## SURETY BOND FOR POSTSECONDARY EDUCATIONAL INSTITUTIONS

			Bond #
Autho	rized Name of Institution		
Autho	vizad Lagatian Address		
Autho	rized Location Address(S	Street, City, State, ZIF	······································
KNOW ALL PE	RSONS BY THESE PRESENTS:		
That w	/e,		, as Principal, and
	(Authorized Name of Institution)	)	
			, a Corporation
Tennessee Hig (\$10,000), lawf be made, we b	(Surety Company) to do surety business in the State of Tenne gher Education Commission, as Obligee, in ful money of the United States, to be paid pind ourselves, our legal representatives, e verally, firmly by these presents.	the just and full pend to the Obligee, for w	al sum of Ten Thousand Dollars hich payment well and truly to
provision of Te operate and e said Principal I Tennessee Hig bond in the pe	endition of the above obligation is such, the ennessee Code Annotated Sections 49-7-2 in gage in activities as a postsecondary educhas accepted such authorization with all capter and the Education Commission requiring that enal sum of Ten Thousand Dollars (\$10,000.0) tion 49-7-2013.	007 and 49-7-2008, hucational institution work the duties and liabethe undersigned Prin	nas obtained authorization to vithin the State of Tennessee and ilities applicable thereto; and the ocipal provide a surety company
enrollee or the or damage as a 2001, et. seq., the Obligee, bo receipt of writt years thereaft Tennessee Coc costs associate	er, the condition of this obligation is such the student's or enrollee's parents or guardial aresult of any act or practice which is a vicibly said Principal, and that the Surety shale band of directors of the tuition guaranty furtien notification thereof from the Obligee. User, any remaining funds shall be used to padde Annotated Section 49-7-2014, an amoused with maintaining academic records purison, and retention of the collection, conversion, and retention of	an, or class thereof, dolation of Tennessee I pay any final, non-ondered and, or any court of this Ipon cessation of operation operation of operation	etermined to have suffered loss Code Annotated Section 49-7- appealable decision rendered by is state having jurisdiction, upon eration of Principal and two (2) account established pursuant to Obligee for the administrative Code Annotated Section 49-7-
	nerefore, if the Principal shall faithfully per aw, then this obligation shall be considere		- · · · · · · · · · · · · · · · · · · ·
Provid conditions and	ed, however, that this bond is executed a limitations:	nd accepted subject	to the following express
1.	This bond shall be effective from the and shall be in force as the security requ cancelled as provided in Paragraph 3 he	uired of the Principal	20, as hereinafter set forth until

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- 2. Regardless of the number of years that such bond is in force, the aggregate liability of the Surety thereon shall in no event exceed the penal sum of the bond.
- 3. The Surety may be released therefrom after such Surety shall serve written notice thereof to the Obligee sixty (60) days prior to said release, but said release shall not discharge or otherwise affect any claim theretofore or thereafter filed by a student or enrollee or student's or enrollee's parents or guardian, or class thereof for loss or damage resulting from any act or practice which is a violation of Tennessee Code Annotated Section 49-7-2001, et. seq., alleged to have occurred while said bond was in effect, for an institution's ceasing operations during the term for which tuition has been paid while said bond was in force, or for the administrative costs associated with maintaining academic records pursuant to Tennessee Code Annotated Section 49-7-2016, including the collection, conversion, and retention of all academic records.

## **IN WITNESS WHEREOF:**

e said Surety has caused its c	or por ace marrie to be signed
eto affixed by	, its
day of	, 20
Date	
County of	
Public in and for the Coun	ty and State aforesaid, do hereb
nexed, for	, a corporatior
, 20	, in my said county, before me
of said corporation.	
	20
Commission Expires	5
	Date

PRINCIPAL				
Principal (Authorized Name of Institution)				
Authorized Institution Official				
Signature Date				
NOTARY SEAL				
State of County of				
I, a Notary Public in and for the County and State aforesaid, do hereby				
certify that, annexed, for, a corporation,				
bearing date, the day of, day of, 20, in my said county, before m				
acknowledged the said writing to be the act and deed of said corporation.				
Given under my hand this day of, 20				
Notary Signature Commission Expires				