

CENTRAL FLORIDA GAS

Bond No. _____

KNOW ALL MEN BY THESE PRESENTS:

That _____, as principal and the _____, as surety are held and firmly bound unto the Central Florida Gas obligee in the sum of _____ for the payment whereof well and truly to be made, we bind ourselves, our successors and assigns jointly and severally, firmly by these presents.

Whereas, the principal has applied to the obligee and requested that the said corporation furnish natural gas service in connection with the operation of _____, and

Whereas, the obligee customarily requires that all parties opening natural gas accounts place with it a cash deposit before furnishing any such service; and

Whereas, the principal does not wish to place with the obligee a cash deposit for the furnishing of said gas service, but is willing and is authorized to execute and deliver to the corporation this bond in the amount of _____ guaranteeing prompt and full payment to the corporation for all gas service furnished by the corporation to the principal.

Now, therefore, the conditions the conditions of this obligation are such that if the above bounded principal shall fully and promptly, before said charges become delinquent, pay the obligee for gas service furnished to the principal in connection with the operation of the various outlets of _____, or any successor thereto, whose principal _____ place of business is at _____ then this obligation shall be void. Otherwise it shall remain in full force and effect in law. In the even that the principal shall fail to promptly and fully pay to the obligee charges made by it for the furnishing of said gas to the obligee to fully pay and to indemnify it from all charges made for it for the furnishing of said gas to the obligee to fully pay to it and indemnify it from all pecuniary loss or expense, including attorneys' fees resulting from the breach and failure by the principal to pay for all charges for said utility and services furnished to it.

Principal and surety further covenant and agree with the obligee that if the principal fails to promptly and fully pay to the corporations all charges for said gas services that the corporation is authorized to immediately terminate said gas service.

The surety company has preserved the right to cancel this bond by giving thirty days written notice to the obligee, and on the effective date of the such thirty days cancellation notice, this surety company is discharged and released of any liability, it being understood and agreed, however, that the said principal and said surety will be liable for any loss occurring up to the effective date of said thirty days cancellation notice.

In no event, however, should the penalty be in excess of this said bond.

Signed and sealed this _____ day of _____, _____.

Company

Principal

Surety Company

Attorney-in-fact; Surety