COUNTY OF RANKIN, MISSISSIPPI

\$5,000.00 BOND) #	COUNTY #
KNOW BY ALL MEN THESE PRESENTS	S:	
That we,		Principal, whose home office or place
of residence is		in the State of
and	a surety of	in the State of, company domiciled at,
in the State of , but	ut authorized	d to do business in the State of Mississippi,
under the laws thereof, is surety, a	re held and	I firmly bound unto the County of Rankin,
		m of Five Thousand Dollars (\$5,000.00), lawful
		to it, for which payment well and truly to be
		/es, jointly and severally, by these presents.
made, we bind ourselves and our legal	representativ	res, joining and severally, by these presents.
The conditions of the be	ond are	such, that whereas the said , Principal , has been
granted a permit or license by the	he said Co	unty of Rankin to operate therein as a
(Concret Contractor Plumbing Contract	otor Electric	al Contractor or Air Conditioning Contractor
		al Contractor, or Air Conditioning Contractor)
		ted by the Board of said County in force and
		of Mississippi, and will hereafter, from time to
time, apply for and be granted permits t	to do particul	lar work and operations thereunder.
Now therefore, if the above bound prince	cipal shall fai	ithfully perform all work under the said license
and do and perform all work in con	nection with	n the erection, construction or maintenance
		er the said license, and make all installations
•	•	ly in accordance with the terms thereof, and
		e County of Rankin and the laws of the State of
		of Rankin the sum of One Hundred Dollars
		ery violation of any of the provisions of said
permit and the rules and regulations a	nd ordinance	es of the County of Rankin and of the laws of
the State of Mississippi in the erection	ns, construct	tion, maintenance, or installation of any work
		I under said license and, in addition thereto,
		ankin, its officers and agents from any and all
		arising from or growing out of any act done in
		ons, ordinances and laws, then this obligation
shall be null and void; otherwise to ren	nain in full fo	rce and effect.
It is agreed and understood, however, t	hat the said o	contractor shall be given five (5) days notice of
		ove provided for should be paid, within which
		tunity to make the necessary corrections, and
		ayment of the liquidated damages hereinabove
•	e made for pa	ayment of the ilquidated damages heremabove
provided for.	_	
		ncelled by the surety upon written notice of
		ng Department, provided, however, that such
cancellation shall not affect any liability	y which has	theretofore, become fixed, and shall not affect
permits theretofore granted, the work u	nder which h	as not been complete.
WITNESS the signatures of the said	d principal	and the surety on this the day of
·		
		PRINCIPAL
	(0=41)	
	(SEAL)	
		OFFICIAL TITLE
		SURETY
	(SEAL)	
	(ULAL)	
DIRECTOR, BUILDING DEPARTMENT		ATTORNEY-IN-FACT
COUNTY OF RANKIN, MISSISSIPPI		ATTORNET-IN-FACT