| | | Bond # |
|----------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | FIRE AL | ARM SYSTEMS |
| | | n City, Tennessee |
| KNOW ALL N | MEN BY THESE PRESENTS Tha | t we, |
| | | , as Principal and |
| | (hereinat | ter called the Principal) , as Surety |
| Thousand (\$10 oond ourselve | firmly bound unto the CITY OF (2000), lawful money of the Unite | called the Surety) F JOHNSON CITY, TN, as Obligee in the sum of Ten d States of America, for the payment of which we hereby onal representatives, successors and assigns, jointly and |
| Johnson City. | TN and under the provisions of C | cense as a Fire Alarm Systems contractor in the City of ord. 3442, Art. 1. Sec. 7.2 of the Code of said City, is called nt to engaging in the installation of Fire Alarm Systems in |
| observe all the constructing of from accident engaged in sail by the Princip condition for a fany fire alawith similar materials with similar materials. | e laws pertaining to fire alarm sylor reconstructing and shall indemred and damage of any character with fire alarm systems business or call or the Principal's agents or empayeriod of one (1) year all ditched arm systems work and shall replace that the call of the principal inderstood that with chert or macadam the word "s | ligation is such that if the said Principal shall faithfully vetems installation, drain laying, blasting, and excavating, aify and save harmless the Obligee from all claims arising hatsoever caused by the negligence of the Principal while raused by any other unfaithful inadequate work done either bloyees, and if the Principal shall further maintain in a safe is and excavation which may be opened in the performance e all excavated dirt, and other material in a good condition where such excavation is made in an unpaved street, or any treet" as herein used, shall apply to sidewalks, curb, gutters, rtenances, and street paving), then this obligation shall be |
| PROVIDED, | HOWEVER, this Bond is execute | d upon the following express conditions: |
| FIRST: | Regardless of the period of time this Bond shall remain in force or the number of premiums paid therefor, the liability of the Surety shall not be cumulative, and the aggregate liability of the Surety for any and all claims, suits or actions under this Bond shall in no evident exceed the sum of Ten Thousand Dollars (\$10,000). | |
| SECOND: | This Bond may be cancelled at any time by the Surety upon giving thirty (30) days written notice to the City of Johnson City, TN, in which event the liability of the Surety shall terminate at the end of said thirty (30) day period, and which said period shall commence on the first regular business day following actual receipt of the City of said notice, except as to any default or defaults under this Bond occurring prior to the expiration of said thirty (30) day period. | |
| THIRD: | No right of action shall accrue upon or by reason of this Bond, to or for the use or benefit of anyone whatsoever other than the Obligee named herein. | |
| SIGNED. SE | ALED AND DATED THIS | day of, |
| | | , |
| Principal: | | Samery. |
| | | Attorney in Fact |
| | Representative | Attorney in Fact |