Installation Made Easy, Inc. Affiliate Surety Bond

	Bond Number:
KNOW ALL MEN BY THESE PRESENTS, that w	/e,
(Affiliate) as Principal, and	
as Surety, are held and firmly bound unto Installatin the sum of	ation Made Easy, Inc.(IME) hereinafter referred to as the Obligee,Dollars (),
for the payment of which we bind ourselves, of severally, firmly by these presents.	our legal representatives, successors, and assigns, jointly and
WHEREAS, the Principal has entered into a wr shall participate in IME programs.	itten Agreement(s) with the Obligee pursuant to which Principal
	comply and truly perform all conditions of said Agreement on the sobligation shall be void; otherwise, to remain in full force and
PROVIDED, HOWEVER, that the following expre	ess conditions shall apply:
must be delivered to the Surety. The Docum	ncipal a written Document, attested to by an officer of the Obligee, nent will demonstrate the resulting damage to Obligee and be fice at
under the Agreement(s); (ii) the costs, losses or such default; (iv) the original bond number and payment to Obligee in an amount equal to the	particular facts showing a default by Principal of its obligations damages to Obligee resulting from such default; (iii) the date of (v) a list of any bond amendments. Surety shall promptly issue lesser of the damages attested to or the amount of the Bond. e submitted to Surety within 60 days of Obligee being notified of
In no event shall the Surety be liable for a sum this bond, which penalty does not accumulate or	greater than the penalty sum displayed in the first paragraph of aggregate from year to year.
The obligations and undertakings of the parties to not be construed to have any such intent.	o this Bond are not intended to benefit any third party and should
This bond is effective	,and will expire on
renew for additional and year terms unless carli	The bond shall automatically
bond by serving Sixty (60) days written notice of	er terminated. The Surety may terminate its obligation under the its intention upon the Obligee.
	crued liability of Principal to Obligee that was incurred during the tion, guaranteeing that the Surety is liable for any valid claim that
Neither non-renewal by the Surety, nor failure, constitute a loss to the Obligee which is recovera	nor inability of the Principal to file a replacement bond shall ble under this bond.
SIGNED, SEALED, AND DATED this	day of
	Principal
	Installation Company
	Surety
	Attorney-in-Fact