## HAZELNUT MARKETING BOARD

## **BOND**

KNOW ALL MEN BY THESE PRESENT, the			
	(I or We)		
As Driveing Land			
As Principal, and	(Names of Sureties)		
as Suret .	are held and firmly bound unto the Hazelr	nut Marketing	
, as Suret, (y or ies)	,	8	
Board, its successor or successors in the sum oflawful money of the United States of America, for the Marketing Board, we bind ourselves and each of us, o assigns, jointly and severally, firmly by these present.	our and each of our heirs, executors, admin	e made to said Hazelnut istrators, successors and	
THE CONDITION OF THIS OBLIGATION		en sors, shall well and	
(Name of Principal)			
truly perform all and singular the promises contained of	rketing Board, whereby the Principal herein 982.54 of the Hazelnut Marketing Agrees to remain in full force and effect.	n was permitted to ment and the Order as	
writing to the Secretary of the Hazelnut Marketing Bo liability which has accrued under this obligation prior	oard, Aurora, Oregon, but such cancellation		
SIGNED, SEALED AND DATED THIS	day of	, 20	
		(SEAL)	
	(Principal)	(SEAL)	
	(Principal)		
	(Surety)	(SEAL)	
		(SEAL)	
	(Surety)		

No deferment of restricted obligation will be granted by the Board unless a completed bond form has been received (7 U.S.C. 608(d), 7 CFR 982.54 and 7 CFR 982.454).

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