## STATE OF OREGON APPROVED PROVIDER SURETY BOND

	Surety Company Bond No
	, as <i>Principal</i> , desires to obtain, or to renew, approval from
pursuant to Oregon Laws 2013, ch Series A Courses, as set forth in 0 with the Construction Contractors business practices, as set forth in	tors Board to offer continuing education for residential contractors apter 718, and OAR chapter 812, division 22. The principal may offer OAR 812-022-0015(2)(b). The principal may enter into an agreement Board to provide CCB-Developed courses in laws, regulations and OAR 812-022-0018. <i>Principal</i> is required to furnish a bond in the end sufficient surety, conditioned as set forth in this instrument.
the State of Oregon, as <b>Sure</b> administrators, successors and as benefit of the State of Oregon Con	, a corporation qualified and authorized to do business in ty, hereby bind themselves, their heirs, personal representative, signs, jointly and severally, unto the State of Oregon for the use and struction Contractors Board in the sum of twenty-thousand dollars and provided for any amounts owed by the Principal pursuant to OAR 812-
chapter 812, division 22, the Princotherwise the obligation remains in	r this bond is void if, in accordance with ORS chapter 701 and OAR cipal pays all amounts owed to the Construction Contractors Board; full force and effect. Any person suffering loss or damage because of and faithfully comply with OAR 812-022-0016(3) or 812-022-0026(2) y of any amount due that person.
0016(3) and 812-022-0026(2). The	ose of ensuring payment of amounts owed pursuant to OAR 812-022- e bond is one continuing obligation, and the liability of the Surety for the arise under this bond may in no event exceed the amount of the penal
approved provider, whichever occu Surety sooner cancels the bond. monies owed the Construction Cor the Construction Contractors Board	or the date that the Principal meets all requirements as an urs later, and remains continuously in effect until depleted, unless the The Surety may cancel this bond and be relieved of further liability for itractors Board by giving 30 days' written notice to the Principal and to d. Cancellation does not limit the responsibility of the Surety for claims ors Board prior to cancellation of the bond.
	ses of continuing education provider approval unless filed with the hin 60 days after the date shown below.
Executed by the Principal and the S	Surety this day of, ´´´´
Surety:	Principal:
	Signature
Signature	Name (print or type)
Name of Attorney-in-Fact or Agent	
Attorney-in-fact Title	
Agency Address	
City, State, Zip Code	

APPROVED PROVIDER SURETY BOND (11-13)