HAZELNUT MARKETING BOARD  
21595-A Dolores Way NE  
Aurora, OR  97002-9738  
Tel: (503) 678-6823  
Fax: (503) 678-6825  

BOND  

KNOW ALL MEN BY THESE PRESENT, the (I or we) ______________________________________________  
____________________________________________________________________________________________  
____________________________________________________________________________________________  
as Principal, and  ______________________________________________________________________________  
____________________________________________________________________________________________  

names of Sureties  
as Surety(ies) are held and firmly bound unto the Hazelnut Marketing Board, its successor or successors in the sum  
of __________________________________ Dollars ($________________), lawful money of the United States of  
America, for the payment of which sum well and truly to be made to said Hazelnut Marketing Board, we bind  
ourselves and each of us, our and each of our heirs, executors, administrators, successors and assigns, jointly and  
severally, firmly by these present.  

THE CONDITION OF THIS OBLIGATION IS SUCH THAT, if the said above-bounden  
____________________________________________________________________   or successors, shall  
name of Principal  
and truly perform all and singular the promises contained in a certain Undertaking executed by him on the  
____________ day of _________________20_____, to the Hazelnut Marketing Board, whereby the Principal herein  
was permitted to postpone his surplus obligation as provided by section 982.54 of the Hazelnut Marketing  
Agreement and the Marketing Order as amended, then this obligation shall be void; otherwise to remain in full force  
and effect.  

PROVIDED FURTHER, that this obligation may be cancelled by the Sureties, giving thirty (30) days notice in  
writing to the Secretary of the Hazelnut Marketing Board, Aurora, Oregon, but such cancellation shall not affect any  
liability which has accrued under this obligation prior to the effective date of cancellation.  

SIGNED, SEALED AND DATED THIS ___________ day of ________________________, 20____.  

_________________________________ (SEAL)   _________________________________ (SEAL)  
Principal      Surety  
_________________________________ (SEAL)   _________________________________ (SEAL)  
Principal      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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