SERVICE CO. S. C.

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STATE OF SOUTH CAROLINA )

COUNTY OF GREENVILLE )

Billy Joe Purser, d/b/a Metrolina )
Fence Company, )

Plaintiff, )

vs. BOND

Deering Milliken, Inc. and Suitt
Construction Company, )

Defendants. )

KNOW ALL MEN BY THESE PRESENTS:

Hilliken, Inc., and

That Suitt Construction Company, as principal, and St. Paul

Fire & Marine Insurance Company, a corporation duly organized and existing
under and by virtue of the laws of the State of Minnesota and duly
authorized to transact the general surety business in the State of South
Carolina, as Surety, are held and firmly bound unto the Clerk of Court
of Greenville County and any other officer in the above entitled action,
in the sum of Fifteen Thousand Five Hundred Ninety-Six and 78/100 (\$15,596.78)
Dollars, lawful money of the United States of America, for the payment
of which said sum well and truly to be made, and we and each of us bind
ourselves, our successors and assigns, jointly and severally, firmly by
these presents,

WHEREAS, Billy Joe Purser, d/b/a Metrolina Fence Company has filed a mechanics lien in the RMC Office for Greenville County in Mechanics Lien Book 17 at page 1698, alleging an account due out of work allegedly done on property located in Greenville County and owned by Deering

THE CONDITIONS OF THIS OBLIGATION ARE SUCH THAT

WHEREAS, Suitt Construction Company desires that the property affected by the said mechanics lien be released and discharged from the said lien pursuant to South Carolina Code Section 29-5-110 (1976).

NOW, THEREFORE, in the event of final judgment for Billy Joe

Purser, d/b/a Metrolina Fence Company against Suitt Construction Company

in a suit brought pursuant to its alleged mechanics lien, such judgment

shall be paid by Suitt Construction Company or in the event it is determined