company for the sum of five hundred dollars (\$500), as compensation to the company for any and all damages sustained by it for such wrongful use of its water supply, or for failure to comply with such Rules. In such event the fire service shall be reopened only after such sum of five hundred dollars shall have been paid, and the cause of complaint entirely removed. A second violation of this rule will again make the owner immediately liable to the company for the second sum of five hundred dollars (\$500), as in the event of a first violation, and further will be sufficient cause for cutting the service off at the main, and refusing to re-connect the same while the offender occupies the premises.

Failure to pay the balance of the cost of installing the fire service, or any subsequent repairs thereto, or the annual charge for the maintenance of the service, as hereinbefore mentioned, within thirty (30) days after the rendition of the bill therefor, will be sufficient cause for turning off the water from the supply without further notice.

## **Cuarantees.**

The company in no manner guarantees to furnish a proper quantity of water through the fire protection service for fire protection, nor does it undertake to guarantee anything relative to any service, but it will make every effort to maintain the efficiency of its service under all conditions. The company will not be responsible in any manner for failure of its water supply during a fire, or at any other time.

## Discontinuance of Service.

Any fire service may be discontinued by either the owner or the company, at any time, upon thirty (30) days' notice, in writing, sent to the other party to its last known address, through the regular mails or otherwise.

## Agreement and Bond.

A properly drawn agreement covering any fire protection service, embodying all of the above Rules, which shall be a part of said agreement, shall be prepared and executed by both the owner and the company, and in addition to this agreement the owner shall file with the company a satisfactory bond, in the penalty of one thousand dollars (\$1,000), conditioned upon the faithful performance of said agreement, with all its conditions as above set forth, and shall continue said bond in force during the continuance of said agreement.

And Whereas, the owner has applied for an ......

Now, Therefore, This Agreement Witnesseth, That for and in consideration of the premises, and of the payment annually of the sum of ......(11)....... Dollars, to be made by the owner of the company, as is provided in the "Rules and Regulations" aforesaid, the said company, upon its part doth hereby covenant and agree to install, at the earliest date possible, and to thereafter maintain, the fire service connection aforesaid, upon the terms and conditions set forth in the aforegoing "Rules and Regulations."

And the owner, upon ......(12)...... part, doth hereby covenant and agree to make the payments aforesaid, as well as all other payments mentioned to be made in the "Rules and Regulations" aforesaid, as and when the same are, by said "Rules and Regulations" required to be made, and doth further covenant and agree to comply with and be bound by all the terms, conditions and stipulations set forth in said "Rules and Regulations," and in this Agreement.

..... (13) .....

As Witness the name of the party of the first part, hereunto subscribed by ......(14)....... and the name of the party of the second part, hereunto subscribed is ........ President, with its corporate seal affixed, duly attested by its Secretary.

TEST:	
	County Water and Electric Company of Baltimore County,
By Attest:	President.
	Secretary.

Note:—Fill in blanks to properly meet conditions, as follows:

- (1) Date.
- (2) Month.
- (3) Year.
- (4) Full and proper name of applicant.
- (5) His, their, or its, as the case may be.
- (6) Description of building, as "Factory," etc.
- (7) Accurate description of location of building.
- (8) Style of system, whether "Sprinkler" or "Standpipe."
- (9) Size of Service pipe to the installed.
- (10) Set forth fully any and all special connections, uses or privileges, if any, which have been allowed, contrary to the Rules and Regulations.
- (11) The amount of the annual charge, as per size of service.
- (12) His, their or its.
- (13) Here insert any other agreement relative to the service or the ownership of the service pipe, etc., which should properly be included in this agreement.
- (14) If applicant is an individual, strike out "hereunto subscribed by"; if a partnership, insert name of partner signing; if a corporation, insert "its President, with its corporate seal affixed, duly attested by its secretary."

## (Form of Bond.)

Know All Men by These Presents, That.....(name of applicant).....(hereinafter called the Principal), and the ......(name of Surety)......Company, a corporation created and existing under the laws of the State of....., and whose principal office is located in.....City, State of....., (hereinafter called the Surety), are held and firmly bound unto The Baltimore County Water and Electric Company of Baltimore County, (hereinafter called the Obligee), in the full and just sum of One Thousand Dollars (\$1,000) lawful money of the United States, to be paid to the said Obligee, for which payment, well and truly to be made, the said Principal binds .....self, ......(personal representatives and assigns, if individual of firm, and successors and assigns, if a corporation).....and the said Surety binds itself, its successors and assigns, jointly and severally, firmly by these presents.

Signed and Sealed this.....day of....., A.D.

The Condition of this Obligation is such, that whereas the said Principal has executed and entered into a certain agreement with the said Obligee, dated the....day of.... 190.., for Special Water Supply for Fire Protection, in said agreement described, a copy of which agreement is hereto annexed.

Now, if the said Principal shall well and truly perform and observe said agreement and fulfil and perform all and every the covenants and conditions mentioned in said agreement, on.....part to be fulfilled and performed; and shall keep the said Obligee harmless and indemnified from and against all demands, judgments, claims, liens, costs, and fees of every description incurred in suits or otherwise, then this obligation shall be void, otherwise the same shall remain in full force and virtue.

**Provided, However,** that in the event of default by the Principal in the fulfilment of any of the covenants and conditions of the said agreement, the Surety shall be promptly notified thereof.

And Provided, Further, that the Surety may cancel its obligation under the terms of this bond, by giving the Prin-