## PERMIT BOND TWO TO FIFTY LOCATIONS LIABILITY

KNOW ALL PERSONS BY THESE PRESENTS that we

hereinafter referred to as the "Principal," and
hereinafter referred to as the "Surety" (or "Sureties") are the dand firm you have to THE CITY
OF NEW YORK, acting by and through its Department of Transportation Lereinafter referred to
as the "City," or to its successors and assigns, in the coral sun, of the Thousand (\$50,000.00)  Dollars, lawful money of the United States of America, for the payment of which said sum of
money well and truly to be made, we, and cach or us, bin to userves, our heirs, executors,
administrators, successors and assigns joint y and severally, firmly by these presents.
Dated this
THE CONDITION of the above puligation is such that if the above named Principal shall well
and truly k ery has ect comply with and conform to the conditions of all permits,
including a state of the control of
and even a calendar year while this Bond remains in force by the Commissioner

Transportation of the City of New York to the said Principal covering all locations in the Live Boroughs of New York City, including but not limited to the following: allowing him. It, or them to perform work on the roadway, to drive across curbs and sidewalks with vehicles or equipment or to hang banners and erect banner poles or any type of temporary construction; to excavate plots or open areaways and sidewalks; to take up the sidewalks or curbs for that purpose; to erect and maintain any and all signage; to erect sheds on sidewalks and on roadways; and shall properly bridge the sidewalks where the same are crossed by vehicles or equipment so as to afford safe and convenient passage for pedestrians; and to place building materials and equipment, tar kettles, boilers and vehicles upon the roadways; and to transport any vehicle upon the roadway; and to temporarily remove signs, meters, utility poles and street lights for the period of time therein mentioned; and for such periods as such permits may be extended to or renewed, and shall during that period properly protect all property within the location identified in the permit, including, but not limited to, city monuments, signs, meters, utility poles, and streetlights (collectively, "City Property") and at the expiration of said period, at

once remove all material from the sidewalks and shall properly and permanently relay the sidewalks and reset the curbs and furnish new sidewalks and curbs where the old sidewalks and curbs have been broken, and shall repair the pavement of the roadway where the same may be disturbed, injured or excavated, including restoration of all City Property within the location identified in the permit, all to be done pursuant to the rules and regulations of the Department of Transportation of the City of New York and to the satisfaction of and under the direction of the Commissioner of the Department of Transportation of the City of New York; and shall replace or repair all deficient or defective work it performed and shall guarantee the maintenance thereof for a period of up to sixty months subsequent to the completion of work on protected streets, or thirty-six months subsequent to the completion of work in the case of unprotected streets; and will indemnify and save harmless the City of New York of and from all damage and to ts to which it may be put by reason of injury to persons or property of another, resulting You the use of the streets as authorized by said permits, or resulting from failure to Amply with the conditions upon which said permits were granted, and shall as aforesaid in all respects stactly comply with the terms and conditions of said permits and timely pay any time, fees, or per alries imposed on the Principal as a result of the failure to comply with terms and condit ons of said permits or applicable laws, rules and regulations, then this obligation shall be nell and void otherwise to remain in full force and effect.

The Surety, for value received hereby stipulates and gr as and when equested to do so by City the losts the City incurred to the City, up to the penal sum of this Bond, (1) to pay complete the work specified herein to be performed under Principal's permits pursuant to their terms, conditions, and covenants (the "Permitted Work"), If the Principal, for any cause, has failed or neglected to fully perform and complete such Permitted Work, including repair and maintenance thereof, (2) fully corn, ete the Pernitted Vork, and/or (3) to pay any fines, fees, or penalties imposed on the Principal as a result of its failure to comply with and conform to the conditions of all permit, including all lays, thes and regulations concerning the Permitted Work. If the City requests the Surety to samplete the Permitted Work, the Surety (Sureties) further agrees to mmence and diggraphy perform the Permitted Work specified in the permits g physic I see work specified herein within twenty-five (25) business and this Boy bereof from the City and to complete all Work within such time as the days after Sity may re the City elects to require the Surety to make payment under this City incurred and/or for payment of fines, fees, or penalties, such anade within a reasonable time period. The Surety and the City reserve all rights and defe se each may have against the other; provided, however, that the Surety expressly agree that its reservation of rights, including challenging the City's determination that the Principa, failed or neglected to fully perform and complete such Permitted Work, shall not provide a basis for non-performance of any obligation provided herein.

