PERFORMANCE BOND

Type of Bond	
X	_ Bond Executed by Commercial Surety Company
	_ Irrevocable Letter of Credit
	_ Cash Bond in Savings Account
Approved applicat	
	_ Subdivision Name of Subdivision
	Resubdivision Name of Resubdivision
	_ Special Exception for
· · · · · · · · · · · · · · · · · · ·	_ Removal of Earth Products
	_ Timber Cutting Site Plan
	_ Erosion and Sediment Control Plan
	Other Specify:
	BOND NO
	Surety
KNOWALLA	1EN BY THESE PRESENTS, That We,
of	as Principal, and of, as
	of , as
bound and oblig and Zoning Com which payment v executors, admir	onding company licensed to do business in the State of Connecticut, are holden and stand firmly ed, jointly and severally, unto the Town of Killingworth, Connecticut and the Killingworth Planning mission, in the penal sum of to be paid to said Planning and Zoning Commission, its successors and assigns, for well and truly to be made, we, the said obligors, do bind ourselves, and each of us, our heirs, histrators, successors and assigns, and each and every one of them, for and in the whole sum , by these presents.
	Irrevocable Letter of Credít
KNOWALLN	MEN BY THESE PRESENTS, That We,
the undersigned	hereby establish, in favor of the Town of Killingworth, Connecticut and the Killingworth Planning mission, our irrevocable letter of credit.
Name of Letter	of Credit: Killingworth Planning and Zoning Commission
	Amount
	Cash Bond
KNOW ALL N	MEN BY THESE PRESENTS, That We,
the undersigned Commission, all	hereby assign to the Town of Killingworth, Connecticut and the Killingworth Planning and Zoning of the undersigned's right, title, and interest in and to the Savings Account, and all interest which hereon (the "Fund"), identified as:
Name of Passh	ook: Killingworth Planning and Zoning Commission
	Saving's Acct. No
Amount:	

WHEREAS, the Killingworth Planning and Zoning (Commission has, upon application by the above bounded					
	on held on, an					
application for a	The application included certain proposed or					
required work and improvements, all of which are de	The application included certain proposed or escribed in said application, the maps, plans and other					
documents submitted in support thereof, and in the records of the Commission relating thereto;						
	to fulfillment of and compliance with the requirements and					
	vision, and Road Regulations, where applicable, and in the					
Commission's Memorandum or Notice of Decision gr						
$\label{eq:whereas} \textit{WHEREAS}, the Killingworth Planning and Zoning Grant Planning Grant Plannin$	Commission approved said application on the condition that					
said Principal(s) file with the Town of Killingworth an	original bond in the amount of					
(\$) securing to the Commission and the Town that the					
	plete all said work and improvements and shall strictly abide					
by, conform to, and fulfill each and every of said requ	uirements and conditions.					
NOW, THEREFORE, the condition of this obligat	ion is such, that if the Principal(s) shall perform said work in					
accordance with the terms of the approval and of the	e Killingworth Zoning, Subdivision, and Road Regulations,					
where applicable, then this obligation shall be void; of						
	s upon said account and shall have no right to possession of					
the Fund or of the passbook until released as hereinafter provided. In addition, the undersigned shall not pledge						
or encumber said Fund or passbook in any way.						
Upon certification of fulfillment of the condi	ition of said bond by resolution of the Killingworth Planning					
and Zoning Commission as prescribed therein, the bo	ond shall be released or Fund shall be withdrawn and paid over					
to the undersigned.						
If fulfillment of the conditions of said bond s	shall not have occurred upon or before					
	tion, at any time thereafter, declare by resolution, at a public					
meeting, forfeiture of the bond.						
	hereinbefore provided, the Killingworth Planning and Zoning					
=	rthwith to withdraw, use, and expend all or any portion of the					
bond, irrevocable letter of credit, or Fund for such se						
	impletion of the work, provided that they shall, upon final					
	ed any portion of the bond or Fund remaining unused or					
unexpended for such purpose.						
IN WITNESS WHEREOF, we have hereunto set	t our hands and seals on this day of					
INDIVIDUAL PRINCIPAL(S)	L.S.					
						
Address:						
CORRORATE DRINGINAL/C\	1.6					
CORPORATE PRINCIPAL(S)	L.S.					
Address:						

JRETY			_ L.S.
	Title:	, Attorney in Fact	_
	Address:		_
			_
NK OFFICER			_ L.S.
	Title:		_
	Address:		_