Associates, a South Carolina Limited Partnership, in this case and 38 the disputed issues other than acknowledgment that the surety named herein shall be responsible for satisfaction of any judgment against the Defendant, Westbury Place Associates, a South Carolina Limited Partnership. Upon the determination of an amount due Porter Paint Company in such action, Porter Paint Company shall be entitled to entry of judgment in such an amount against the principal Westbury Place Associates, a South Carolina Limited Partnership, and the surety. Upon satisfaction of such judgment, the obligation under this bond shall be terminated.

IN WITNESS WHEREOF, Westbury Place Associates, a South Carolina Limited Partnership, as principal, and Aetna Casualty and Surety Company as surety, have executed this bond effective this Loth day of December, 1986.

IN THE PRESENCE OF:	WESTBURY FLACE ASSOCIATES, A South Carolina Limited Partpership
	By: SOHN CROSLAND COMPANY, Seneral Partnership
As to Principal	Its Der prosident
	AETHA CASUALTY AND SURETY COMPANY
Blanch F. Rusself	By 1 DAY
& ami K. Campbell	Frank W. Hafner Jr. Its Attorney-in Fact
// As to Surety	

3