PRIVATE INVESTIGATION & SECURITY SERVICES ACT NEWFOUNDLAND AND LABRADOR

FORM 6

Bond No.:	AMOUNT: \$.00
KNOW ALL MEN BY THESE PRESENTS THAT We, of in the Proprincipal and to HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE called the Obligee, in the penal sum of 00/100 Dollars (\$. Her successors and assigns, for which payment well and truly to executors, administrators, successors and assigns firmly by these	hereinafter called the Surety, are held and firmly bound OF NEWFOUNDLAND AND LABRADOR, hereinafter 00) of lawful money of Canada, to be paid unto the Obligee, be made, we jointly and severally bind ourselves, our
WHEREAS the Principal is applying for a licence under The Privissued will authorize the Principal to engage in the business of a	
Private Investigation AgencyBurglar Alarm Agency	Security Guard AgencySecurity Consultant Agency
AND WHEREAS it is a requirement of the said Act and Regulation must furnish a bond in favour of Her Majesty;	ons that an applicant for a licence or a renewal of licence
NOW THEREFORE the condition of the obligation is such that if of them shall duly observe and perform the terms and provisions such requests, instructions and directions of The Private Investig be null and void but otherwise shall remain in force and effect an	of The Private Investigation and Security Services Act and lation and Security Services Act, then this obligation shall
PROVIDED THAT the obligation shall terminate, but that it may by the issuance of its renewal of Continuation Certificate: THAT this Bond and any renewals thereof shall be concurrent and not written above or the amount substituted for such penal sum by a	he total liability imposed upon the Principal or Surety by cumulative and shall in no event exceed the penal sum
AND FURTHER PROVIDED THAT if the Surety shall at any Administrator of its intention to terminate the obligation hereby un hereunder shall cease and determine so far as concerns any act termination of the obligation hereby undertaken, but otherwise shact or dealing on the part of the Principal from the date hereof to shall be given to the Surety within two years following the date of	ndertaken, then this obligation and all liability of the Surety or dealing on the part of the Principal subsequent to the nall remain in full force, virtue and effect in respect of any the date of such termination. Notice of any claim hereunder
IN WITNESS WHEREOF the Principal has hereunto set hand ar sealed with its corporate seal, attested to by the signature of its or	
SIGNED, SEALED AND DELIVERED in the presence of	
Witness	Principal
	, Attorney-in-Fact