THUST FUND

TRUST FUND Fourses: If any of the lionds are executed in connection with a contract which by its terms or by law prohibits the amignment of the contract price, or any part thereof, the Contractor and Indemitors coremant and agree that all payments received for or on necessarily and thereof, the Contractor and Indemitors coremant and agree that all payments received for or on necessarily and the prefermance of the contract and for labor, materials, and retrieved farmines in the prometuion of the work provided in and contract or any authenticed extension or modification thereof, and further, it is captered with understand and declared that all movine due and to become due under any con-tract or contracts covered by the Bonds are trust funds, whether in the possession of the Contractor or Indomitors or ntherwise, for the benefit of and for payment of all such obligations in connection with any such contract or contracts for which the Surety would be liable under any of said Bonds, which and trust also inners to the benefit of the Suret for any liability or loss in the place. 66 67 68 69 70 71 72 75

UNIFORM COMMERCIAL CODE

Firm: That this Agreement shall consist as a Scenity Agreement to the Surety and also a Financing Statement, but he accordance with the provisions of the Uniform Commercial Code of every jurisdiction wherein such Code is in effect and may be so used by the Surety without in any way abrogating, restricting or limiting the rights of the Surety under this Agreement or usular law, or in equity. 79

TAKEOVER

TAREOVER Surght in the event of any breach or default nearrate by the obliges in any sold Bowls, or the Contractor has alumadoned the work on or for feited any contract or contracts covered by any sold Bowls, or the failed to pay obliges them incurred in connection therewith, or in the event of the death, disappearance, Contractor's conviction for a leave, impressionment, incompetency, insolvemery, or bankruptey of the Contractor's incompetency. The providence or trastee for the Contractor, or the property of the Contractor, or in the event of an assignment for the breefst of realism of the Contractor, or il any acadevancy, or bankruptey of the Contractor's method. Bankruptey Act, or abould reorganization or arrangement proceedings be filed by or against the Contractor under thering of the United States the Sureity shall have the right, a tile option and in its sole direction and is lareeby or other right or option contract or contracts or works the thering of the United States the Sureity shall have the right, a tile option and in its sole direction and in faree-ment, to take postension of any part or all of the work under any contracts or contracts or sole its now, risk Bords, and at the camparise of the Contractor works. 14 85 16 87 16 19 90 incurt, to take powershould of any part of all of the work under any contract of contractor contractors of the at the capense of the Contractor and Indemnitors to complete or arrange for the completion of the same, and the Contractor and Indemnitors shall promptly upon demand pay to the Surety all lowes, and expenses so incurred. 92

CHANCES

CHARCES Seventre: The Surety is authorized and empowered, without notice to or knowledge of the Indemnitors to assent to any change whatseever in the Bouks, and for any contracts referred to in the Bouks, and for in the general con-ditions, plane and for specifications accumenting and contracts, including, but not limited to, any change in the time for the completion of sald contract usual to payments or downers thereader before the same may be due, and to means to or take any maintenent or assignments, to execute or consent to the execution of any continuations, extra-sions or revenues of the Bouste and to execute any subsitution or subsitution therefore, with the same or different conditions, networks of the Bouste and to execute any subsitution or subsitution therefore, with the same or understood and agreed that the Indemnitors that the manne of the Agreement even though any such assent by the Surety does or might existantially increase the liability of said Indemnitors. 94 95 96 97 98 99 100 101

ADVANCES

ADVARCES ELEMTRY: The Surety is authorized and empowered to guarantee loans, to advance or lend to the Contractor any meaney, which the Surety may see fit, for the purpose of any contracts referred to in, or guaranteed by the Bondis; and all money expended in the completion of any suck contracts by the Surety, or lend or minimarced from time to time to the Contractor, or guaranteed by the Surety for the purpose of any suck contracts, and all costs, and expenses incurred by the Surety in relation thereto, unless repaid with legal interest by the Contractor to the Surety for which the Surety for which they are surety of a which the Contractor and the indemnitors shall be pressured to use a final be pressured to use a final be responsible, not withstanding that said money or any part thered should not be so used by the Contractor. 103 104 105 106 107 108

BOOKS AND RECORDS

BOOKS AND ILECORDS Nimm: At any time, and until sech time as the labeling of the Surety under any and all said Bonds is terminated, the Surety shall have the right to reasonable access to the books, records, and accounts of the Contractor and ha-desminors; and any bank depondery, maintrialman, manyly house, or other person, firm, or expersions when requested by the Surety is berelay authorized to furnish the Surety any information requested including, but not limited to, the status of the work under custracts being performed by the Contractor, the condition of the performance of each contracts and payments of accounts. 110 111 113 115

DECLINK EXECUTION

TENTR: Unless otherwise specifically agreed in writing, the Surcty may decline to execute any flowd and the Contractor and Indemnitors agree to make no claim to the contrary in consideration of the Surciy's receiving this Agreements and I the Survey shall access the all of roposed Book, it shall have the right to decline to execute any and all of the bonds that may be required in connection with any sward that may be made under the proposal for which the flow roposal Bond is given and such declination whall not diminish or after the liability that may are by reason of having executed the Bid or Proposal Bond. 116 11. 119

NOTICE OF EXECUTION

ELEVENTH: The Indemnitors hereby waive nection of a said Bonds and of the acceptance of this Agreement, and the Contractor and the Indemnitors bereby waive all notice of any default, or any other act or acts giving rule to any chim under and Bonds, as well as notice of any and all Bolditive of the Surety under said Bonds, and any and all liability on their part hereamder, to the end and effect that, the Contractor and the Indemnitors shall be and continue linkle hereunder; notwithstanding any notice of any kind to which they might have been or be entited, and notwithstanding any defause they might have been entitled to make. 122 124 126 1 71

HOMESTEAD

Twainter: The Contractor and the Indomastara levely raive, so far as their respective obligations under this semant are concerned, all rights to claim any of their property including their respective homestads, as exempt inver, cascution, sale or other legal process under the lawr of any state. Territory, or Possession. 179

SETTLEMENTS

THETEETIE: The Surety shall have the right to aljust, soft or compromise any claim, demand, suit or judg-to uses the Bonds, unlass the Contractor and the Indemnitors shall request the Surety to Bitigate such claim or stand, or to defend such and it, or to appear from such plaquemant, and hall drops with the Surety, to Bitigate such claim or request, can be collateral antifactory to the Surety in kind and amount, to be used in paying any judgment defendered or that may be rendered, with interest, tork, company and stionney. Item budgments 131 132 13