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Bond No.:
Project Name:
Permit No.:
Building Permit No.:

## PERFORMANCE BOND SHORT PLATS and SMALL PROJECTS

For				Impro	ovements	
WHEREAS, referred to as "the Principal", has	s applied to the					
City", for permission	to co	onstruct	the j	project	known	as
				on a	site located	d at
	<del>_</del>				, and	
WHEREAS, the	City app	proved	the re	quested	action	on
	, 20_	, and				
WHEREAS, the approve	al granted by	the City a	and the pr	ovisions of	the Redm	ond
Community Development Guide	require certa	in improven	nents to be	e made in c	onnection v	vith
construction of the project, which	h improvemer	its are show	n on the ap	proved site	plan and o	ther
required plans and as further defi	ned by the con	ditions iden	tified in the	e City file,		
NOW, THEREFO	RE, th	e unc	dersigned	Princ	ipal	and
		_, a corpo	ration auth	norized to	transact su	rety
business in the State of Washin	ngton, hereina	fter referred	l to as "th	e Surety", a	agree and b	oind
themselves, their heirs, executor	ors, administra	itors and as	signs, unt	o the City	in the sum	ı of
			(	\$	), lav	wful
money of the United States, according						
1) I d		. 1	1 , 1	11 '		
1) In the event the P	-		-	-	-	
by the above-referenced condition	ns, plans, and	file within	the time pe	eriod specifi	ied, (b) paid	i all

sums owing to contractors, suppliers or others as a result of such work for which a lien against

- 2) If the Principal or Surety fails to complete the improvements as requested by the City, the City's employees and agents are hereby authorized to enter onto said property and perform such work. This provision shall not be construed as creating an obligation on the part of the City or its representatives.
- 3) Notwithstanding any other provision of this Performance Bond, if any defect in or failure of any improvement covered by this Bond should result, in the sole determination of the City, in an emergency which necessitates immediate repair or replacement, the notice requirements of this Bond may be dispensed with and the City may repair or replace, or cause to have repaired or replaced, the defective improvement. In such case the Surety shall, upon receipt of an invoice from the City detailing the costs of such repair, replacement, and associated costs, forward the full amount of such invoice to the City within ten (10) days of receipt.
- 4) In the event any lawsuit is instituted to enforce the terms of this bond or to determine the rights of any party hereunder, the prevailing party in such litigation shall be entitled to recover from the losing party its costs, including reasonable attorney's fees, incurred as a result of such lawsuit.
- 5) This Bond shall remain in full force and effect until the obligations secured hereby have been fully performed and formally accepted by the City, and a bond, to warranty all improvements from any defect or defects in any of the material or workmanship entering into any part of the improvements, which shall develop or be discovered for a period of at least one year from acceptance, has been submitted to the City in an amount of not less than ten (10) percent of the cost of the improvements and in a form suitable to the City, and until released in writing by the City at the request of the Surety or the Principal, upon expiration of the period specified in paragraph 1 above.

	PRINCIPAL:
	Name of "Principal"
Countersigned	Signature of "Principal"
	SURETY:
Residing Agent	Name of "Surety"
	Signature of "Surety"
Accepted by: CITY OF REDMOND Name:	
Date:	
Persons to contact regarding release:	
Contact Name:	
Mailing Address:	
E-mail Address:	
Phone No :	
Phone No:	

DATED this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_, 20\_\_\_\_\_.