CLEARING, EARTHWORK AND OTHER LAND DISTURBING ACTIVITY BOND

BOND NO.

KNOW ALL MEN BY THESE PRESENTS: That we, the undersigned

as principal, are and	
as surety, are held out firmly bound unto the City corporation, in the sum of	
for payment of which well and truly to be mad, the themselves, their heirs, administrators, executors a presents.	e said principal and the said surety bind
WHEREAS, the principal has made applic	• •

Birmingham for a permit to perform clearing, earthwork and other land disturbing activity on the land described as follows:

and,

WHEREAS, as a condition precedent to the issuance of said permit, the principal is required under Section 401 of the Soil Erosion and Sediment Control Code of the City of Birmingham, Duly adopted by Ordinance 88-148 on the 4th day of October, 1988, to furnish a bond to the City of Birmingham conditioned as therein set forth;

NOW, THEREFORE, if the principal shall well and truly do, perform and accomplish in due time, form and manner all the terms and conditions of said permit upon the principal's part to be done, performed and accomplished, and shall indemnify the City of Birmingham, against any failure to complete or failure to perform such clearing, earthwork and other land disturbing activity in accordance with the permitted plans and specifications as may be permitted by the City Engineer of the City of Birmingham, and, further such incomplete work or work not in accordance with such permitted plans and specifications or which otherwise has created hazardous conditions, erosion and/or drainage problems will be corrected to eliminate hazardous conditions, erosion and/or drainage problems as specifically set forth and required in Ordinance 88-148 of the Soil Erosion and Sediment Control Code of the City of Birmingham, Sections 100 through 1001, then this obligation to be void, otherwise to remain in full force and effect.

IT IS UNDERSTOOD AND AGREED	that the liability of the surety shall be limited to Dollars and that under no
circumstances shall the surety's liability under the	nis bond exceed \$
liability on this Bond shall be terminated thirty City Engineer of the City of Birmingham of w which time it shall be the duty of the City Engin be the further duty of as principal, to obtain a substitute bond in lieu remain in full force and effect pending complete	the effective date of cancellation, the surety's (30) days after receipt by the City Clerk and the vritten notice of the surety's intent to cancel, at neer to release in writing such bond, and it shall of this bond in the event a bond is required to tion or satisfactory remedy of work or clearing, attemplated to the covered under the terms of this
of said laws, ordinances by said principal, or	in person or property by reason of any violation by any act, default or omission constituting a y maintain a suit or action hereon for such injury
This bond is given pursuant to the provi 148 of the Building Code of the City of Birming	sions of Section 100-1001 of Ordinance No 88-ham, Alabama.
SIGNED, SEALED AND DATED this	, 19
]	Ву:
	Principal
1	By:
	Attorney-in-fact