Bond No.	

SURETY BOND

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31A1E OF §	WALL AND A PARTIE OF PROPERTY
COUNTY OF §	KNOW ALL MEN BY THESE PRESENTS:
That	as Principal, desires to purchase and/or to
continue to purchase electric power and/o	or natural gas ("utilities") from Southwestern
"Public Service Company dba XCEL EN	ERGY INC("Supplier") for Principal's
	ice territory. The obligations of Principal to
	ce and for any other goods and/or services sold,
	by Supplier and/or its affiliates (including but
	ther equipment, and related construction,
	ces) from time to time during the term of this
	e date hereof, are hereinafter referred to as the
"Obligations."	
	the commencement and/or continuation of utility
service to Principal, Supplier requires cre	dit support for the Obligations,
<i>That(''S')</i>	urety") is willing to provide such credit support consideration provided by Principal to Surety.
for the benefit of Principal, for valuable of	consideration provided by Principal to Surety.
<i>Now, Therefore,</i> in the event of br	reach by Principal of any of the Obligations,
Surety hereby holds itself bound as a prin	ncipal with respect thereto, subject to the
following terms and conditions:	
1. This Bond constitutes a	guaranty of payment and performance, not of
collection, and as such, Supplier shall no	ot be required to institute, pursue or exhaust any
remedies against Principal before insti	tuting suit, obtaining judgment and executing
thereon against Surety under this Bond.	
2. The obligations of Surety	hereunder may be terminated by Surety at any
time by notice to Supplier of such term	ination, to be delivered not less than sixty (60)
	mination. No termination hereof shall affect

3. Surety hereby grants to Supplier, in Supplier's discretion, and without the need to notify or obtain any consent from Surety, and without termination, impairment or any other effect upon Surety's duties hereunder, the power and authority from time to time

Surety's liability with respect to Obligations outstanding as of the effective date of

(a) to renew, compromise, extend, accelerate or otherwise change, substitute, supersede or terminate the terms of performance of any of the Obligations;

- (b) to grant any indulgences, forbearances and waivers, on one or more occasions, for any length of time, with respect to Principal's performance of any of the Obligations; and
- (c) to accept collateral, further guaranties and/or other security for the Obligations and, if so accepted, then to impair, exhaust, exchange, enforce, waive or release any such security.
- 4. Surety waives notice of default and notice of acceptance hereof. Surety undertakes to keep itself apprised of the financial condition of Principal from time to time.
- 5. If at any time the performance of any Obligation by Principal or Surety is rescinded or voided under the federal Bankruptcy Code or otherwise, then Surety's duties hereunder shall continue and be deemed to have been automatically reinstated, restored and continued with respect to that Obligation, as though the performance of that Obligation had never occurred, regardless or whether this Bond otherwise had terminated or *would have* been terminated following or as a result of that performance.
- 6. In addition to its obligations set forth *above*, Surety hereby *agrees* to *pay* to Supplier, upon demand, all attorneys' fees and other collection costs which Supplier expends or incurs in enforcing the Obligations against Principal and/or enforcing this Bond against Surety, whether or not suit is filed, including, without limitation, all reasonable attorneys' fees and other expenses incurred by Supplier in connection with any insolvency, bankruptcy, reorganization, arrangement or other similar proceedings involving Principal which in any way affect the exercise by Supplier of its rights and remedies hereunder.
- 7. Not withstanding anything herein to the contrary, Surety's maximum liability under this Bond (not including its obligations for collection costs, under §6 above) shall be limited to ______ Thousand Dollars and No Cents US\$______
- S. No provision of this Bond or right of Supplier hereunder can be waived, nor can Surety be released from Surety's duties hereunder, except by a writing duly executed by Supplier.
- 9. Notices related to this Bond shall be given by FedEx or other nationally-recognized overnight courier service, prepaid, to the following addresses (or to such other address(es) as either party may notify the other from time to time):

a. if to Supplier, to;	

with a copy to: [2d pers	son, if desired]
b. if to Surety, to:	
with a copy to' [2d pers	son, if desired]
of Supplier and Surety.	e to the benefit of the successors and assigns
of the State of	by and construed in accordance with the law without regard to the
Dated:	[print exact name of Surety]
	By:
STATE OF)ss.	
	vas acknowledged before me this day of
said entity.	nown to me to hold such office, on behalf of
Witness my hand and official My commission expires:	seal.
•	Notary Public

