B. P. Form No. 218

Form of Security Bond to be executed with sureties by the officers who have not the handling of Crown money, and who deposit their security in installments and have sureties.

[Regulation 1145]

Note .—when the sureties are unable to read English, care should be taken that the provisions of the bond are explained to them before execution, and the persons doing this should in every such case attest the signature of the sureties and make a note at the foot of the attestation clause that the terms of the bond were so explained. Know all men by these presents that we (1) son of Resident of village Policestation In the district of (hereinafter reterred to as — the Principal Which Expression shall where the context so admits include his heirs, executors, administrators resident of and frepresentatives) (2) son of Village in the district (3) Son of Police-station resident of police-station In the district of village (hereinafter referred to as — the Sureties. Which expression shall where the context so admits include their respective heirs, Executors, administrators and representatives) are held and firmly bound unto the Governor of the Province of Bengal (hereinafter referred to as — the Governor which expression shall where

the context so admits include his successors in office) in the sum of Rs to be paid to the Governor for which payment well and truly to be made we bind ourselves and our respective heirs, executors, administrators and representatives jointly and firmly by these presents signed and sealed with our respective hands and seals, dated this day of 19 and each of us do hereby covenant with the Governor that if any suit shall be brought touching the subject matter of this obligation or the condition hereunder written in any Court subject to the High Court of Judicature at Fort William in Pangal the same shall and may at the instance of

each of us do hereby covenant with the Governor that if any suit shall be brought touching the subject matter of this obligation or the condition hereunder written in any Court subject to the High Court of Judicature at Fort William in Bengal the same shall and may at the instance of the Governor be removed into tried and determined by the said High Court in its Extraordinary Original Jurisdiction.

WHEREAS the above bounden Principal was on the Day the 19 appointed to the and now holds and exercises The officer of at in the district of AND WHEREAS the Principal may hereafter from time to time be appointed to some other officer and it is expressly intended and agreed that the obligation of the abovewritten bond and the liabilities of the Sureties shall not be affected by reason of any such new appointment and it is expressly intended and agreed that this security shall remain in force during nhe whole of the time during which the Principal shall be in the service of or employed by the Government of the Province of Bengal (hereinafter referred to as — the Provincial Government) whatever the nature of the officer for the time being held by him may be and wherever such officer may be situate. AND WHEREAS the Principal has and during the time during which he shall continue to be in the service of or employed by the Provincial Government will have amongst other duties the care charge and oversight of and responsibility for the safe and proper storing in the olaces(if any) appointed for the custody thereof and keeping of all papers property chattels and effects (hereinafter collectively called — the said property ||) received by or made over to him in the course of the business entrusted to him in respect of the office for the time being held by him by any person or persons whomsoever and for any purpose or purposes whatsoever.

(1) Principal

(2) First Surety

(3) Second Surety

AND WHEREAS the Principal in consideration of his said appointment has agreed to deliver to and deposit with (and endorse over to) the District Officer of (hereinafter referred to as the — said District Officer.)

the sum of Rs. (hereinafter referred to as — the said sum)/ Government securities of the purpose of in part securing and indemnifying the Governor and the Provincial Government against all loss and damage which he or they might or may in any way suffer by reason of the said property or any part or parts thereof being in any way consumed wasted, embezzled, stolen, misspent, misapplied or otherwise dishonestly, negligently or by or through oversight or violence made away or parted with by the Principal AND whereas the Principal has already delivered to and deposited with(and endorsed over to) the said. District Officer the sum of Rs / Government securities of the present market value of Rs.. Of which the numbers amounts and other particulars are specified in the schedule hereunder written being part of the said sum/securities and it has been agreed that the Principal shall deliver to and deposit with (and endorse over to) the said District Officer the balance of the Said sum/ securities in monthly installments of Rs. Such monthly instillments to be deducted from the salary of the Principal if the said District Officer shall so think fit and WHEREAS the sureties have as sureties for the Principal entered into the above bond in the penal sum of

Rs. Conditioned for the due performance by the Principal of the duties of the said officer aforesaid and of other the duties appertaining thereto or which may lawfully be required of him and for the due performance by him of the duties of any other officer to which he may from time to time be appointed and for the purpose of securing and indemnifying the Governor the Provincial Government and their servants against all loss and damage which he or they might or may in any way suffer by reason of any act default or neglect of the Principal.

or may in any way suffer by reason of any act default or neglect of the Principal.

