Bond#
are held and firmly bound to district of the State of Florida, its Dollars
payment of which the Principal herby jointly and severally bound.
ns for Gas Service, Lake Apopka and in an amount approximately ty and guarantee for prompt Gas District.
the Principal pka Natural Gas District for gas e null and void; otherwise, it shall remain
bond shallcontinue or be paid, the Surety shall not be liable d, and

SURETY BOND

KNOW ALL MEN BY THESE PRESENTS:

That we,	, as Principal, and	
a surety company authorized to do busi	, as Principal, and ess in the State of Florida, as Surety are held and firmly bound to)
	public entity, an independent special district of the State of Florid	la, its
successors or assigns, in the amount of	Dollars	
(\$), lawful money of	the United States of America for the payment of which the Princ	cipal
and Surety, their heirs, executors, admi	istrators, successors and assigns, are herby jointly and severally b	ound
Natural Gas District has required the lequivalent to twice its average monthly	corized General Rules and Regulations for Gas Service, Lake Apprincipal to deposit cash or a surety bond in an amount approxima will for gas utility services as a security and guarantee for prompt rendered by Lake Apopka Natural Gas District.	tely
shall promptly pay all amounts which n	tion of this obligation is such that if the Principal ay be due by Principal to Lake Apopka Natural Gas District fall premises, then this obligation shall be null and void; otherwise, it shall	
continued in force and of the number of	egardless of the number of years this bond shallcontinue or be premiums which shall be payable or paid, the Surety shall not be agregate, than the amount of this bond, and	liabl
· · · · · · · · · · · · · · · · · · ·	hould the Surety so elect, this bond may be cancelled by the Sure (30) days notice in writing to Lake Apopka Natural Gas District	-
Signed, sealed and dated this	day of, A.D. 20	_•
	Principal	
	•	
	By:	
ATTEST:		
	Surety	
	By:	
	Attorney-In-Fact	