

COMMERCIAL WATER/WASTEWATER SERVICE INSTALLATION BOND

THE STATE OF TEXAS)	KNOW ALL MEN BY THESE PRESENTS:	
COUNTY OF DALLAS)	KNOW ALLWEN DI THESEFRESENTS.	
That we,	, as principal,	
andhereby acknowledge ourselves held and firmly bo municipal corporation the sum of	ound and promise to pay to the City of Dallas, a	
FIVE THOUSAND ANI	O NO/100 (\$5,000.00)	
for the payment of which at Dallas, Dallas Coun ourselves, our heirs, executors, administrators, suc		
THE CONDITION OF THIS OB	SLIGATION IS SUCH THAT:	
installation of commercial water/wastewater service to do. Now therefore, if the said Principal shall do commercial water/wastewater services in a good wand installation of commercial water/wastewater permit or the specifications prescribed by the City of thereto, and with the terms and provisions of all ord of Dallas now in force, or that may be hereafter pagoverning and relating to the construction and installand if the said Principal shall fully indemnify and hany and all costs, expense or damage, real or assert or property in the prosecution of said work; further cost to any person, firm or corporation for whom replace all defects due to faulty materials and water/wastewater services so constructed by the satthed date of final completion and acceptance of such of the Director of Dallas Water Utilities; then this of it shall remain in full force and effect.	or all work in the construction and installation of orkmanlike manner and shall in the construction services strictly comply with the terms of any of Dallas, and any amendments that may be made dinances, resolutions and regulations of the City assed, by the City Council of the City of Dallas, allation of commercial water/wastewater services nold whole and harmless the City of Dallas from ted, on account of any injury done to any person er, if the said Principal shall, without additional any such work is done, reconstruct, repair or workmanship that appear in the commercial and Principal within a period of one (1) year from a construction and installation, to the satisfaction obligation shall become null and void; otherwise,	

Last Revised 05Jan05

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Recourse on this obligation may be had by the City of Dallas or by any person, firm or corporation for whom any work of construction and installation of commercial water/wastewater services is done by the said Principal, and who may be aggrieved or injured by a breach of any of the foregoing conditions, and this obligation shall be a continuing one against the Principal and Surety hereon and successive recoveries may be had for successive breaches, until the entire amount shall have been exhausted.

WITNESS our hands this the	day of	A.D. 20
	PRINCIPAL	
Address	<u>BY:</u>	
SURETY SEAL	SURETY	
	Surety Name	_
	BY: Original Signatur	e e
The Resident Agent of the of process is:	Surety in Dallas County, Tex	as, for delivery of notice and service
NAME:		
CTREET ADDRESS.		

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