GOVERNMENT OF THE DISTRICT OF COLUMBIA

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PROPOSAL BOND	Date Bond Executed:				
(See Instructions on 2 nd 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				
SURETY(IES) (Name(s) and Address(es))	AMOUNT NOT TO EXCEED			5% OF BID	
	MILLION(S) THOUSAN	D(S) HUNDRED(S)	CENTS		
	PROPOSAL IDENTIFICATION				
10	PROPOSAL REQUEST FOR PROPOSAL NO.				
	CLOSING DATE		NOI COLL	110.	
	CLOSING DATE				
KNOW ALL MEN BY THESE PRESENTS, that we municipal corporation, hereinafter called "the District 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 pens THE CONDITION OF THIS OBLIGATION IS SUCPrincipal shall not withdraw said bid within the period days after said receipt, and shall within the period sped oso, furnish Performance & Payment Bonds with go the Contract, and for the protection of all persons supevent of withdrawal of said bid, within the period sped of the interest of sevent of withdrawal of said bid, within the period spedistrict the difference between the amount specified in the latter amount be in excess of the former, then the Surety executing this bond hereby agrees that its oblig grant to the District, notice of which extension(s) to Suextensions aggregating not more than sixty (60) calendar IN WITNESS WHEREOF, the Principal and Surety (in	ct", in the above penal sum for the pet the Surety(ies) are corporations activing a joint action against any or all ouch sum only as is set forth opposite that whereas the Principal has suit specified therein after the receipt of cified therefore, or, if no period be spood and sufficient surety, as may be repplying labor and material in the preceified, or the failure to furnish such in said bid and the amount for which above obligations shall be void and orgation shall not be impaired by extensurety (ies) being hereby waived: Proving days in addition to the period original contents.	sayment of which we bind our ing as co-sureties, we, the Suref us, and for all other purposes the name of such Surety, but if bmitted the bid identified abothe same, or, no period be spececified, within ten (10) calenda equired, for the faithful perforosecution of the work provided bond within the time specifie the District may procure the rof no effect, otherwise to remaision(s) of time for acceptance of ided that such waiver of notice nally allowed for acceptance of	rselves, our heirs, of eties, bind ourselves seach Surety bond for limit of liabilities. NOW THERI sified, within ninety ar days after being rmance and proper d for in such Conted, if the Principal required work and in in full force and of the bid that the e shall apply only withe bid.	executors, and es in such sum ls itself, jointly ty is indicated, EFORE, if the y (90) calendar called upon to r fulfillment of tract or, in the i shall pay the /or supplies, if tylrtue. Each Principal may with respect to	
PRINCIPAL					
1. SIGNATURE	1. A7	TTEST	Cor _j Seal	porate	
Seal					
Name & Title (typed)	Name	e & Title (typed)			
2. SIGNATURE	2. A7	TTEST	Cor _I Seal	porate	

Seal Name & Title (typed)

Name & Title (typed)

CERTIFICATE AS TO CORPORATION

I,, certification named as Principal bases the	ily that I am	who signed th	is bond on	
I,	know his signature, and his signature oration by authority of its governing	e thereto is genuine body, and is within	; that said bo the scope of	
Secretary of Corporation				
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 & Ac	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 & Address (typed)	Name & Ad			

- 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.