Revised 9-17-03

SURETY BOND APPLICATION

AGENCY NAME:			AGENCY CONTA	\СТ	
AGENCY PHONE:	AGENCY FA	X :	E-MAIL:		
AGENCY ADDRESS:					
(Street)	TO DOUBLE TO DEAT		(City)	(State)	(Zip)
CURRENT OR EXPIRING QUOTE WE AF	E LOOKING TO BEAT?				
NAME OF PREVIOUS SURETY COMPAN	IY WRITING THE BOND	?			
SECTION I: BOND APPLIED FOR: TYPE OF BOND:		AMOUNT:			
OBLICEE:			EXP.DA		
OBLIGEE ADDRESS: (Street)					
BUSINESS NAME:		(City)	(State)		(Zip)
BUSINESS PHONE:	BUSINESS FAX:		Client E-mail		
BUSINESS ADDRESS:					
TYPE OF COMPANY CORP LLC	DBA PARTNERS	(City) HIP HOW MANY ((State) DWNERS?		(Zip)
DATE BUSINESS ESTABLISHED:	BUSIN	NESS TAX ID:			
HAS ANY COMPANY REFUSED TO ISSUE	YES NO DO	YOU HAVE ANY LII		SEMENTS	YES 🗆 NO 🗖
BONDS FOR ANY PURPOSE? HAS APPLICANT EVER FAILED IN BUSINI		SAINST YOU?	7 FU FD DANKDURTOV	·0	YES NO
TIAG ALT EIGANT EVERT AILED IN BOOM	-00: 123 NO HA	AS APPLICANT EVE	R FILED BANKRUPTUT	•	
SECTION II: GENERAL INFORMATION	9	SPOUSE NAME			
OWNER'S NAME:SP:	OUSE SS#		ME DHONE:		
RESIDENTIAL ADDRESS:		10	MIL 1 11014L.		
(Street)		(City)	(State)		(Zip)
ADDITIONAL OWNERS / PARTNERS OWNER'S NAME:	5	SPOUSE NAME			
SS#:SP			ME PHONE:		
RESIDENTIAL ADDRESS:					
(Street)		(City)	(State)		(Zip)
	ICIALSTATEMENT OF A				
ASSETS CASH IN BANK		LIABILITII NOTES PAYABLE			
CASH IN BANK	\$	NOTES PAYABLE		\$	
STOCKS & BONDS	\$ \$	ACCOUNTS PAYA		\$	
ACCOUNTS RECEIVABLE	\$		FEDERAL & STATE INCOME TAX DUE		
NOTES RECEIVABLE	\$	ALL OTHER TAXES		\$ \$	
INVENTORY	\$	ACCRUALS, PAYROLLS, ETC.		\$	
CASH VALUE OF LIFE INSURANCE	\$	DUE ON EQUIPMENT		\$	
EQUIPMENT	\$	DUE ON REAL ESTATE		\$	
REAL ESTATE	\$	OTHER LIABILITIES		\$	
OTHER ASSETS				\$	
O THE TROOP IS	\$	CAPITAL STOCK (IF A CORPORATION) SURPLUS & UNDIVIDED PROFITS		\$	
				 	
TOTAL ASSETS	s	TOTAL LIABILITIE	:S	\$	
		NET WORTH		s	
NAME OF OWNERS	NAME & TITLE C	E OFFICERS	PERCENTAGE OF OV		ı
THE OF OTHER	TOTAL GITTLE C	. 51110210			
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Completion of this form constitutes permission for worldwide insurance specialists inc. to obtain consumer information which will be used to determine bonding eligibility.

Worldwide Insurance Specialists, Inc 2424 W. Missouri AVE Phoenix, AZ 85015 Toll Free: (888) 518-8011 Local (602) 749-0702 Fax: (602) 674-8235