERSON	S BY	THESE	PRES	ENTS,	that	we,	the	undersi	gned
					("Contra	ctor")	as	Prin	cipal	and
						a	s Sure	ty, are	e here	by held	and
firmly bo		o the					gee in	the pen	al sum	of the d	lollar
amount	of	the bid	submi	tted by	the	princi	pal	to th	ne (Obligee	on
			, 20	_, to under	take the	e constr	uction	of all	work 1	related to	o the
					("Proje	ct"). T	he pen	al sum	refer	red to h	erein
shall be t	he doll	ar amount	of the Pi	rincipal's b	id to th	e Oblig	ee, ince	orporat	ing an	y additiv	ve or
deductive	Alterna	ates made b	y the Pri	ncipal on th	e date r	eferred t	o abov	e to the	Oblig	gee, whic	h are
accepted	by th	e Obligee.	In r	no case s	hall th	e penal	sum	excee	d the	amoun	t of
										Do	ollars
(\$). (If the for	regoing bla	nk is no	ot filled	in, the	penal	sum w	ill be the	e full
amount o	f the pri	incipal's bio	d, includi	ng add Alt	ernates.	Alterna	atively,	if the 1	blank i	s filled i	n the
amount st	ated mu	ust not be le	ss than t	he full amo	unt of t	he bid in	cluding	g add A	Alterna	tes, in do	ollars
and cents.	A per	centage is n	ot accept	able.) For	the pay	ment of	the pen	al sum	well a	nd truly	to be
made, we	e hereb	y jointly a	nd sever	ally bind	ourselv	es, our	heirs,	execut	ors, a	dministra	ators,
successor	s, and a	ssigns.									
Si	gned th	is		_day of			, 20)			

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that whereas the above named Principal has submitted a bid for work on the Project.

Now, therefore, if the Obligee accepts the bid of the Principal and the Principal fails to enter into a proper contract in accordance with the bid, plans, details, specifications, and bills of material; and in the event the principal pays to the Obligee the difference not to exceed ten per cent (10%) of the penalty hereof between the amount specified in the bid and such larger amount for which the Obligee may in good faith contract with the next lowest bidder to perform the work covered by the bid; or in the event the Obligee does not award the contract to the next lowest bidder and resubmits the project for bidding, the principal pays to the Obligee the difference not-to-exceed ten percent (10%) of the penalty hereof between the amount specified in the bid, or the costs, in

connection with the resubmission, of printing new contract documents, required advertising, and printing and mailing notices to prospective bidders, whichever is less, then this obligation shall be null and void, otherwise to remain in full force and effect; if the Obligee accepts the bid of the Principal and the Principal within ten (10) days after the awarding of the contract enters into a proper contract in accordance with the bid, plans, details, specifications, and bills of material, which said contract is made a part of this bond the same as though set forth herein.

Now also, if the said Principal shall well and faithfully do and perform the things agreed by said Principal to be done and performed according to the terms of said contract; and shall pay all lawful claims of subcontractors, materialmen, and laborers, for labor performed and materials furnished in the carrying forward, performing, or completing of said contract; we agreeing and assenting that this undertaking shall be for the benefit of any materialmen or laborer having a just claim, as well as for the Obligee herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; and surety shall indemnify the Obligee against all damage suffered by failure of the principal to perform the contract according to its provisions and in accordance with the plans, details, specifications, and bills of material therefor and to pay all lawful claims of subcontractors, materialmen, and laborers for labor performed or material furnished in carrying forward, performing, or completing the contract and surety further agrees and assents that this undertaking is for the benefit of any subcontractor, materialmen, or laborer having a just claim, as well as for the Obligee; it being expressly understood and agreed that the liability of the surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

The said Surety hereby stipulates and agrees that no modifications, omissions, or additions in or to the terms of the said contract or in or to the plans or specifications therefore shall in any wise affect the obligations of said surety on its bond, and does hereby waive notice of any such modifications, omissions or additions to the terms of the contract or to the work or to the specifications.

Signed and sealed this		day of	, 20				
(PRINCIPAL)		(SURETY)					
Ву:		Ву:					
Printed Name & Title:		Printed Name & Title:					
	Surety's A	ddress:					
	Surety's To	elephone Number:					
	Surety's Fa	ax Number:					
		F SURETY'S AGENT					
	-	gent's Address:					
	Surety's A	gent's Telephone Number:					
	Surety's Agent's Fax Number:						

NOTES: Attorney-in-Fact must attach certified and dated copy of this Power of Attorney. Name and Address of both Agent and Surety Company for the issued Bond must accompany the bond.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and must not exceed the underwriting limitation. Surety companies and their agents or attorney-in-fact must be authorized to transact business in the state where the PROJECT is located and shall furnish proof of such authorization in the BID.

END OF SECTION