Now the condition of the above-written bond is such that if the Principal (has whilst he has held the said office of as aforesaid always duly performed and fulfilled the said duties of the said office and other the duties aforesaid and if the Principal) shall whilst he shall be in the service of or employed by the Provincial Government always duly perform and fulfill all and every the duties of the said office or other the office for the time being held by him and further that if the Principal and the sureties do and shall indemnify and save harmless the Governor the

Provincial Government and all and every the person or Persons who from time to Governor the

Provincial Government and all and every the Person or persons who from time to

time has or have held or shall hold or exercise the said office of the District Officer of and other the District Officers form time to time having control over the office for the time being held by the Principal from the against all and every loss and damage which (during the time the Principal has held executed and enjoyed the said office has happened or been sustained or) shall or may at any times or time hereafter during the time that the Principal shall be in the service of or employed by the Provincial Government happen to or be sustained by the Governor the Provincial Government or the said District Officer or Officers from or through the neglect failure, misconduct, disobedience, omission or insolvency of the Principal or by from or through the consuming, wasting, embezzling, stealing, misspending, losing, misapplying or otherwise dishonestly or negligently or through oversight or violence making away or parting with the said property or any parts or part sor part thereof by the Principal during the whole of the time during which he (has been and) shall continue to be in the service of or employed by the Provincial Government whatever the nature of the office for the time being held by him may be and wherever such office may be situate than the obligation to be void and of no effect otherwise the same shall be and remain in full force and virtue PROVIDED ALWAYS and it is hereby agreed and d3clared that neither of the Sureties shall be at liberty to terminate their surety ship except upon giving to the said District Officer Six calendar months' notice in writing of his or their intention so to do and their joint or several liability under this bond shall continue in respect of all the omissions and defaults on the part of the Principal until the expiration of the said period of Six months PROVIDED ALWAYS and it is hereby declared and agreed by the Sureties with the Governor that the said sum/securities or so much thereof as shall for the time being have been deposited or such Government security or securities to the same amount as the said District Officer may consent from time to time to accept and receive and shall accordingly receive in exchange for th4e same and the interest thereon shall be and remain with the said District Officer as and for part and additional security to the Governor the Provincal Government and the said District Officer or Officers, for the purposes aforesaid with full power to the Governor or his officers and servants duly authorized in that behalf from time to time as occasion shall require to (sell and) dispose of the said sum/securities or so much thereof as shall for the time being have been deposited or any other securities that may have been substituted therefore or a sufficient portion thereof with the interest thereon and to apply the proceeds thereof in and towards the indemnity as aforesaid of the Governor the Provincial Government or the said District Officer or Officers as the case may require but nevertheless the interest of the said sum/ securities or so much thereof as shall for the time being have been deposited or any other securities that may have been substituted therefore may in the meantime be paid over as the same shall be realized by the said District Officer if he shall think fit to the Principal PROVIDED FURTHER and it is hereby expressly agreed and declared between and by the Sureties with the Governor that it shall be lawful for the Principal with the consent of the said District Officer first had and obtained to change and

Government securities of the market value of not less than Rs. without in any way affecting the obligation of the Sureties as such sureties as aforesaid AND it is lastly agreed and declared by and between the Principal and the Sureties and the Governor that on the Principal ceasing to be in the employ of the Provincial Government the said sum/securities or so much thereof as shall have been deposited or any other securities that may have been substituted therefore as aforesaid shall not be at once returned to the Principal but shall be and remain with the authority with whom it shall have been deposited for the term of six months as security against any loss that may have been incurred by the Governor the provincial Government or the said District Officer or Officers owing to the neglect or default of the Principal which may not have been discovered until after the vacation of his appointment by the Principal PROVIDED ALWAYS that the return at any time of the said sum/securities or so much thereof as shall have been deposited or any other securities that may have been substituted therefore as aforesaid shall not be deemed to affect the right of the Governor the Provincial Government or the said District Officer or Officers to take proceedings upon the said bond against the Principal and Sureties in case any breach of the condition of the said bond shall be discovered after the return of the said sum/securities or so much thereof as shall have been deposited or any other securities that may have been substituted therefore as aforesaid.

substitute for the said sum/ securities or so much thereof as shall for the time being have been

deposited or for any securities substituted therefore other

(Signed by the said

THE SCHEDULE ABOVE REFERRED TO

in the presence of:	Signature of the Principal.
We declare that we have fully understood the satisfied endorse our signature thercon.	he contents of the above-written bond and being
Signed by the said	Signature of the first surety
Signed by the said In the presence of	Signature of the second Surety

I certify and declare that I have read over and explained the contents of the above-written bond in vernacular to the said and before the same was signed by them and that the same speared to me to have been fully understood by them.