INSTRUCTIONS TO BONDING COMPANY FOR PERFORMANCE BOND

On the top line of the Orange County Performance bond, the Type of Contractor needs to be listed. For Example:

- General Contractor Class “A”
- Plumbing Contractor
- Building Contractor Class “B”
- Irrigation Sprinkler
- Residential Contractor Class “C”
- Electrical Contractor
- Roofing Contractor
- Air Conditioning – Class “A”
- Aluminum/Concrete Contractor
- Air Conditioning – Class “B”
- Swimming Pool Contractor
- Mechanical Contractor
- Marine Contractor
- Sheet Metal Contractor
- Sign Installation, Non-Electrical Contractor
- Sign Electrical Contractor
- Sound, Signaling & Communication Systems
- Electrical Contractor
- Garage Door Installation
- Siding, Window & Doors

Bonds must be executed in the name of the individual who holds the License

Individual name must be listed as it is shown on the State Contractor License, or Business Tax Receipt - (If no State Contractor License is required). Company name or DBA (doing business as), may also appear on the bond after the contractor’s name. New bonds must be original; however, continuation bonds can be faxed, mailed or e-mailed to contractorlicensing@ocfl.net as long as the document is a readable straight clear copy.

Executed bonds must have the bonding company seal and the signature of a bonding company representative signature on the face of the bond.

For assistance, please contact Contractor Licensing at (407) 836-5522.
Number ______________________

**PERFORMANCE BOND**

Bond for (Type of Contractor) ______________________________________________ Contractor

KNOW ALL MEN BY THESE PRESENTS: That I, ______________________________________,
(Name of License Holder)
as Principal, AND ________________________________________________________________
(Name of Insurance Company)
A corporate Surety authorized to do business in the State of Florida, (hereinafter called Surety), are
held and firmly bound unto the Board of Orange County Commission, Orange County, State of
Florida, in the penal sum of FIVE THOUSAND DOLLARS ($5,000.00), the true payment thereof
well and truly to be made we so bind ourselves, our respective heirs, executors, administrators,
successors, and assigns jointly and severally, firmly by this Bond.

Dated This ________ Day Of ________________________, 20 ______.

The condition of this Bond is such that if the above bonded Principal, the said _________________
________________________________________________________________, Shall protect all
persons suffering any loss or damage occasioned by said Principal failing to comply with any of the
provisions of Orange County Code applicable to the work performed by the Principal, or the officer,
employee or agent of said Principal, or under the direction and supervision of said Principal, and
shall, without additional cost to the person for whom any such work is performed, remedy all
defects in said work due to faulty workmanship or material furnished or used by said Principal, and
shall reconstruct and repair any such defective work and shall replace or make good any such
defective material in the class of work embraced in the Code applicable thereto, at any time within
one (1) year after the performance of any such work by said Principal, his agents or employee, then
this obligation shall become null and void; otherwise to remain in full force and effect.

The failure on the part of the Principal in remedying any defects in such work due to faulty
workmanship or incorrect construction or installations or due to faulty materials furnished or used by
said Principal shall give Orange County or, subject to the prior approval of the Orange County
Division of Building Safety, the person for whom such work is performed a right to action against
the Principal and Surety under this obligation; provided, however, that no suit, action or proceeding
by reason of any default shall be brought on this after one (1) year from the date of final completion
of the work done by the Principal for any such person.

It is mutually agreed and understood between all parties hereby, that if the Surety shall so elect this
Bond may be called and discontinued by giving sixty (60) days’ notice in writing to the Board of
Orange County Commission, Orange County, State of Florida, the Division of Building Safety,
Orange County, Florida, and the Principal, and this Bond shall be deemed cancelled at the
expiration of said sixty (60) days, the Surety remaining liable for all defaults covered by the Bond,
which may have been committed by the Principal up to the date of cancellation under the terms,
conditions and provisions of this Bond.

The premium anniversary date of the bond shall be on the 30th day of September of each year,
with the expiration date of September 30, 20 ____.

__________________________________________
PRINCIPAL

___________________________________________
SURETY

___________________________________________
ATTORNEY-IN-FACT

8/06/10 REV.