The Performance and Indemnity Agreement (also commonly known as a performance bond or a construction bond) is a contract between the Principal and the City of Knoxville. The purpose of the agreement is to ensure that the Principal guaranteeing that the construction work affecting the public interest (streets and drainage) is performed in an appropriate manner. Performance bonds are authorized in the Knoxville Stormwater and Street Ordinance in Sections 22.5-5 and 22.5-27 (see Appendix B).

The three parties included in the agreement are:

1. **Principal:** The party responsible for completing the requirements of the contract according to the design plan approved by the Engineering Department. This person must be the property owner.

2. **Guarantor:** The party providing the collateral in the form of a Letter of Credit, a Surety Bond, or a Cashier’s Check.

3. **Beneficiary:** The party receiving the benefits should the Principal not comply with the requirements of the Agreement. The beneficiary is always the City of Knoxville, who would receive the full amount of money in a timely manner.

The Performance and Indemnity Agreement is the City’s assurance that it will be reimbursed for assuming the costs of uncompleted work not completed by the Principal according to the required specifications and approved plans. The city plans reviewer will determine the dollar amount of the bond based on the actual construction or potential remediation expenses, using guidelines in the Knoxville Stormwater Ordinance.

When the reviewing engineer determines that a Performance and Indemnity Agreement is required for a project, the party submitting the plans will be notified. It is that party’s responsibility (and/or the Principal's responsibility) to provide the Stormwater Engineering Division with the following information by mail or fax:

1. Name, address, phone and fax numbers and the contact person for the Principal.

2. The form of guarantee (Cashier’s Check, Letter of Credit, Surety Bond).

3. Name, address, phone and fax numbers and the contact person for the Guarantor.

Upon receipt of this information, the Stormwater Engineering Division will then prepare the bond document for execution. A typical blank template is included as part of this policy. It is the Principal’s responsibility to obtain all signatures and notarizations. When the document has been fully executed, it is to be returned to the Stormwater Engineering Division with the original signatures and notary seals.

The initial Performance and Indemnity Agreement covers a one-year time period, which is sufficient for most types of site development projects. If the project is not completed according to the approved site plans and the city’s standards within that year, the agreement must be extended.

Approximately 60 days before the expiration date, the Principal and Guarantor will be notified by a courtesy letter concerning the bond agreement. It is the Principal’s responsibility to contact the Stormwater Engineering Division to determine if an extension is required.
Engineering Division to request that the bond be released or extended. The letter contains the names of contact persons within the Stormwater Engineering Division to request either an extension or a release. A second letter is issued approximately 21 days before the expiration date; this timeframe generally requires immediate action by the Principal.

If the Principal feels that the project is complete, a city construction inspector will visit the site to determine if all requirements have been met. Basic general requirements for the release of a performance bond are:

1. Development certification for constructed items being bonded (i.e., accurate as-builts)
2. No erosion problems, structural deficiencies, unsafe conditions or maintenance issues
3. A good stand of grass within required areas

There may be other specific requirements for each project. The city construction inspector will notify the Principal whether all requirements have been met and whether the bond can be considered for release or must be extended. Occasionally, the city construction inspector will decide that the dollar amount of the bond may be reduced but still needs to be extended. At that time the inspector will notify both the Principal and the Stormwater Engineering Division secretary.

If an extension is required, the Principal must notify the Stormwater Engineering Division secretary of his intention. The secretary will prepare the document for execution and then either mail or fax it to the Principal. It is the Principal’s responsibility to submit the executed document, along with either an amended Letter of Credit (extending the expiration date) or an extension of the Surety Bond. If the extension agreement has not been received in the Stormwater Engineering Division within ten days of expiration, the initial stages of the collection procedures will be implemented.
PERFORMANCE BONDS - STEP BY STEP INSTRUCTIONS

I. The person submitting site development plans is notified by the city plans reviewer that a Performance and Indemnity Agreement is required. The city plans reviewer determines the dollar amount of the bond using standard estimates.

II. The person submitting the plans (such as the contractor, developer, property owner, project manager, or design engineer) provides written information to the Stormwater Engineering Division listing the Principal, the Guarantor, and form of guarantee (including all contact information such as address and phone numbers).

III. The Stormwater Engineering Division then prepares the bond document for execution and forwards it to the Principal/Guarantor.

IV. The signed and notarized document must be returned with the original signatures and notary seals to the Stormwater Engineering Division secretary.

V. The Principal notifies their financial institution that a letter of credit or cashier’s check is required and that the original should be mailed to the Stormwater Engineering Division at the following address: City of Knoxville Engineering Department, 400 Main Street, Suite 480, Knoxville, TN 37902. Alternatively, the Principal may obtain a surety letter from his insurance company, which must be signed by the Principal and an authorized representative of the insurance company. The Principal shall mail the document with original signatures to the same address above (Suite 480), along with proper notarization by a licensed notary public.

