BOND NEW YORK INSTRUMENTS

Dated:		
Between	Principal	(Licensed Budget Planner)
and Surety		
Bond No		_
KNO	W ALL PERS	SONS BY THESE PRESENTS that
located at _		
as Principal	and	
as Surety, a State of No entered into action again virtue of the New York, in by the Super Banking La ourselves, a	are firmly bou ew York ("S budget plant est the Princip provisions s the principa erintendent po w. For the p	and unto the benefit of the Superintendent of Banks of the uperintendent") for the protection of debtors who have ning contracts with the Principal; who may have a cause of pal for failure to carry out the terms of said contract and by set forth in Article XII-C of the Banking Law of the State of I sum of or such greater or lesser amount as set ursuant to the provisions of Article XII-C of the New York payment of which, well and truly to be made, we bind cutors, administrators, successors, and assigns jointly and hts.
		Principal has applied for a license to operate as a budget sions of Article XII-C of the Banking Law of the State of

New York; and,

WHEREAS, the aforesaid statue provides, and includes as a precedent to the issuance of a license, that applicant shall furnish a bond.

NOW, THEREFORE, upon receiving a license to conduct business as a budget planner pursuant to Article XII-C of the Banking Law, the Principal promises to comply with and abide by the provisions of the aforesaid article and the rules and regulations of the Superintendent promulgated thereunder and will honestly and

faithfully perform all obligations so required of them as stated in the contracts between the Principal and its debtors.

The proceeds of each bond shall constitute a trust fund for debtors and such proceeds shall be used exclusively to reimburse payment by debtors that have not been properly distributed to creditors or to reimburse fees determined by the Superintendent to be improperly charged or collected and, in the event of the insolvency, liquidation or bankruptcy of the Principal, to pay outstanding Banking Department examination costs and assessments. In the case of the occurrence of any of the aforementioned events, the Surety shall, upon the order of the Superintendent promptly deliver the proceeds of this bond to the Superintendent.

This bond shall continue in full force and effect indefinitely, unless the Surety elects to cancel it. In that case, the Surety must file with the Superintendent of Banks, a written notice of such cancellation by registered or certified mail with return receipt requested. Upon receipt by the Superintendent of Banks, the cancellation may become effective not less than 10 days after such receipt. The filing of such notice shall not discharge the Surety from any liability already accrued under this bond or which shall accrue herein before the expiration of such 10 days or other period.

As used herein, the term "debtor" shall mean an individual who enters into a New York contract with a licensed budget planner and is then a New York resident.

	have duly executed the foregoing obligation this be effective on
Principal	Surety
Ву:	By:
Title	 Title