## TOWN OF VERNON, CONNECTICUT

## PERMIT BOND

Name of Permittee \_\_\_\_\_

VNOW ALL MEN DV THESE DESENTS	Bond No.	·
KNOW ALL MEN BY THESE PRESENTS,  That we,	of the Town of	
County of, and the St	ate of	, as Principal, and
County of, and the St Insurance Company of	of the State of	having an office and
place of business at	, as surety, are hel 00.00) lawful money of o be made, we bind ours aid bond and surety to c	d and firmly bound unto the Town of Vernon, the United States, to be paid to the Town of selves, our heirs, executors and administrators ontinue to be holden to the Town of Vernon,
The condition of this obligation is such that:		
WHEREAS, the above named Principal has receive Town of Vernon, Connecticut, to perform work on, about Connecticut, as is or may be particularly specified in said pand are made a part hereof; and	ut or adjacent to a high	way or facility within said Town of Vernon,
WHEREAS, the said Principal has undertaken restrictions of said Town of Vernon, Connecticut, in regard		
NOW THEREFORE, if the said Principal shall we conditions and agreements specified in said permit or per Town of Vernon, Connecticut, from all damages and costs compelled to pay, or in fact does pay, for any injured or deither by the said principal, his servants, agents or employement of Vernon, Connecticut, or its authorized agent, or Principal, his servants, agents or employees, and shall furthat said Town of Vernon, Connecticut, may suffer, be likely adjustments to the highway and/or facilities to a compexcavations, removing cable guard railings, removing tredriveways and restoring pavements opened or excavated, so by said Principal, his servants, agents or employees, thereffect.	ermits, and shall well and that the Town of Vernor damages which may be crees, under any permit or by reason of negligence of the indemnify said Totable for, or be compelled that are stumps and other satisfactorily to the Town this obligation shall be	d truly save harmless and indemnify the said in, Connecticut, may suffer, be liable for, or be aused by any action or work being carried on permits issued or which may be issued by the se or violation of any law on the part of said with winder of Vernon, Connecticut, for any expenses d to pay, or in fact does pay for any required ling but not limited to refilling openings or er obstructions, replacing drainage involving in, as existed prior to the initiation of the work e void otherwise, to remain in full force and
ALL of the provisions of the foregoing are to be s and to any change, alteration or repeal of any existing law the Town of Vernon, Connecticut.		
IN WITNESS WHEREOF, we have hereunto set our hand in the year	ds and seals this	day of
Witness to Permittee's signature	-	Permittee's signature
Witness to Permittee's signature		Permittee's printed name
Witness to Surety	. Ву	Attorney – in – fact signature
Witness to Surety		Attorney – in – fact printed name