THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY, TENNESSEE

PERMIT BOND

PERMIT BOND NO		EFFECTIVE DATE		
KNOW ALL MEN BY THE	SE PRESEN	TS, THAT WE, TH	E UNDERSIGN	NED,
(Name of Principal/Contractor must be exactly the same as state license, if applicable)				
(Street Address)	(City)		(State)	(Zip Code)
By: (Signature of Proprietor, Partner or Corporate	Officer)	(Phone Numbe	er)	(Fax Number)
and				as Surety,
organized under the laws of the State of authorized to do business in the State of Tennesse NASHVILLE AND DAVIDSON COUNTY, TENNE Metropolitan Government, and also for and on believe pursuant to a permit issued under this bond, or, obtained prior to the commencement of such activity and assigns, jointly and severally, firmly by the WHEREAS, the above bonded Principal has applied. 52.140, 6.52.220, 6.20.150, 13.20.030, 16.04.090 and NOW, THEREFORE, this obligation is to secure the all sealers laws and ordinances of the Metropolitic authorized to the Metropolitic sealers laws and ordinances of the Metropolitic authorized to the Metropoliti	half of the own for work perf ty, we hereby ese presents, i ed to the Met 16.16.780 of the following: Th	ner(s) of property on value formed by the Princip bind ourselves, our he in the full and penal propolitan Government as Metropolitan Code of the Principal shall in	MENT") as Oblige which work is perful al for which a perfus, executors, admisum of to be registered perfuses.	ee, for the benefit of the formed by the Principal rmit should have been ninistrators, successors——————————————————————————————————
all codes, laws and ordinances of the Metropolita public right-of-way, building, grading, plumbing, eshall further bind the Principal and Surety for contractors of the Principal, such as but not limited sidewalks, alleys, traffic signs and signals, and for the Principal to comply with and conform to the about the Principal to comply with and conform to the about the term of this bond is continuous; however, the stating when the cancellation shall take effect, Administration of the Metropolitan Government at the Surety shall continue to attach to work perform even if the noncomplying act should occur after the suits or actions under this bond shall not exceed the may remain in force, the liability of the Surety shall	electrical, gas/t any damage I to streets, roa the costs of re ove mentioned Surety shall ha and served to least ten (10) of med pursuant termination de bond penalty	mechanical, housing, fit to property of the Mads, curbs, gutters, wat epairs incurred by property to cancel apon or sent by certification and permit issued attention of the bond. The like as set forth above. Re	ire, health and zon letropolitan Gove er, sewer and store erty owners resultances of the Metro this bond at any this bond at any this bond at any the date of the cancerprior to the terminability of the Surety gardless of the nu	ring; that this obligation rnment resulting from m water drainage lines, lting from the failure of opolitan Government. Time by a written notice Department of Codes ellation. The liability of nation date of the bond y for any and all claims, mber of years this bond
claims, suits or actions under this bond shall not exc No right of action shall accrue by reason of this Bon named herein.	ceed the face a	mount.	•	
Surety Seal Must be affixed & Power of Attorney attached. (Corporate Surety Must be U.S. Treasury Listed or a Tennessee Domestic Insurance Company).		(Agent's Company Name)		
		(Address)		
By: (Attorney-in-Fact)				
(Surety's Address)		Telephone	Fax	
MAIL TO: DEPT. OF CODES & BUILDING SAFETY P. O. BOX 196300 NASHVILLE, TN 37219-6300		nder \$25,000	L	BOND REQUIRED: \$10,000 \$40,000 \$40,000

NOTE: A VALID STATE CONTRACTOR'S LICENSE IS REQUIRED ON ALL BIDS OR CONTRACTS WITH OWNERS, AND ELECTRICAL AND MECHANICAL CONTRACTORS OF \$25,000 OR GREATER, PURSUANT TO T.C.A. 62-6-102.