Bond No.

## KNOW ALL MEN BY THESE PRESENTS, that

, as prin	cipal and	, as
Surety, and held and firmly bound unto Reliant Energy, a corporation existing under the laws of		
the State of Texas, as Obligee, in the full sum of		
(\$ ) Lawful money of the United States of America, for payment whereof will and		
truly be made we bind ourselves, our heirs, executors, administrators, successors, and assigns,		
jointly and severally, firmly be these presents.		
Whereas, the said	, has requested the said	1 Reliant
Energy to furnish electricity to the said,		_, and
PROMISE to pay for the same upon the rendition of bills, therefore, from time to time and		
without exacting the required customary deposit and which the said Reliant Energy is willing so		
to do upon being indemnified against any loss on account thereof:		
Now, therefore the condition of the above obligation	tion is such that if the above bound,	
, shall well and truly pay or cause to he paid unto the said		
reliant Energy and all bills upon respective rendition thereof, for the furnishing of electricity from time		
to time, as aforesaid, together with all interest, costs, and other penalties which may accrue by reason of		
the furnishing of said electricity and all in accordance with the rules and regulations of said Reliant		
Energy, then this obligation to be void and no effect, otherwise to be and remain in fall force and		
virtue for two (2) years from date and subject to renewal.		
Further,	, as surety, also hereby agrees to	o all
extensions of time in which to make payment, which granted by Reliant Energy to		
, as principal, whether said extensions are oral or in writing and		
whether or not said extensions are given for a consideration.		
PROVIDED FURTHER, that the Surety may cancel this bond by written notice served by		
certified mail to Reliant energy, and stating therein the effective date of such cancellation, which		
shall not be less than thirty (30) days after receipt of such notice by Reliant Energy.		
Signed, sealed and dated	·	
	(Attorney in fact)	
	(P	rincipal)
Accepted	By:	
	-	
		(Title)
(Obligee)		
		(Surety)
By:( <i>Title</i> )	By:	
, Attorney-in-Fa		-in-Fact
	,	