City of Wellston Application for Certificate of Registration

CITY OF Wellston RIGHT-OF-WAY UTILITY PROVIDER REGISTRATION BOND

asprincipal,and	as sureties, are hereby held and firmly bound unto the City of Wellston, the
	which well and truly to be made, we hereby jointly and severally bind ourselves, our heirs,
executors, administrators, successors and assign	S.
Witness our hand and seal thisday	v of, 20
THE CONDITION OF THE ABOVE OBLIGATION IS	S SUCH, that whereas the above-named principal did on the
day of	submit an application to the City of Wellston for a Certificate of
Registration as a right-of-way utility provider to engage	gein the business of constructing, owning, operating or maintaining facilities in the right-of-way and the business of constructing, owning, operating or maintaining facilities in the right-of-way and the business of constructing, owning, operating or maintaining facilities in the right-of-way and the business of constructing, owning, operating or maintaining facilities in the right-of-way and the business of constructing, owning, operating or maintaining facilities in the right-of-way and the business of constructing, owning, operating or maintaining facilities in the right-of-way and the business of constructing o
$within the {\it City}, and {\it whereas said application required} \\ for th herein;$	dthepostingofthisbond,theapplication imade a part of this bond the same as though set
Now, if the said principal shall well and faithful	lly do and perform the things required by the City Of Wellston to be done and
performed according to said application and in	accordance with the provisions of Chapter 931 and other applicable chapters of the
Code of Ordinances of the City of Wellston ; t	he principal agreeing and assenting that this undertaking should be for the benefit of
the oblige herein; then this obligations shall be	e void; otherwise the same shall remain in full force and effect; it being expressly
understood ang agreed that the liability of the su	rety for any and all claims hereunder shall in no event exceed the penal amount of the
obligation as herein stated. This bond shall be r	maintained while the provider's facilities are in service and for one hundred twenty
(120) days following the removal of the facilities	
The surety hereby stipulates and agrees that no mod	ifications, omissions, or additions, in or to the application or the Code of the
Ordinances of the City of Wellston shall in any way af	fect the obligation of the surety on its bond.
SEAL	
	PRINCIPAL
	SURETY