CONTRACTOR'S BOND

City of Pearl, Mississippi

\$	Bond No	City No
KNOW ALL MEN BY	THESE PRESENTS:	
That we,		, Principal, whose home office or place of residence is
		, in the State of; and,
	, a Surety Compan	ny domiciled at
in the State of	, but authorized to do business in the State	e of Mississippi, under the laws thereof, as surety, are held
and firmly bound unto the C	Aty of Pearl, Mississippi, a municipal corporation, in	in the penal sum of Dollars it, for which payment well and truly to be made, we bind
	esentatives, jointly and severally, by these presents.	
The conditions of	this bond are such, that whereas the said	, Principal, ha
been granted a permit or a li	icense by the said City of Pearl to operate therein as	s a
		General Contractor (or Plumbing Contractor, Gas Fitting
	· · · · · · · · · · · · · · · · · · ·	under the rules, regulations and ordinances, adopted by
Contractor, Electrical Contractor	or, Air Conditioning Contractor, or house moving contract	tor)
the City Council of the said	City and in force and effect and under the applicab	le laws of the State of Mississippi, and will hereafter, from
time to time, apply for and b	be granted permits to do particular work and operation	ions thereunder.
		ork under the said license and do and perform all work in
		and every permit granted under the said license, and make
		nit granted therefor strictly in accordance with the terms
		and the laws of the State of Mississippi, and shall further
		d damages for each and every violation of any of the ity of Pearl and of the laws of the State of Mississippi in
		noving if any house, as the case may be) required under
		hall indemnify and save harmless the City of Pearl, its
		of action, arising from or growing out of any act done in
		n this obligation shall be null and void otherwise to remain
in full force and effect.	, 2	č
		n five (5) days notice of any violation for which the
		s the said contractor would have opportunity to make the
	on his failure to do so, demand will be made for pa	ayment of the liquidated damages hereinabove provided
for. It is further provided the	of this hand may be concelled by the Surety upon w	witten notice of appeallation delivered to the Director of
		rritten notice of cancellation delivered to the Director of ffect any liability which has theretofore become fixed, and
	etofore granted, the work under which has not been	
WITNESS the signatur	res of the said Principal and the Surety on this the	day of,,
C		<i>,</i>
(SEAL)		D: : 1
		Principal
		(Official Title)
		, ,
(SEAL)		Surety
		(Attorney-in-Fact)
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APPROVED:		