

Bureau of Labor and Industries

Wage and Hour Division Labor Contracting Unit

Labor Contractor Bond

(Please Read Instructions Carefully Before Completing)

Bond Number: (1)		
KNOW ALL MEN BY THESE PRESENTS:		
That we, (2)		
are authorized to transact business within the State of Oregon as principal and (3)		
	_ a corporation duly organized and e	existing under and
by virtue of the laws of the State of (4)	and authorized to transact a sur	rety business within
the State of Oregon, as surety, are held and firmly bound	nd unto the Commissioner of the Ore	gon Bureau of
Labor and Industries in the penal sum of (5)	dollars (6)	, lawful money
of the United States of America, for the payment of wh	ich well and truly to be made, we her	reby bind ourselves,
our heirs, executors, administrators, successors and assi	igns jointly and severally, firmly by t	these presents.
 Pay in full all sums due on wage claims of emp Pay all sums due to construction property owner the owner or lessee of intended to be used for the behalf of the labor contractor; then this obligating full force and effect. This bond shall remain in full force and effect from the irrevocable during this period. It is understood that all request for payment of a judgment or other form of additionable by certified mail to the surety or the Commission the bond. 	ployees; and ers, the grower or producer of agricul the production of timber for advances ion is to be void; otherwise the obligate date of its issuance until (7) claims against the bond shall be uner equate proof of liability or a notice of	and shall be anforceable unless f the claim has been
The surety and principal agree that the Commissioner of the Oregon Bureau of Labor and Industries shall determine the principal's liabilities to the beneficiaries pursuant to the provisions of ORS Chapter 183, and shall, after notice directed to the principal and an opportunity for hearing, enter findings of fact, conclusions of law and order with respect to any liabilities to the beneficiaries found to exist unless the matter is otherwise disposed of by stipulation, agreed settlement, consent order or default.		
The Commissioner, the principal, and the surety further agree that ten (10) days subsequent to the Commissioner having determined a liability to exist on the part of the principal to a beneficiary, the Commissioner may demand from the surety, and the surety will promptly pay subject to the limits of this bond, sufficient funds to pay the beneficiary the amount of the liability which has been determined by the Commissioner, unless the Commissioner grants a stay or is stayed by an appellate court.		
Dated and Issued This (8) Day of	,	
(Continued on the reverse)		

SOLE PROPRIETOR / PARTNERSHIP / LIMITED LIABILITY PARTNERSHIP

	SOLE I KOI KILTOK/TAKTNEKSIII	I / LIVITLED LIADILITI TAKTNERSIII
	(9) CORPORATE SURETY	(10) CONTRACTOR
Ву	(Signature of Attorney in Fact)	By (Signature of Principal – Sole Proprietor or Partner)
	(Printed Name of Attorney in Fact)	(Printed Assumed Business Name, if any)
	(Surety Address)	
	(Surety Telephone)	
	PUBLICLY TRADED CORPORATI	COMPANY/NON-PROFIT CORPORATION/ ION/AGRICULTURAL ASSOCIATION/ E CORPORATION
	(11) CORPORATE SURETY	(12) CONTRACTOR

	(11) CORPORATE SURETY	(12) CONTRACTOR
Ву	(Signature of Attorney in Fact)	(Name of Corporation / LLC/Non-Profit Corporation/ Publicly Traded Corporation/Agricultural Association/ Cooperative Corporation/Assumed Business Name, if any)
	(Printed Name of Attorney in Fact)	Ву
		(Printed Name)
	(Surety Address)	(Title) Attach certified copy of authority to sign,
	(Surety Telephone)	if applicable