



## Medical Cannabis Cultivation PERFORMANCE BOND

## KNOW ALL PERSONS BY THESE PRESENTS:

THAT WE,	, as Principal, and, a zed to transact business of indemnity and suretyship
Corporation and being duly authori	zed to transact business of indemnity and suretyship
in this state, with its principal office at bound and do hereby acknowledge our indebtedness	, as Surety, are held and firmly
bound and do hereby acknowledge our indebtedness	to the State of Utah, Department of Agriculture and
Food, as Obligee, in the sum of Two Hundred Fit	
which payment well and truly to be made, we bind or	
assigns, jointly and severally, firmly by these present	S.
WHEREAS, the condition of this obligation	is such that the Principal is obtaining a license from
the <u>Utah Department of Agriculture and Food</u> to carr	y on business as a <u>Cannabis Cultivation Facility</u> .
WHEREAS, the Principal is required to co	omply with the requirements of Utah Code Title 4,
Chapter 41a, Part 1 Cannabis Production Establishm	ents, specifically Utah Code § 4-41a-201 (2) (b) (iv)
(A) and is therefore posting this Bond.	
LIABILITY for the payment of this sum, to	o which we hereby obligate and bind ourselves, our
heirs, executors, administrators, successors and assig	ns, jointly and severally, becomes effective upon the
following conditions:	
	to conduct business in this state as a Cannabis
Cultivation Facility;	very with all amplicable muscicions of and audous mules
and regulations issued pursuant to, Utah Code Title 4	y with all applicable provisions of, and orders, rules Chapter 41a
and regulations issued pursuant to, Ottal Code Title	, Chapter 11a.
	the Principal's registration/licensing is withdrawn,
terminates through non-renewal or non-issue, or is re	
omissions which occur prior to such time. This Bor	nd may also be canceled by the Surety upon 30 days
written notice to the Principal and the Obligee.	
NO suit may be maintained to enforce any li	ability arising under this Bond unless brought within
one (1) years after discovery of the act or omission up	pon which liability is based.
IT is understood and agreed that any pers	son(s) having a claim under the conditions of this
obligation may initiate suit in any court of competer	
upon this Bond.	
Signed, sealed and dated this, day	y of

Principal	
By:	
Surety	
By:	