PRINCIPAL:	
BOND NUMBER:	

ALACHUA COUNTY ON-SITE SEWAGE DISPOSAL SYSTEMS CODE BOND

KNOW ALL MEN BY THESE PRESENTS, that we	e,
as principal, and	neld and firmly bound unto the Board of County in office, and/or the owner or owners of any premises by pursuant to a competency license as a
payment of which we bind ourselves, our heirs, successors, ar Within this bond, the term "activity" shall mean those items. County Ordinance 86-14.	
The condition of this bond is that, if the above bonder	d Principal, the said .
shall protect all individual(s) or business entity(ies) or Alachua or arising in any manner from the said Principal's failure full regulations, ordinances, or statutes of Alachua County, Florida, or the State of Florida, applicable to the activity engaged in bactivity is performed by said Principal, or the officer, directed direction or supervision of said Principal, and further condition regulations, ordinances, or statutes at any time enacted by Alachua County Ordinance 86-14 is performed, remedy all awithin forty-eight (48) hours of notice from the Alachua Coubligation shall become null and void; otherwise to remain in forty-eight (48) hours of otherwise to remai	y to comply with any of the provisions of the rules, and, in particular, Alachua County Ordinance 86-14, y Principal pursuant to a competency license as such or, employee, or agent of said Principal, or under the ns that the Principal will fully comply with all rules, lachua County, Florida, or the State of Florida, with itional cost to the individual(s) or business entity(ies) activity contrary to Alachua County Ordinance 86-14 ounty Department of Codes Enforcement, then this
The failure on the part of the Principal to remedy an individual(s) or business entity(ies) or Alachua County for whagainst the Principal and Surety under this obligation; provide reason of any default shall be brought on this bond after one (license issued pursuant to Ordinance 86-14.	om such activity is performed a direct right of action ded, however, that no suit, action or proceeding by
Provided that, if the Surety shall so elect, this bond notice to the Alachua County Department of Codes Enforcer expiration of the said thirty (30) days, the Surety remaining lie by this bond which may have been committed by the Principal in full force and effect for a period of one (1) year for we cancellation.	nent, and this bond shall be deemed cancelled at the able for all acts contrary to Ordinance 86-14 covered up to the date of cancellation, said liability to remain
The premium anniversary date of this bond shall be anniversary being September 30,	on the 30 th day of September of each year, the first
	(COMPANY NAME) Principal
	BY:
	ATTEST:
	(NAME OF SURETY COMPANY)
	,
	BY: Attorney-in-Fact

ATTEST: _____