Bond of Warehouseman

KNOW ALL MEN BY THESE PRESENTS:

That	
(See Instruction No 1)	
of, (Town)	County, State of Oregon, as principal, and
(Surety name and address)	(Surety Telephone Number)
as surety are held and firmly bound as required by of	ORS Chapter 586 unto the State of Oregon in the full penal sum
lawful money of the United States, for the payment of of our heirs, executors, administrators and successors, j	which well and truly to be made, we bind ourselves, our, and each jointly and severally, firmly by these presents.
Sealed with our seals and dated this	day of
THE CONDITION of the above obligation is	s such that, whereas, the above bounden principal maintains
and operates public warehouse for th	ne handling and storage of grain, dry beans and peas or other
commodities defined in ORS Chapter 586, at the follow	ring places:
(See Instruction No. 2)	

NOW, THEREFORE, If the said principal, as such warehouseman, shall faithfully perform the acts and duties enjoined by law upon (it) (him/her) as a warehouseman, and such further obligations as a warehouseman may lawfully assume under contracts with depositors of grain in (its) warehouse, then this obligation shall be void, otherwise to be and remain in full force and effect.

THIS BOND covers the period commencing, and ending June 30,

(See Instruction No. 3) Principal (If Corporation) Secretary

INSTRUCTIONS -- READ CAREFULLY

ORS 586.300, requires a bond be given by all public grain warehouses on or before the first day of July of each year. All the blank spaces should be properly filled in. Special attention is called to the following directions:

- 1. The correct name of the principal should be inserted. If the principal is a corporation the corporate name should be given in full. If the principal is a co-partnership the firm name, together with name of each individual member, should be stated.
- 2. List town, county, and state number of each warehouse to be operated.
- 3. The bond should be executed by the principal and sureties as follows:

If the principal is an individual his/her name should be signed exactly as it appears per instruction 1. If the principal is a copartnership the firm name should be signed by one of its members. If the principal is a corporation, the corporate name should be signed by its president, whose signature should be attested by the secretary and the corporate seal affixed. Following the signature of the principal, the bond should be executed by the sureties. An authenticated copy of the power of attorney, or other authority of the agent or officer making the execution in behalf of the surety company, should accompany the bond unless such authority has previously been filed with the Department of Commerce, Insurance Division.

Make all remittances payable to Department of Agriculture and address all correspondence to:

Grain Warehouse 635 Capitol Street NE Salem, OR 97301-2532