VI. Approximately 60 days prior to the expiration date of the Performance & Indemnity Agreement, the Principal and Guarantor are notified by letter that the agreement needs to be extended. A second notification letter is sent approximately 21 days prior to the expiration date, which is more urgent in nature. These letters are sent as a courtesy, and in no way is the City of Knoxville responsible for reminding the Principal of any expiration dates connected with bonds, site development permits, or the construction process in general.

VII. It is the Principal’s responsibility to notify the Stormwater Engineering Division secretary whether an extension agreement is requested, or that the project is complete and needs to be inspected. It is the Principal's responsibility to contact the city construction inspector in preparing for final inspections and punch list items.

VIII. If the city construction inspector determines that the project is complete and that all necessary documentation has been approved by the Stormwater Engineering Division, a Release Document will be prepared and signed by the City Engineering Department with executed copies to be mailed to the Principal and the Guarantor. At this time the Principal has no further responsibility for administering project construction for items that affect the general public and welfare (as far as the Stormwater Engineering Division is concerned).

IX. If the city construction inspector determines that an extended agreement is required, the Principal must contact the Stormwater Engineering Division to prepare the Extension agreement document and forward it to the Principal for execution. The bond amount shall be unchanged if a bond reduction has not been approved by the Stormwater Engineering Division. The Principal must also notify his bank or insurance institution to provide an amended Letter of Credit or Surety Bond, extending the expiration date to agree with the Extension Agreement.
PERFORMANCE AND INDEMNITY AGREEMENT

KNOW ALL MEN BY THESE PRESENTS: That PRINCIPAL, PRINCIPAL, streetaddress, Knoxville, Tennessee 37____, is held and firmly bound unto the CITY OF KNOXVILLE in the sum of AMOUNT DOLLARS AND NO/100 ($ AMOUNT), guaranteed in the form of Letter of Credit Number ________________ issued by ____________________, SURETY, to ensure proper grading, construction, drainage and payment of any unpaid and due penalties issued either to the property owner or site contractor at PROJECTNAME, located at PROJECTADDRESS, CLT Number ______. Parcel ______. The construction allowed by the issuance of Site Development Permit Number, (“Permit”) includes site grading; construction of roads, sidewalks and retaining walls per approved plans; construction of drainage infrastructure (including pipes, ditches, catch basins and/or junction boxes, detention basins, headwalls, and installation of water quality devices) per approved plans; control of erosion and sediment from the site during construction; stabilization of disturbed areas after construction; street lighting; work within the city right-of-way; the development certification (including as-built plans); and “Covenants for Permanent Maintenance of Stormwater Facilities” referenced on the final plat.

As a condition of the issuance of this Permit, PRINCIPAL, hereby covenants and agrees that all work being performed on the above described property shall be performed in a workmanlike manner, shall be completed on or before _________________, and shall conform with the site and drainage plans reviewed and approved by the Department of Engineering, all applicable provisions of the Knoxville City Code, and adopted regulations of the Engineering Department.

PRINCIPAL further agrees to maintain all public streets, sidewalks, and rights-of-way and downstream drainage facilities in the condition that existed prior to construction.

If the work required in the permit is not completed in accordance with the approved plans to the satisfaction of the Engineering Department, or if the street, rights-of-way and downstream drainage facilities are not maintained to their pre-construction condition, or if the work is not completed by _________________, or within a written extension thereof granted by the Engineering Department the Letter of Credit in the amount of $ AMOUNT described herein shall be forfeited to the City of Knoxville to ensure both the satisfactory completion of the work required by the Permit and the satisfactory repair and/or maintenance of the streets, sidewalks, rights-of-way and downstream facilities to pre-construction conditions.
The Department of Engineering will call in the Letter of Credit ten (10) days prior to its expiration date, unless the Department has determined that it will release the Letter of Credit and no extension is required.

Upon completion of the requirements in this Permit and this Agreement to the satisfaction of the Engineering Department, the City will release the Principal’s guarantee and relieve the Principal of further responsibility.

**PRINCIPAL**, agrees that this Performance and Indemnity Agreement shall be governed by the laws of the State of Tennessee.

This the _____ day of _____________________ 20___.

PRINCIPAL:  
**PRINCIPAL**

BY: __________________________
    Signature

NAME: __________________________

TITLE: __________________________

CITY OF KNOXVILLE

______________________________
BRENTLY J. JOHNSON  
ENGINEERING PLANNING CHIEF
STATE OF __________

COUNTY OF ________

Before me, _________________________, of the state and county mentioned, personally appeared ________________, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged himself/herself to be ________________, (or other officer authorized to execute the instrument) of ________________________, the within named bargainor, a __________.

_______________________, the within named bargainor, a __________.

_______________________, or officer as such ________________________ ,

executed the foregoing instrument for the purpose therein contained, by personally signing the name of the ________________________ as ________________________.

_______________________

WITNESS, my hand and seal, at office, this _____ day of ___________________ 20__.  

_____________________

NOTARY PUBLIC (Signature)

MY COMMISSION EXPIRES: