The Tulalip Tribes of Washington

FORM OF BID GUARANTY & CONTRACT BOND

KNOW	ALL	PERSONS				S , that	we,	the	undersigned
				as Princip	al at				,
(Address)									
and					as	Surety, ar	e here	by hel	ld and firmly
bound unto t	he Tula	alip Tribes of	Was	hington, h	erein referre	ed to as T	ulalip	Tribes,	, in the penal
sum of the c	dollar a	mount of the	bid s	submitted I	by the Princ	cipal to the	e Tula	lip Trib	oes on (date)
		to undertake				•		•	,
				•					
The pena	al sum,	referred to	herein	, shall be	the dollar	amount of	the P	rincipa	I's bid to the
Tulalip Tribe	es, inco	orporating a	ny ad	lditive or	deductive	alternate	bids (or any	additive or
deductive all	owance	bids made	by th	e Principa	I on the da	ate referre	d to a	bove t	o the Tulalip
Tribes, which	n are a	ccepted by the	he Tu	Ialip Tribe	s. In no ca	se shall t	he per	nal sum	n exceed the
amount of do	ollars (§	3). (If the	e above line	e is left bla	ank, th	e pena	al sum will be
									ternatively, if
completed, t	the am-	ount stated	must	not be le	ss than the	e full amo	ount of	f the b	oid, including
alternates ar	nd allow	wances, in d	ollars	and cents	s. A perce	ntage is	not ac	ceptab	le.) For the
payment of	the per	nal sum well	and	truly to be	e made, w	e hereby	jointly	and s	everally bind
ourselves, or	ır heirs	, executors, a	admini	istrators, s	uccessors a	and assigr	is.		•

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that whereas the above-named Principal has submitted a bid on the above-referred to project;

NOW, THEREFORE, if the Tulalip Tribes accept the bid of the Principal, and the Principal fails to enter into a proper contract in accordance with the bid, plans, details, specifications and bills of material; and in the event the Principal pays to the Tulalip Tribes the difference not to exceed five percent of the penalty hereof between the amount specified in the bid and such larger amount for which the Tulalip Tribes may in good faith contract with the next lowest bidder to perform the work covered by the bid; or resubmits the project for bidding, the Principal will pay the Tulalip Tribes the difference not to exceed five percent of the penalty hereof between the amount specified in the bid, or the costs, in connection with the resubmission, of printing new contract documents, required advertising and printing and mailing notices to prospective bidders, whichever is less, then this obligation shall be null and void, otherwise to remain in full force and effect. If the Tulalip Tribes accept the bid of the Principal, and the Principal, within ten days after the awarding of the contract, enters into a proper contract in accordance with the bid, plans, details, specifications and bills of material, which said contract is made a part of this bond the same as though set forth herein; and

IF THE SAID Principal shall well and faithfully perform each and every condition of such contract; and indemnify the Tulalip Tribes against all damage suffered by failure to perform such contract according to the provisions thereof and in accordance with the plans, details, specifications and bills of material therefore; and shall pay all lawful claims of subcontractors, material suppliers and laborers for labor performed and materials furnished in the carrying forward, performing or completing of said contract; we, agreeing and assenting to, at this undertaking shall be for the benefit of any material supplier or laborer having a just claim, as well as for the Tulalip Tribes herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

THE SAID Surety hereby stipulates and agrees that no modifications, omissions or additions, in or to the terms of said contract or in or to the plans and specifications, therefore, shall in any wise affect the obligations of said Surety on its bond, and it does hereby waive notice of any such modifications, omissions or additions to the terms of the contract or to the work or to the specifications.

	SIGNED this	day of	,,
PRINCIPAL:			
By:			
Title:		<u></u>	
SURETY:			
Address:		_	
Phone: ()			
By:Attorney-i	n-Fact		
SURETY AGENT:			
Address:		_	
Phono: ()			