## EMPLOYERS DUAL-OBLIGEE SURETY BOND

## For the U.A. National Residential Schedule "A" Agreement

KNOW ALL MEN BY THESE PRESENTS, that	
	(Indicate corporation, partnership or sole proprietor)
of	Illinois, herein called the Principal,
and	, a
(Name of insurance company) corporation authorized to transact business in the State severally unto Plumbers Local 130, U. A., an unincorcalled the Obligees, in the penal sum of obligations and undertaking hereinafter set forth, for bind ourselves, our successors and assigns and heir	(Name of State)  e of Illinois, herein called the Surety, are hereby held and firmly bound jointly and porated Association, or Union, and the Plumbers Local 130 Benefit Funds, hereinTHOUSAND AND NO/100 DOLLARS( \$,000.00 ) for the the payment of which, well and truly to be made, we hereby jointly and severally see executors and administrators. However, our liability to each of the Obligee a stated above. Each of the individual Obligees outlined herein retains the right to
Signed and sealed and dated thisday of	
WHEREAS, the above-named Principal is emplo Collective Bargaining Agreement or is signatory to	bying members of the Union with which the above-named Principal has a current to the U.A. National Residential Schedule "A" Agreement, for the purpose of the infull force and effect between the Principal and the Union.
Allowances, Savings Plan, Required Regular Hourly Savings Fund, Pension Fund, Apprentice Training Fu Kankakee and Iroquois Plumbing and Piping Contract the above-referred Collective Bargaining Agreements working within the jurisdiction of the Union pursuant the Principal, then this obligation shall be void, other agreed that the Surety shall become obligated to pay statements assessment deductions; contributions to the Welfare I Promotion Fund, PCA Midwest, West Suburban Association, and any other financial obligations as a fourteen (14) days of the receipt of notice with the Sur	d are such that if said Principal shall well and faithfully pay the Wages, Expense of Dues or Assessment deductions; contributions to the Welfare Fund, Retirement and, Industry Promotion Fund, PCA Midwest, West Suburban Association, and the ctors Association, and any other financial obligations as authorized or required by so due to be paid to or on behalf of any and all Union members or other employees to to the provisions of said Collective Bargaining Agreements and in the employ of the same shall remain in full force and effect. It is expressly understood and such Wages, Expense Allowances, Savings Plan, Required Regular Hourly Dues of Fund, Retirement Savings Fund, Pension Fund, Apprentice Training Fund, Industry Association, and the Kankakee and Iroquois Plumbing and Piping Contractors required by the Collective Bargaining Agreements as are due and unpaid within tety of the delinquency in payment of the above obligations by the Employer, hereir regate liability of the Surety exceed the sum of THOUSAND
remain in full force and effect and be binding upon	ed that this Employers Surety Bond and the obligations appertaining thereto shall the parties hereto during each successive Agreement, if any, entered into by and n no event shall the Principal herein be relieved of the obligations contained in the ns in effect between the parties hereto.
disclaims any claim to the contrary. Notice to one on the contrary of this Bond must be delivered to	
sent by Registered Mail.	(60) days after receipt by the Obligee of the Surety's written notice of cancellation
	A Corporation
	$Rv^.$
Aug.	By: President
Attest:	
Secretary	Partnership or Sole Proprietor
Witness:	
	Ву

Agent or Attorney in fact