

Effective Date: _	
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NORTH CAROLINA LANDSCAPE CONTRACTORS' LICENSING SURETY COMPLIANCE BOND

ALL INFORMATION IS TO BE TYPED OR CLEARLY PRINTED

LIVED OF FRANCE HOLD, INCIDED OF L'ORDORS	CONTRACTOR BOND NUMBER
(Type of License Held: Individual or Corpora INSURANCE AGENT	PHONE NUMBER ()
AGENT ADDRESS	,
Address	City St Zip
KNOW ALL PERSONS BY THESE PI	RESENTS
That we,(License Holder's Name if Individual; or License Ho	(hereinafter called Principal) ar
(License Holder's Name if Individual; or License Ho Name if Q	older's Name <u>and C</u> ompany Qualifying as a Company)
a corporation authorized to do business in the Sta firmly bound unto The North Carolina Landscape Thousand Dollars (\$10,000), the true payment wl respective heirs, executors, administrators, succe DATED THISDA	
The condition of this bond is such that the above	bound Surety
work is performed, remedy all defects in said wor	hall, without additional cost to the person for whom any suc rk caused by a violation of Chapter 89D of the North Caroli
said Principal, his agents or employees, and with Landscape Contractors' Licensing Board, then the in full force and effect. The failure or default on the within 30 days after notice shall give the person Principal and Surety under this obligation; provi-	within one (1) year after the performance of any such work bean forty-eight (48) hours after notice from the North Carolina's obligation shall become null and void; otherwise to remain the part of the Principal in remedying any defects in such wo for whom such work is performed a right of action against tided, however, that no suit, action, or proceeding by reason of
said Principal, his agents or employees, and with Landscape Contractors' Licensing Board, then the infull force and effect. The failure or default on the within 30 days after notice shall give the person Principal and Surety under this obligation; proviany default shall be brought on this bond after on Principal for any such person. This bond shall be considered continuous under the principal shall be considered continuous under the con	within one (1) year after the performance of any such work bean forty-eight (48) hours after notice from the North Carolina obligation shall become null and void; otherwise to remain the part of the Principal in remedying any defects in such wo for whom such work is performed a right of action against the ided, however, that no suit, action, or proceeding by reason the (1) year from date of final completion of the work done by the intil such time as notification of cancellation is a Contractors' Licensing Board. Cancellation must be
said Principal, his agents or employees, and with Landscape Contractors' Licensing Board, then the infull force and effect. The failure or default on the within 30 days after notice shall give the person and Principal and Surety under this obligation; proving any default shall be brought on this bond after on Principal for any such person. This bond shall be considered continuous usefurnished to the North Carolina Landscape received no less than 30 days prior to the carolina continuous usefurnished to the North Carolina Landscape received no less than 30 days prior to the carolina	within one (1) year after the performance of any such work bean forty-eight (48) hours after notice from the North Carolina's obligation shall become null and void; otherwise to remain the part of the Principal in remedying any defects in such work for whom such work is performed a right of action against the ided, however, that no suit, action, or proceeding by reason the (1) year from date of final completion of the work done by the intil such time as notification of cancellation is a Contractors' Licensing Board. Cancellation must be
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said Principal, his agents or employees, and with Landscape Contractors' Licensing Board, then the infull force and effect. The failure or default on the within 30 days after notice shall give the person. Principal and Surety under this obligation; proviany default shall be brought on this bond after on Principal for any such person. This bond shall be considered continuous usefurnished to the North Carolina Landscape received no less than 30 days prior to the carolina Landscape received no	within one (1) year after the performance of any such work bean forty-eight (48) hours after notice from the North Carolina obligation shall become null and void; otherwise to remark the part of the Principal in remedying any defects in such work for whom such work is performed a right of action against the ded, however, that no suit, action, or proceeding by reason the (1) year from date of final completion of the work done by the action as notification of cancellation is a Contractors' Licensing Board. Cancellation must be ancellation effective date. Surety C Licensed Landscape Contractors to be covered (a copy of the lual license application):
said Principal, his agents or employees, and with Landscape Contractors' Licensing Board, then the infull force and effect. The failure or default on the within 30 days after notice shall give the person. Principal and Surety under this obligation; proviany default shall be brought on this bond after on Principal for any such person. This bond shall be considered continuous uffurnished to the North Carolina Landscape received no less than 30 days prior to the carolina Landscape received no	within one (1) year after the performance of any such work hain forty-eight (48) hours after notice from the North Carolinis obligation shall become null and void; otherwise to remain the part of the Principal in remedying any defects in such work for whom such work is performed a right of action against the ded, however, that no suit, action, or proceeding by reason the (1) year from date of final completion of the work done by the such time as notification of cancellation is a Contractors' Licensing Board. Cancellation must be ancellation effective date. Surety