

Project Name:

COUNTY OF WASHINGTON, VIRGINIA

COUNTY ADMINISTRATION BUILDING 1 GOVERNMENT CENTER PLACE ABINGDON, VIRGINIA 24210

DERICK LESTER VESCP & VSMP ADMINISTRATOR (276) 525-1320

DEPARTMENT OF BUILDING & DEVELOPMENT SERVICES

EROSION AND SEDIMENT CONTROL PERFORMANCE BOND

Land Disturbing Permit #:	VSMP #:
	at we,,
hereinafter referred to as Principal, and	
corporation duly authorized as a Surety company to the Surety, are held and firmly bound unto the County of W of Virginia, as Obligee, in the sum of	ashington, a political subdivision of the Commonwealth
(), good and lawful money of the	United States for the payment of which sum well and
truly to be made to the County, we, the Principal and S representatives, heirs, executors, administrators, success presents, and we do hereby waive the benefits of our hor	Surety, do unconditionally bind ourselves, our personal sors, and assigns, jointly and severally, firmly by these
land in the County of Washington and more particularly	engage in land disturbing activity upon a certain tract of described as,
owned byapplication for Washington County Land Disturbing Poly	, and as specified in an
WHEREAS, BY THE TERMS OF THE AFOR install, and provide solely at Principal's expense, ce specified in the aforesaid permit, as approved and/or amount of the specified in the aforesaid permit, as approved and/or amount of the specified in the aforesaid permit, as approved and/or amount of the specified in the aforesaid permit, as approved and/or amount of the specified in the aforesaid permit, as approved and/or amount of the specified in the aforesaid permit, as approved and/or amount of the specified in the aforesaid permit of the specified in the specifi	
NOW, THEREFORE, THE CONDITION OF a faithfully perform each and every obligation and agreed application and permit and shall complete the required then this obligation shall be terminated; provided, howe or Surety has given Obligee written notice of full performshall either agree to such termination, in which case such termination, in which case such termination, in which case such termination, and this bond, satisfactorily and this obligation and bond shall remain satisfactory performance has been met; otherwise the indefinitely.	measures in the manner therein specified and required, ver, that such termination shall not occur until Principal ormance, and within sixty (60) days of receipt, Obligee ch termination shall not discharge the Surety from any or Obligee shall give notice of failure to perform an in full force and effect until Obligee agrees full and

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Whenever the Principal shall fail, and be declared by the Obligee to have failed, to perform the required measures as specified in the aforesaid permit:

- (1) The Surety, upon demand by the Obligee, shall promptly remedy default; or
- (2) The Obligee, after five (5) days written notice to the Surety, may perform or arrange for performance of Principal's obligations, and the Surety shall reimburse the Obligee the actual cost of such performance; but in no event shall the aggregate liability of the Surety exceed the amount of this bond.

day of	_, 20
PRINCIPAL:	Registered agent of Surety in Virginia, if Surety is no Virginia Corporation:
	Name:
by	Address:
Title	
SURETY:	
by	Phone

