## GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







## ATTACHMENT J.10 [ATTACHMENT WILL APPEAR ON THE FOLLOWING PAGE]

## GOVERNMENT OF THE DISTRICT OF COLUMBIA

	Date Bond Executed:					
(See Instructions on 2 <sup>nd</sup> page)	(Must Not be Later Than Bid Opening Date)					
PRINCIPAL (Legal Name and Address)	TYPE OF ORGANIZATION ("X")					
	[] INDIVIDUAL [] PARTNERSHIP					
	[] JOINT VENTURE [] CORPORATION					
	STATE OF INCORPORATION					
	PENAL SUM OF BOND  AMOUNT NOT TO EXCEED 5% OF BID					
SURETY(IES) (Name(s) and Address(es))		NOT TO EXCEE THOUSAND(S)			3% OF BID	
	MILLION(S)	THOUSAND(S)	HUNDRED(S)	CENTS		
	PROPOSAL IDENTIFICATION					
	PROPOSAL REQUEST FOR PROPOSAL NO.					
	, the Principal and Surety(ies) hereto are firmly bound to the Distri					
successors, jointly and severally; Provided that, where "jointly" and "severally" only for the purpose of allow and severally with the Principal, for the payment of set the limit of liability shall be the full amount of the penase THE CONDITION OF THIS OBLIGATION IS SUCPrincipal shall not withdraw said bid within the period days after said receipt, and shall within the period speed oso, furnish Performance & Payment Bonds with gothe Contract, and for the protection of all persons sue event of withdrawal of said bid, within the period speed poistrict the difference between the amount specified in the latter amount be in excess of the former, then the	wing a joint action against at uch sum only as is set forth al sum.  CH that whereas the Princip dispecified therein after the recified therefore, or, if no period and sufficient surety, as applying labor and material secified, or the failure to furn said bid and the amount feedback above obligations shall be gation shall not be impaired	ny or all of us, and foopposite the name of the same, or creeipt of the same, or industrial with may be required, for in the prosecution of the prosecution of the may be the District word and of no effect,	r all other purpos such Surety, but bid identified ab c, no perlod be spe- in ten (10) calend the faithful perfo the work provid- in the time specif may procure the otherwise to rem	es each Surety lif no limit of lid ove. NOW THe ciffed, within no lar days after bormance and produced for in such (led, if the Prin required work alm in full force	bonds itself, jointly ability is indicated, lEREFORE, if the inety (90) calendar eing called upon to oper fulfillment of Contract or, in the cipal shall pay the	
Surety executing this bond hereby agrees that its obliggrant to the District, notice of which extension(s) to So	urety (ies) being hereby wai	ved: Provided that su	ch waiver of notic	ce shall apply o	and virtue. Each the Principal may	
Surety executing this bond hereby agrees that its oblis	urety (ies) being hereby wait ar days in addition to the pe	ved: Provided that su riod originally allowe	ch waiver of notic d for acceptance of	ce shall apply o of the bid.	and virtue. Each the Principal may nly with respect to	
Surety executing this bond hereby agrees that its obligerant to the District, notice of which extension(s) to Sextensions aggregating not more than sixty (60) calendary (60) with the Witness Whereof, the Principal and Surety (60)	urety (ies) being hereby wait ar days in addition to the pe	ved: Provided that su riod originally allowe	ch waiver of notic d for acceptance of	ce shall apply o of the bid.	e and virtue. Each the Principal may nly with respect to	
Surety executing this bond hereby agrees that its oblig grant to the District, notice of which extension(s) to St extensions aggregating not more than sixty (60) calendary	urety (ies) being hereby wait ar days in addition to the pe	ved: Provided that su riod originally allowe	ch waiver of notic d for acceptance of	ce shall apply o	e and virtue. Each the Principal may nly with respect to	
Surety executing this bond hereby agrees that its obligerant to the District, notice of which extension(s) to Sextensions aggregating not more than sixty (60) calendaring with the Principal and Surety (in the Principal	urety (ies) being hereby wait ar days in addition to the pe	ved: Provided that su riod originally allowe ond and have affixed (	ch waiver of notic d for acceptance of	ce shall apply o	e and virtue. Each the Principal may nly with respect to ove.  Corporate	

2. ATTEST

Name & Title (typed)

2. SIGNATURE

Seal

Name & Title (typed)

Corporate

Seal

## **CERTIFICATE AS TO CORPORATION**

I, Company the grant of Principal bases	, certify that I am who signed this					
Secretary of the Corporation, named as Principal herein behalf of the Principal, was then of said Corporation; th was duly signed and sealed for and in behalf of said Co corporate powers.	at I know his signature, and his signatur rporation by authority of its governing	e thereto is genuine body, and is within	; that said bo the scope of			
Secretary of Corporation	n					
SURETY(IES)						
1. Name & Address (typed)	State of Inc.	Liability Limit	Corporate Seal			
Signature of Attorney-in-Fact	Attest (Signature)	Attest (Signature)				
Name & Address (typed)	Name & Ad	Name & Address (typed)				
1. Name & Address (typed)	State of Inc.	Liability Limit	Corporate Seal			
Signature of Attorney-in-Fact	Attest (Signature)	Attest (Signature)				
Name & Address (typed)	Name & Ac	Name & Address (typed)				

- 1. This form shall be used whenever a bid guaranty is required in connection with construction, alteration and repair work.
- 2. Corporations name should appear exactly as it does on Corporate Seal and inserted in the space designated "Principal" on the face of this form. If practicable, bond should be signed by the President or Vice President; if signed by other official, evidence of authority must be furnished. Such evidence should be in the form of an Extract or Minutes of a Meeting of the Board of Directors, or Extract of Bylaws, certified by the Corporate Secretary, or Assistant Secretary and Corporate Seal affixed thereto. CERTIFICATE AS TO CORPORATION must be executed by Corporate Secretary or Assistant Secretary.
- 3. Corporations executing the bond as sureties must be among those appearing on the U. S. Treasury Department's List of approved sureties and must be acting within the limitations set forth therein, and shall be licensed by the Insurance Administration, Department of Consumer and Regulatory Affairs, to do business in the District of Columbia. The surety shall attach hereto an adequate Power-Of-Attorney for each representative signing the bond.
- 4. Corporations executing the bond shall affix their Corporate Seals. Individuals shall sign full first name, middle initial and last name opposite the word "seal", two witnesses must be supplied, and their addresses, under the word "attest". If executed in Maine or New Hampshire, an adhesive seal shall be affixed.
- 5. Names of all partners must be set out in body of bond form, with the recital that they are partners composing a firm, naming it, and all members of the firm shall execute the bond as individuals. Each signature must be witnessed by two persons and addresses supplied.