LABOR AND MATERIAL PAYMENT BOND (SURETY)

KNOW ALL BY THESE PRESENTS:

Tha	t									
	Contractor, (h	(Fu ereinafte	III legal nan er called Pri	ne and street ncipal), and	address	of Contrac	tor)			
as (Surety, hereir	(N nafter ca waii, are	lame and s illed Surety, held and fi	treet address a corporation rmly bound un	of bond (s) autho to the	rized to trar	isact bu	usiness a	is a su	irety
11.11						lotale/	Country	v enuvi		
its	successors		-	hereinafter	E	ollars (\$).
to v suc	vhich paymen cessors and a	t Princi ssigns,	pal and Sui jointly and s	rety bind them everally, firmly	by these	heir heirs, presents.	executo	ors, adm	inistra	tors,
	WHEREAS,	the ab for	ove-bound	Principal has	entered	into a Co	ntract v	with Obli	gee d	ated

hereinafter called Contract, which Contract is incorporated herein by reference and made a part hereof.

NOW THEREFORE, the condition of this obligation is such that if the Principal shall promptly make payment to any Claimant, as hereinafter defined, for all labor and materials supplied to the Principal for use in the performance of the Contract, then this obligation shall be void; otherwise to remain in full force and effect.

1. Surety to this Bond hereby stipulates and agrees that no changes, extensions of time, alterations, or additions to the terms of the Contract, including the work to be performed thereunder, and the specifications or drawings accompanying same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such changes, extensions of time, alterations, or additions, and agrees that they shall become part of the Contract.

2. A "Claimant" shall be defined herein as any person who has furnished labor or materials to the Principal for the work provided in the Contract.

Every Claimant who has not been paid amounts due for labor and material furnished for work provided in the Contract may institute an action against the Principal and its Surety on this bond at the time and in the manner prescribed in Section 103D-324, Hawaii Revised Statutes, and have the rights and claims adjudicated in the action, and judgment rendered thereon; subject to the Obligee's priority on the bond. If the full amount of the liability of the Surety on the bond is insufficient to pay the full amount of the claims, then after paying the full amount due to the Obligee, the remainder shall be distributed pro rata among the Claimants.

Signed and sealed this	day of,,
(Seal) _	Name of Principal (Offeror)
* -	Signature
-	Title
(Seal) _	Name of Surety
* _	Signature
-	Title
*ALL SIGNATURES MUST BE ACKNOWLEDGED BY A NOTARY PI	JBLIC