The Surety, for value received, for itself and its successors and assigns, hereby stipulates and agrees that the obligation of said Surety and its Bond shall be in no way impaired or affected by any extension of time, modifications, omission, addition, or change in or to the said permits or the work to be performed thereunder, or by any waiver of any provisions thereof, or by any assignment, subletting or other transfer thereof or of any work to be performed; and said Surety does hereby waive notice of any and all of such extensions, modifications, omission, additions, changes, waivers, assignments, subcontracts and transfers, and hereby expressly stipulates and

agrees that any and all things done and omitted to be done by and in relation to assignees, subcontractors, and other transferees shall have the same effect as to said Surety as though done or omitted to be done by or in relation to said Principal.

It is agreed that this Bond becomes effective on the date set forth above and shall continue in force the entire calendar year or until terminated as provided herein. The dates covered by this Bond may be extended for successive annual periods; all such extensions to be evidenced by a continuation certificate duly executed by an authorized representative of the Surety and the Principal. The Surety's liability shall not be cumulative from year to year. Any claim made under this Bond shall be applied against the penal sum in effect during the time period of the Bond in which the permit covering the work that is the subject of the claim was issued. In at din n, is understood and agreed that this Bond includes the Principal's guarantee of the work period connection with any permit received during the time period that this Bond is in effect.

This Bond shall be terminated on a date specified in a written notice given by the Commissioner of Transportation of the City of New York to Surety and Principal of the written to its off at least thirty (30) days given by the Surety to the Commissioner of Transportation of the City of New York at 55 Water Street, 9<sup>th</sup> Floor, New York, NY 10041 and the Emicropal by certified mail. Such cancellation shall not be effective for any periods assured or ordered performed thereunder prior to this Bond's effective date of cancellation.

IN WITNESS WHEREOF, the Principal and Suret (Sulet'es) have hereunto set their

	, uns uny 01
•	(LS)
By:	
Surety	
	By: Surety By:

**Surety** 

(Seal)	By:	
		Surety

If the Principal is a partnership, the Bond should be signed by each of the individuals who are partners.

by a duly authorized officer, agent, or attorney-in-fact.

## **ACKNOWLEDGMENT OF PRINCIPAL—IF A CORPORATION**

State of	County of	SS:
On this day of	, 200 before me personally appea	red
	o me known, who being by me duly sworn	
he/she resides at		
	of	, Te
=	which executed the foregoing instrument	
	one of the seals affixed to said instrumen	
that it was so affixed by orde	er of the directors of said corporation, and	hat he/she signed his/her
name thereto by like order.	CYOIV	BOL
	16 A. 46	
	Whi Na	nissioner of Deeds
<u>ACKNOWLE</u>	ZAMENT ON I RI CIPAL—IF A PA	<u>RTNERSHIP</u>
5		
State of	County of	ss:
on this	, 200 before me personally appe	eared
	to me known and known to me to be	
degaribed in who avers	stad the forecasing instrument and he/ah	the firm
	ated the foregoing instrument and he/she and for the act and deed of said firm.	e acknowledged to me that
ne/sne executed the same as	and for the act and deed of said fifth.	
	Notary Public or Comp	nissioner of Deeds

## ACKNOWLEDGMENT OF PRINCIPAL—IF AN INDIVIDUAL

State c	of		County of		ss:
On thi	s (		before me personally ap to me known and known		
describ	oed in a	and who executed the for	regoing instrument and he	/she acknowledged	to me that
he/she	execute	ed the same for the purpos	se therein mentioned.		40
1	Eagle a	waantad Dand ahaald ha	Notary Public or Co	omrass oner of De	ds
1.	Each e	xecuted Bond should be a	accompanied by:	6	
	a)	appropriate acknowledge	ments of the respective var	s and	
	b)	authority where the clond the Principal and Surety;		cer or other represe	entative of
	c)		om by-laws or resolutions ther certificate of authority of d, and		
		a uly certified copy o bilities of Surety.	of the latest published fina	ancial statement of	assets and
2.	Affix .	Acknowledgments and Ju	stification of Sureties.		
		*******	******	****	