EMPLOYER'S SURETY BOND

For the Agreement Between the Mid-America Regional Bargaining Association and the Technical Engineering Division, Local Union 130, U.A.

KNOW ALL MEN BY THESE PRESENTS, that we,_____

	(<mark>Check one:</mark> corporation	_, partnership or sole proprietor)
of		, herein called the Principal,
(State of incorpo		•
and	, an	
(Name of insurance company)	, an	(State of incorporation)
corporation authorized to transact business in the State of severally unto Technical Engineering Division, Local Ur in the penal sum of	payment of which, well and truly to	Association, herein called the Obligee or Union,
Signed and sealed and dated thisday or	f	20
WHEREAS, the above-named Principal is employ Collective Bargaining Agreement for the purpose of per the Principal and the Union.		
Allowances, Required Regular Hourly Dues or Assess Education and Training Fund, and Industry Promotion referred to Collective Bargaining Agreement due to be put the jurisdiction of the Union pursuant to the provisions of obligation shall be void, otherwise the same shall remain become obligated to pay such, Wages, Expense Allow contributions to the Welfare Fund, Pension Fund, Education of the receipt of notice with the Surety of the delimited the Principal. In no case shall the aggregate liability of \$\(\)	a Fund, and any other financial oblication of the said to or on behalf of any and all Ur of said Collective Bargaining Agrees in in full force and effect. It is expressively acceptable to the same of the same of the same of the Surety exceed the sum of	igations as authorized or required by the above nion members or other employees working withi ment and in the employ of the Principal, then thi essly understood and agreed that the Surety sha Dues or Assessment deductions, Savings Plar dustry Promotion Fund, and any other financia ement as are due and unpaid within fourteen (14 bligations by the Employer, herein referred to a
IT IS FURTHER expressly understood and agree remain in full force and effect and be binding upon the the Union and the above-named Principal. In no event the period in which an Agreement remains in effect bet	parties hereto during each successiv shall the Principal herein be relieve	re Agreement, if any, entered into by and betwee
This Bond may be cancelled by the Surety sixty (60 by Registered Mail.	0) days after receipt by the Obligee	of the Surety's written notice of cancellation ser
	A Corporation	
Attest:	By: President	
Sometom		
Secretary Witness:		
withess.	Partnership or Sol	le Proprietor
	Ву	
		Attorney in fact