Permit No	Bond No
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## CITY OF GARDNER, KANSAS

We, the	undersigned, a corpo	of	anized und	er the laws of	, the State	as Pr of	incipal,	and
and authorize unto the CIT	d to transact buy OF GARDNI applicable box)	isiness in t ER, KANS	he State of	Kansas, as sı	arety, are l	neld and	l firmly b	ound
	Single Permit	- \$5,000 o	r the value	of the restorat	ion, which	ever is g	greater;	
	Annual Permi	t - \$50,000	);					
the City of G	of the United S ardner, Kansas, ointly and sever	we bind o	ourselves, o	ur heirs, exec		•		
THE CONDI	TION OF THE	FOREGO	ING OBLIG	GATION IS S	UCH THA	T:		
certain public provide in a equipment, to connection w referred to as more particul specifications	the City, has on to improvement good, substan ols, transportati ith the satisfactor arly designated, City-approved	described tial and v on, superiory performant, defined plans and	therein. workmanlik ntendence, nance of al and descr l applicable	Pursuant to see manner all and other facility work and continued in Permeral Pursuant Permeral Permera	permitting raid Permit construct littles and a nstruction it, and in f the City	the cont, Prince ion, lab accessor of said accord	ipal agre ipal agre oor, materies, for a improver (the Pro ance with	on of ees to erials, and in ments oject), h the

NOW THEREFORE, if Principal shall in all particulars promptly and faithfully perform each and every covenant, condition, and part of the Permit, and the conditions, specifications, Cityapproved plans hereto attached or by reference made a part hereof, according to the true intent and meaning in each case, and said improvements shall be constructed and completed in strict accordance with the Permit, conditions, specifications, City-approved plans and applicable ordinances of the City of Gardner and other documents in such a manner that the same shall endure without need of repairs or maintenance for a period of two (2) years from and after completion of the Project, and termination of the Permit; and if said Project shall actually endure without need of repairs or maintenance for the period of two (2) years from and after completion and termination of the Permit, then this obligation shall be and become null and void; otherwise it shall remain in full force and effect.

Whenever Principal is declared by City to be in default for failure to perform under the Permit, the City, having performed City's obligations hereunder, shall notify the Surety, who shall either promptly remedy the default or shall within fourteen (14) days from the date of written notice from the City:

- 1. Commence completion and/or repair the Project work in the Permit and the conditions, specifications, City-approved plans and applicable ordinances of the City of Gardner in accordance with terms and conditions therein; or
- 2. Commence the process of obtaining a bid or bids for completing and/or repairing the Project work in the Permit in accordance with the terms and conditions of the Permit and the conditions, specifications, City-approved plans and applicable ordinances of the City of Gardner, and upon determination by City and the Surety jointly of the best and lowest responsive, responsible bidder, arrange for a Contract between such bidder and City, and make available as the Project work progresses sufficient funds to pay the total costs of completion less the balance of the Construction Cost, including other costs and damages for which the Surety may be liable hereunder; or
- 3. Pay to City sufficient funds to pay for the cost of completion and/or repair.

No right of action shall accrue on this Bond to or for the use of any person or corporation other than City or successors of City.

If the Project requires repairs or maintenance during the term the Permit and or for two (2) years thereafter then this obligation shall continue in full force and effect and Principal and Surety shall be responsible for the prompt payment of the penal sum to the City for such repairs and/or maintenance including any incidental costs associated therewith, including but not limited to the costs of consultants and/or engineering investigations, testing, analysis and any other costs incurred to determine the cause of defect and/or the necessary repair and maintenance and attorney fees incurred in the collection of this Bond.

The Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the Permit, the Project work to be performed hereunder, or the specifications accompanying the same, shall in any way affect its obligations on this Performance and Maintenance Bond and it does hereby waive notice of any change, extension of time, alteration, or addition to the terms of the Permit, or to the Project work, or to the specifications or City-approved plans, or to the ordinances of the City of Gardner.

IN TESTIMONY WHEREOF, Principal has hereunto set his/her hand, and the Surety has caused these presents to be executed in its name; and its corporate seal to be hereunto affixed by its attorney-in-fact duly authorized thereunto so to do on this, the \_\_\_\_\_ day of \_\_\_\_\_\_\_\_, 20\_\_\_\_.

[SEAL]		[Principal]
ATTEST:		[Title]
[Secretary]		
[SEAL]		[Surety Company]
	Ву:	[Attorney-in-fact]
	Ву:	[Kansas Agent]

(Accompany this Bond with Attorney-in-Fact's authority from the surety company certified to include the date of the bond.)