LABOR AND WATERIAL PAYMENT BOND

KNOW TO ALL BY THESE PRESENTS:

٦	That we,
	That we,
as Contra	actor, herinafter called Contractor, is held and firmly bound unto(State/County entity,
its succe	ssors and assigns, as Obligee, hereinafter called Obligee, in the amount
	DOLLARS (\$) (Dollar amount of Contract)
	(Dollar amount of Contract)
truly to be	ney of the United States of America, for the payment of which to the said Obligee, well and made, Contractor binds itself, its heir, executors, administrators, successors and assigns these presents. Said amount is evidenced by:
	Legal Tender;
	Share Certificate unconditionally assigned to or made payable at sight to
	Description:
	Certificate of Deposit, No, dated issued by drawn on
	by
	Cashier's Check No, dated a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Administration, payable at signt or unconditionally assigned to;
	Teller's Check No, dated a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Treasurer's Check No, dated a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Official Check No, dated a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to;
	Certified Check No, dated accepted by a bank, savings institution or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, payable at sight or unconditionally assigned to

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WHEREAS:

The Contractor has	by written agreement	dated	entered
into a contract with Oblige	e for the following Proj	ject:	
incorporated herein by re	ference and made a	hereinafter called Contrapart hereof.	act, which Contract is
NOW THEREFOR	€,		
the Contract in accorda conditions of the Contrac liens and claims and with successors or assigns, from may be brought for or on a of the doing of said work the neglect of the Contract	nce with, in all responds as it now exists or methout further cost, explained and harmless from account of any injury for the repair or maint tor or its agents or servents or from	t, if Contractor shall promptly ects, the stipulations, agreen any be modified according to be sense or charge to the Oblige all suits or actions of every or damage, direct or indirect, enance thereof or the manner wants or the improper perform any other cause, then this obtained effect.	nents, covenants and its terms, free from all e, its officers, agents, nature and kind which arising or growing out of doing the same or mance of the Contract
pefore a court of competer Contract as liquidated dan n the event of a breach	nt jurisdiction without a nages, if any, shall be n of any, or all, or a	D AGREED that suit on this jury, and that the sum or sum forfeited to the Obligee, its sny part of, covenants, agree bond in accordance with the	s specified in the said successors or assigns, ments, conditions, or
of any and all persons entit	tled to file claims for l such persons a right o	O AGREED that this bond sha abor performed or materials to of action as contemplated by s	furnished in said work
nade in good faith hereun	der, inclusive of the p	by and to the extent of any payments of mechanics' liens or the amount of such lien be	which may be filed of
Signed this	day of		*''
	(Seal)	Name of Contractor	
		Signature*	
		Title	
ALL SIGNATURES MUST F	35		

ACKNOWLEDGED BY A NOTARY PUBLIC

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