Bond No.	 	

KNOW ALL MEN BY THESE PRESENTS:

That	, *
as principal and the	, as surety are held and firmly
for the p	Cooperative, Inc., as obligee, in the sum of payment whereof well and truly to be made, we bind
ourselves, our successors and assigns jointly and severa	lly, firmly by these presents.
	e River Electric Cooperative, Inc., and requested that the with the operation of;
Whereas, the Withlacoochee River Electric Cooperate electric accounts place with it a cash deposit before furn	ive, Inc., customarily requires that all parties opening nishing any such service; and
deposit for the furnishing of said electric service, but i Cooperative this bond in the amount of	Withlacoochee River Electric Cooperative, Inc., a cash s willing and is authorized to execute and deliver to the guaranteeing tric service furnished by the Cooperative to the principal.
promptly, before said charges become delinquent, pay electric service furnished to the principal in conn	such that if the above bounden principal shall fully and the Withlacoochee River Electric Cooperative, Inc., for ection with the operation of the various outlets of ssor thereto, whose principal place of business is
at	, then this obligation shall be void, otherwise it shall the principal shall fail to promptly and fully pay to the rges made by it for the furnishing of said electric service, bound and obligated to the Withlacoochee River Electric from all pecuniary loss or expense, including attorneys' cipal to pay for all charges for said utility and services
· · · · · · · · · · · · · · · · · · ·	obligee, Withlacoochee River Electric Cooperative, Inc., tly and fully pay to the Cooperative all charges for said amediately terminate said electric service.
Withlacoochee River Electric Cooperative, Inc., Dade Cancellation notice this surety company is discharged	el this bond by giving thirty days written notice to the City, Florida, and on the effective date of such thirty days and released of any liability, it being understood and will be liable for any loss occurring up to the effective
In no event, however, in excess of the penalty of this sa	id bond.
Signed and sealed this day of	
Claims and correspondence here-under should be mailed to the following address:	Company
	Principal
	Surety Company
* Insert lawful title of Principal; i.e., "a Florida corporation", "sole proprietorship", "partnership", etc.	Attorney-in-fact Surety