## Annex 7.3: Performance Bond (2004-05-14)

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hereina subject hereina for the	fter calle to the co fter calle payment irs, exec	RSONS BY THESE PRESENTS, That as Principal, d the Principal, and as Surety, hereinafter called the Surety, are, anditions hereinafter contained, held and firmly bound unto as Obligee, d the Crown, in the amount of Dollars (\$), lawful money of Canada, of which sum, well and truly to be made, the Principal and the Surety bind themselves, autors, administrators, successors and assigns, jointly and severally, firmly by these		
SIGNE	O AND S	EALED this day of 20		
	, 20	Principal has entered into a Contract with the Crown, dated the day of for which Contract is by reference made a part hereof, and is red to as the Contract.		
faithfully perform	observe led in co	ORE, THE CONDITIONS OF THIS BOND are such that if the Principal shall well and e and perform all the obligations on the part of the Principal to be observed and nection with the Contract, then this obligation shall be void; otherwise it shall remain in ect, subject, however, to the following conditions:	I	
1.	Whenever the Principal shall be, and declared by the Crown to be, in default under the Contract, the Surety shall			
	(a)	if the work is not taken out of the Principal's hands, remedy the default of the Principal	,	
	(b)	if the work is taken out of the Principal's hands and the Crown directs the Surety to undertake the completion of the work, complete the work in accordance with the Contract provided that if a contract is entered into for the completion of the work,		
		<ul> <li>(i) it shall be between the Surety and the completing contractor, and</li> <li>(ii) the selection of such completing contractor shall be subject to the approval of the Crown,</li> </ul>		
	(c)	if the work is taken out of the Principal's hands and the Crown, after reasonable notice the Surety, does not direct the Surety to undertake the completion of the work, assum the financial responsibility for the cost of completion in excess of the moneys available to the Crown under the Contract,	е	
	(d)	be liable for and pay all the excess costs of completion of the Contract, and		
	(e)	not be entitled to any Contract moneys earned by the Principal, up to the date of his default on the Contract and any holdbacks relating to such earned Contract moneys he by the Crown, and the liability of the Surety under this Bond shall remain unchanged provided, however, and without restricting the generality of the foregoing, upon the	∍ld	

2. The Surety shall not be liable for a greater sum that the amount specified in this Bond.

Surety by the Crown.

3. No suit or action shall be instituted by the Crown herein against the Surety pursuant to these

completion of the Contract to the satisfaction of the Crown, any Contract moneys earned by the Principal or holdbacks related thereto held by the Crown may be paid to the

presents after the expiration of two (2) years from the date on which final payment under the Contract is payable.

IN TESTIMONY WHEREOF, the Principal has hereto set its hand and affixed its seal, and the Surety has caused these presents to be sealed with its corporate seal duly attested by the signature of its authorized signing authority, the day and year first above written.

Surety	
	Surety

**NOTE**: Affix Corporate seal if applicable.