Block(s)	 Lot(s)	

PERFORMANCE SURETY BOND

We,	, having offices at,		
	, as Principal, and	having	
offices at	,	, a Corporation duly	
licensed to transa	ct a surety business in the State of New J	ersey, as surety, are indebted to	
the Hackettstown	Municipal Utilities Authority, obligee, in	n the sum of \$,	
	ent we bind ourselves and our respectives ssigns, jointly and severally.	ve heirs, legal representatives,	
Hackettstown	(date), Principal was granted Municipal Utilities Authority (see Line 1997) (include reference to see Line 1997)	(approving Authority) for	
approval). The	estimate by the Authority's engineer of roval are attached hereto and made a part	the cost of this work and the	
Law (N.J.S.A. surety bond in the improvements, guarantying full approving Authorogranting of final such time as accepted by resethose instances resolution of the release from the amount of the improvements no	authority ordinance, adopted under authority ordinance, adopted under authority 40:55D-1 et seq.), the Principal here amount of \$	eby furnishes a performance ont of the estimated cost of the estimated cost of the estimated cost of the sending of New Jersey, rovements approved by the end improvements prior to the national force and effect until and have been approved or lities Authority, except that in the approved or accepted by the Authority's engineer, partial the N.J.S.A. 40:55D-53. The tast to secure provision of the the Authority may require that	

This bond shall remain in full force and effect until released by resolution of Hackettstown Municipal Utilities Authority.

This bond is issued subject to the following expressed conditions:

1. This bond shall not be subject to cancellation either by the Principal or by the surety for any reason until such time as all improvements and as-built drawings (in accordance with Section 110 of HMUA Rules and Regulations) subject to the bond have been accepted by the Authority, in accordance with the applicable provisions of the Municipal Land Use Law.

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- 2. This bond shall be deemed to be continuous in form and shall remain in full force and effect until the improvements are accepted by the Authority and the bond is released, or until default is declared, or until the bond is replaced by another bond meeting applicable legal requirements. Upon approval or acceptance of all improvements by the Authority, or upon replacement of this bond by another bond, liability under this bond shall cease. Upon approval or acceptance of some, but not all, of the required improvements by the Authority, partial release from the bond shall be granted in accordance with N.J.S.A. 40:55D-53; provided, however, that the portion of the bond amount sufficient to secure completion of the improvements shall continue in effect and the Authority may retain 30 percent of the bond amount posted in order to ensure such completion.
 - 3. The aggregate liability of the surety shall not exceed the sum set forth above.
- 4. In the event that the improvements and production of as-built drawings subject to this bond are not completed within the time allowed under the conditions of the final approval issued pursuant to the Municipal Land Use Law, including such extensions as may be allowed by the approving Authority, Hackettstown Municipal Utilities Authority may, at its option, and upon at least 30 days prior written notice to the Principal and to the surety by personal delivery or by certified or registered mail or courier, declare the Principal to be in default and, in the event that the surety fails or refuses to complete the work in accordance with the terms and conditions of the original approval, claim payment under this bond for the cost of completion of the work. In the event that any action is brought against the Principal under this bond, written notice of such action shall be given to the surety by the Authority by personal delivery or by registered or certified mail or courier at the same time.
- 5. The surety shall have the right to complete the work in accordance with the terms and conditions of the original approval, either with its own employees or in conjunction with the Principal or another contractor; provided, however, that the surety, in its sole discretion, may make a monetary settlement with the Authority as an alternative to completing the work.
- 6. In the event that the Principal and the approving Authority agree to changes in the scope of work, the obligations of the surety under this bond shall not be affected so long as the cost of the work does not exceed 120 percent of the Authority engineer's certified estimate, attached hereto and made a part hereof, which 120 percent of the estimate shall be the limit of the surety's obligation under this bond in any case. If the cost of the work exceeds 120 percent of the certified estimate, the principal shall secure a rider from a surety for the additional amount; provided, however, that this provision shall not be construed as requiring a surety to provide additional coverage.
- 7. This bond shall inure to the benefit of the Authority only and no other party shall acquire any rights hereunder.
- 8. In the event that this bond shall for any reason cease to be effective prior to the approval or acceptance of all improvements, a cease and desist order may be issued by the Governing Body, in which case all work shall stop until such time as replacement guarantee acceptable to the approving Authority becomes effective.

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Date:		
	Principal	Witness/Attest:
	Surety	Witness/Attest:

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