

PERMIT BOND

		Bond No.	
THE STATE OF TEXAS	§ 8	KNOW ALL BY TH	ESE DDESENTS.
COUNTY OF WILLIAMSON	§ §	KNOW ALL DI III	ESE FRESENTS.
That			,
A corporation / partnership / sole prop	rietorship, of the	City of	,
County/Township of		, and State of	
Principal, obtaining permit(s) to engage	ge such work tha	at may necessitate the use pub	olic right(s)-of-way
and/or public utility easement(s) within	n the City of Ro	and Rock, and	,
as Surety, a solvent company/firm aut	horized under th	e laws of the State of Texas	to act as Surety on
bonds for principals, are held and fit	rmly bound unt	o THE CITY OF ROUND	ROCK, TEXAS,
(Owner), in the penal sum of Five Tho	usand dollars (\$5	5,000.00) for the payment whe	ereof, well and truly
to be made the said Principal and Su	rety bind thems	elves, and their heirs, admini	strators, executors,
successors and assigns, jointly and seve	erally by these pr	resents:	
WHEREAS, the Principal has placed the	his bond on file v	with the Owner, this bond bein	ng binding upon the
said principal and Surety from the d	ate of the	day of	,, until
midnight of the day of		, to which the permit (s	s) is hereby referred
to and made a part hereof as fully and t	o the same exten	t as if copied at length herein	consisting of:

all active Permits

NOW, THEREFORE, THE CONDITIONS OF THE OBLIGATION IS SUCH, that if the said principal shall faithfully perform said Permit Scope, shall indemnify and hold harmless the Owner from all claims of any expenses arising from Principal's performance or lack of performance on said Permit Scope, shall actively employ all safeguards prudent to or requested by the Owner in relation to the performance on said Permit Scope, shall pay all aptly applied fees/charge/fines/assessments/judgements in relation to the performance on said Permit Scope, shall complete performance task within the time frame noted on Permit, and shall, in all respects, duly and faithfully observe and perform all and singular the covenants, conditions and agreements in and by said Permit conditions, agreed and covenanted by the Principal to –

PERMIT BOND (continued)

be observed and performed, including but not limited to, the repair of any and all defects in said work

occasioned by and resulting from defects in materials furnished by or workmanship of, the Principal in

performing the work covered by said Permit Scope and occurring within term of this bond and all other

covenants and conditions, according to the true intent and meaning of said Permit Scope hereto annexed,

then this obligation shall be void; otherwise to remain in full force and effect;

PROVIDED, HOWEVER, that this bond is executed pursuant to the provisions of Chapter 2253, Texas

Government code, as amended, and all liabilities on this bond shall be determined in accordance with the

provisions of said Chapter 2253 to the same extent as if it were copied at length herein.

Surety, for value received, stipulates and agrees that no change, extension of time, alteration or addition

to the term of the contract, or to the work performed thereunder, or the plans, specifications, or drawings

accompanying the same, shall in anywise affect its obligation on this bond, and it does herby waive notice

of any such change, extension of time, alteration or addition to the terms of the contract, or to the work to

be performed thereunder.

IN WITNESS WHEREOF, the said Principal and Surety have signed and sealed this instrument this

_____day of _______, _____.

[signature pages follow]

4/2021 Permit Bond

Principal	Surety
Printed Name	Printed Name
By:	By:
Title:	Title:
Address:	Address:
Resident Agent of Surety: Signature	
Printed Name	
Street Address	
City, State & Zip Code	