BOND GIVEN TO AN EMPLOYER FOR THE FAITHFUL DISCHARGE OF DUTIES BY AN EMPLOYEE

	KNOW	ALL	MEN	BY	THESE	PRESEN ⁻	ΓS that	we,	AB,	son
of	(h	nereina	after	calle	d the	employee) and		CD	son
of	of	(here	inafter o	called	the surety	v) are bound	to Messes		(hereir	after
called	the emp	oloyers	s), in th	e sum	of Rs	to be pai	d to the sa	aid en	nployer	s, or
their r	representa	atives,	or assi	gns, f	or which	payment we	bind ourse	elves, a	and ea	ch of
us, c	or and ea	ch of o	our heir	s, exe	ecutors ar	nd administra	itors, and s	everall	y, by t	hese
prese	nt.									

Datou thomanay ommenessor
(Signed) AB, in the presence ofs/oof
(Signed) CD, in the presence ofs/oof

2000

Dated this day of

WHEREAS the above named employers have agreed to take the above bounden employees into their service as an accountant in consideration of the said employee and the said surety entering into a bond in the sum of Rs.....hereinbefore mentioned and subject to such terms and conditions as are hereinafter mentioned, for the due and faithful discharge of his duties as an accountant by the said employee.

Now the condition of the above written bond is such, that if the said AB shall duly and faithfully discharge his said duties, or the said employee and the said surety shall at all times hereinafter keep the said employers or their assigns indemnified against all such losses, expenses and damages as the said employers or their assigns may incur by virtue of their having taken the said employee into their service, or as may result from, or be due to any act of mismanagement, neglect, default or embezzlement of or

by the	said	employee	durin	g th	ne	period	of h	is	employr	nent	or	otherwise,	then,	the
above	writte	n bond sha	all be v	oid,	othe	erwise	the s	an	ne shall	rema	ain i	in full force.	_	

(Sd.)	AB in the presence of	s/oof
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