That we

Snyderville Basin Water Reclamation District

2800 Homestead Road • Park City, Utah 84098 • Phone 435-649-7993 • Fax 435-649-8040

as

SURETY BOND WASTEWATER PROJECT IMPROVEMENT BOND

KNOW ALL MEN BY THESE PRESENTS:

Principal, and	, a corporation
duly licensed to conduct sure	, a corporation ty business in the State of Utah and having its principal office at , as Surety, are jointly and severally bound
	ater Reclamation District, a local district of the State of Utah, in the , (\$) for
which payment we jointly an successors, and assigns by the	d severally bind ourselves, our heirs, executors, administrators,
THE CONDITION	OF THIS OBLIGATION IS SUCH THAT:
Utah, ("the District") has app Extension Agreement (Exhib	lle Basin Water Reclamation District, a local district of the State of roved a sewer improvement project and entered into a Line it 1) with the Principal for the improvement of the day of
	which requires that the Principal file with the District a bond in
the District securing to the D	(\$), with Surety satisfactory to strict the actual compliance of the Principal with the terms and the Plat of the
Subdivision or Project and co	impletion of all required improvements within one (1) year or as
otherwise provided in the Lir appears in the record of the a	e Extension Agreement for the Project or Subdivision as more fully approval of the Project or Subdivision by the District on the record is hereby made a part hereof.
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installations herein referred to	Principal shall not complete the improvements, work and as required by the District according to the District approved ons, the Principal and Surety shall be in default of the Line

Whenever the Principal shall be, and is declared by District to be in default under the

Line Extension Agreement for failure to timely complete the required improvements and the District having performed District's obligations thereunder, the Surety shall either promptly

remedy the default, or shall promptly cause the completion of the improvements in accordance with the Line Extension Agreement; or, within 60 days of the declaration of default by the District, obtain a bid or bids for completing the improvements in accordance with the Line Extension Agreement and approved Plans and specifications, and upon determination by the District of the lowest responsible bidder, arrange for a contract between such bidder and District, and pay under the contract as work progresses (even though there should be a default or a succession of defaults under the contract or contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion.

Any suit under this bond must be instituted before the expiration of three (3) years from the date on which District declares a default of the Principal in completion of the required improvements. No right of action shall accrue on this bond to or for the use of any person or corporation other than the District named herein or successors of District.

If it becomes necessary for the District to commence litigation or other informal proceedings to obtain compliance with the Principal and/or Sureties' obligations herein or to collect the amount of the obligation herein when justly due, the Surety shall pay for the use and benefit of the District all costs and fees of every kind and nature, including attorney's fees, expended by the District in the enforcement of the rights of the District hereunder.

In witness whereof the said Principal and their seals to be affixed hereunto:		
PRINCIPAL:	SURETY:	
BY:	BY:	
ITS·	BY:	