CITY OF BRANDON, MISSISSIPPI

\$5,000.00	Bond No	City No
KNOW BY ALL MEN	THESE PRESENTS:	Effective Date:
That we,		Principal, whose
home office or place of	residence is	in the
		a surety
company domiciled at _		, in the State
of	but a	authorized to do business in the State of Mississippi, under
America, to be paid to		ollars (\$5,000.00), lawful money of the United States of and truly to be made, we bind ourselves and our legal ats.
The conditions of the	he bond are such, that wherea	s the said
	·	principal, has been granted a permit or license by the said
-		(General Contractor, Plumbing Contractor,
		under the rules, regulations, and
Electrical Contractor, or Air	conditioning Contractor)	
$ordinances \ adopted \ by$	the Board of said City in force	ee and effect and under the applicable laws of the State of
Miggigginni and will be	proafter from time to time a	only for and he granted permits to do particular work and

ordinances adopted by the Board of said City in force and effect and under the applicable laws of the State of Mississippi, and will hereafter, from time to time, apply for and be granted permits to do particular work and operations thereunder.

Now, therefore, if the above bound principal shall faithfully perform all work under the said license, and make all installations required under any permit granted therefore strictly in accordance with the terms thereof, and with the rules and regulations and ordinances of the City of Brandon and the laws of the State of Mississippi, and shall further pay to the City of Brandon the sum of One Hundred Dollars (\$100.00) as liquidated damages for each and every violation of any of the provisions of said permit and the rules and regulation and ordinances of the City of Brandon and of the laws of the State of Mississippi in the erections, construction, maintenance, or installation of any work required under any permit issued to said principal under said license and, in addition thereto, shall indemnify and save harmless the City of Brandon, its officers and agents from any all claims, damages, suits, actions or causes of action arising from or growing out of any act done in violation of the said permit and the rules, regulations, ordinances and laws, then this obligation shall be null and void; otherwise to remain in full force and effect.

It is agreed and understood, however, that the said contractor shall be given five (5) days notice of any violation for which the liquidated damages above provided for should be paid, within which five (5) days the said contractor would have opportunity to make the necessary corrections, and upon his failure so to do demand will be made for payment of the liquidated damages hereinabove provided for.

It is further provided that this bond may be cancelled by the surety upon written notice of cancellation delivered to the Director of the Building Department, provided, however, that such cancellation shall not affect any liability which has theretofore, become fixed, and shall not affect permits theretofore granted, the work under which has not been completed.

WITNESS	S the signatures of the said principal and the s	day of	
	(SEAL)	PRINCIPAL	
		OFFICIAL TITLE	
	(SEAL)	SURETY	
APPROVED:	DIRECTOR, BUILDING DEPARTMENT CITY OF BRANDON, MISSISSIPPI		ATTORNEY-IN-FACT