SURETY BOND FOR UTILITY SERVICES FURNISHED BY THE CITY OF OAK RIDGE-OAK RIDGE, TENNESSEE

| KNOW ALL MEN BY THESE PRESENT | S, THAT |
|--|--|
| PRINCIPAL AND | |
| A CORPORATIO | ON ORGANIZED AND EXISTING UNDER THE LAWS O |
| THE STATE OF . AND | DULY AUTHORIZED TO CONDUCT AND CARRY ON A |
| | ATE OF TENNESSEE, AS SURETY, ARE EACH HELI |
| | F OAK RIDGE, UTILITIES BUSINESS OFFICE, OAI |
| RIDGE, TENNESSEE, AS OBLIGE | |
| |) DOLLARS LAWFUL MONEY OF THE UNITE |
| | WHEREOF WELL AND TRULY TO BE MADE THE SAII |
| | BY BIND THEMSELVES, THEIR RESPECTIVE HEIRS |
| | , AND ASSIGNS, JOINTLY AND SEVERALLY, FIRML |
| BY THESE PRESENTS. | , |
| | HAS APPLIED TO THE CITY OF OAK RIDGE |
| TENNESSEE FOR UTILITY SERVICES: | |
| WHEREAS, UNDER THE RUL | ES AND REGULATIONS OF THE CITY OF OAK RIDGE |
| | TENNESSEE IT IS NECESSARY FOR THE PRINCIPAL |
| TO FURNISH SECURITY FOR THE PROM | IPT PAYMENT OF UTILITY BILLS FOR ELECTRIC |
| WATER, SEWER, AND REFUSE SERVICES | FURNISHED AND SUPPLIED TO THE PRINCIPAL BY |
| THE OBLIGEE: AND | |
| WHEREAS, THE PRINCIPAL | DESIRES TO POST THIS BOND IN LIEU OF A CASI |
| DEPOSIT AS SECURITY FOR THE PAYMENT | OF SAID UTILITY BILLS. |
| NOW, THEREFORE, THE COI | NDITION OF THIS OBLIGATION IS SUCH THAT IF THI |
| SAID PRINCIPAL SHALL WELL AND FAITHF | ULLY PERFORM THE OBLIGATIONS HEREIN RECITEI |
| AND SHALL PROMPTLY PAY ALL BILLS F | RENDERED BY THE CITY OF OAK RIDGE, UTILITIES |
| BUSINESS OFFICE, OAK RIDGE, TENNESS | EE TO SAID PRINCIPAL FOR UTILITY SERVICES AS |
| | S AND REGULATIONS OF THE CITY OF OAK RIDGE |
| UTILITIES BUSINESS OFFICE, OAK RIDGI | E, TENNESSEE. THEN THE ABOVE OBLIGATIONS |
| SHALL BE NULL AND VOID, OTHERWISE TO | REMAIN IN FULL FORCE AND EFFECT. |
| IT IS HEREBY UNDERSTOOD | |
| | ANY RESERVES THE RIGHT TO CANCEL THIS BONI |
| | NOTICE TO THE CITY OF OAK RIDGE, UTILITIES |
| | EE, AND ON THE EFFECTIVE DATE OF SUCH THIRT' |
| | SURETY IS DISCHARGED AND RELIEVED OF AN' |
| | GREED, HOWEVER, THAT THE SAID PRINCIPAL ANI |
| | LOSS ACCRUING UP TO THE EFFECTIVE DATE OF |
| | TICE, IN NO EVENT, HOWEVER, IN EXCESS OF THI |
| PENALTY OF THIS BOND, EXCEPT AS HERE | |
| 2. THIS BOND SHA | |
| | L REMAIN IN FORCE UNTIL CANCELLED AS |
| AFORESAID, OR UNTIL RELEASED IN WRIT | |
| | THE SAID PRINCIPAL AND THE SAID SURETY HAVI |
| DULY EXECUTED OR CAUSED | TO BE EXECUTED THIS BOND THI |
| | DRAUGUT DV THE ODINGE TO ENEGRAL TH |
| | BROUGHT BY THE OBLIGEE TO ENFORCE THE |
| | G, THE UNDERSIGNED PRINCIPAL SURETY AGREES |
| | INCLUDING A REASONABLE ATTORNEY'S FEE II |
| ADDITION TO ALL OTHER AMOUNTS HEREI | IN PROVIDED. |
| CICNED CEALED AND DELIVEDED | DOND NUMBER. |
| SIGNED, SEALED AND DELIVERED | BOND NUMBER: |
| IN THE PRESENCE OF: | DV. |
| | BY: |
| | |
| | BY: |
| AS TO SURETY | ITC ATTORNEY IN EACT CURETY |
| AS 10 SURETY | II 3 A I I ONNE I FINTERCI SUNEI I |