PERFORMANCE BOND

KNOW ALL BY THESE PRESENTS:

	That we,
	ractor, hereinafter called Contractor, is held and firmly bound unto the
	(State/County entity)
its succe	essors and assigns, as Obligee, hereinafter called Obligee, in the amount
	DOLLARS (\$), (Dollar amount of Contract)
and truly	oney of the United States of America, for the payment of which to the said Obligee, well \prime to be made, Contractor binds itself, its heir, executors, administrators, successors and firmly by 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
0	Cashier's Check No, dated
0	Teller's Check No, dated
٥	Treasurer's Check No, dated drawn on 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;
0	Official Check No, dated
0	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;

WHEREAS:

The Contractor has by written a contract with Obligee for the following I	agreement datedentered Project:	into a
hereinafter called Contract, which Corhereof.	ntract is incorporated herein by reference and made	a part
NOW THEREFORE,		
perform the Contract in accordance we and conditions of the Contract as it is shall deliver the Project to the Obligee Contract specified and free from all lies to the Obligee, its officers, agents, su actions of every nature and kind which direct or indirect, arising or growing of thereof or the manner of doing the sar or the improper performance of the Contract as it is a simple of the Contract and simple of the Contract and simple of the Contract as it is a simple of the Con	in is such that, if Contractor shall promptly and favith, in all respects, the stipulations, agreements, control exists or may be modified according to its term e, or to its successors or assigns, fully completed as eas and claims and without further cost, expense or uccessors or assigns, free and harmless from all so may be brought for or on account of any injury or do not of the doing of said work or the repair or maintaine or the neglect of the Contractor or its agents or secontract by the Contractor or its agents or servants of shall be void; otherwise it shall be and remain in further than the same remains in further than the same remain in further than the same remains the same remains in further than the same remains the same remains in further than the same remains the sa	venants ns, and s in the charge suits or amage, enance ervants or from
before a court of competent jurisdictions said Contract as liquidated damages, assigns, in the event of a breach of an	FED AND AGREED that suit on this bond may be to without a jury, and that the sum or sums specified if any, shall be forfeited to the Obligee, its successity, or all, or any part of, covenants, agreements, conct or in this bond in accordance with the terms thereo	d in the sors or ditions,
The amount of this bond may be made in good faith hereunder.	e reduced by and to the extent of any payment or pa	yments
Signed and sealed this	, day of,,	·
(Seal)		·
	Name of Contractor	
* .	Signature	
	Title	

*ALL SIGNATURES MUST BE ACKNOWLEDGED BY A NOTARY PUBLIC

PB-2 r11/17/98