## STAFF LEASING SERVICE SURETY BOND

	Bond Number		
KNOW ALL MEN BY THESE PRESENTS:			
That we,,			
(Name of company)			
of the Cour	nty of, State o	of, as Princip	al, and
	(Name of sur	rety) an insur	ance
carrier duly admitted to do business in the State of Texas, as Surety, are held and firmly bound unto the Texas Department of Licensing and Regulation, Obligee, in the penal sum ofTHOUSAND (\$00) DOLLARS, lawful money of the United States, to be paid to said Obligee for the benefit of a party who is injured because of Principal's violation of Texas			
Labor Code truly to be r severally by	e, Chapter 91 or the rules and regundate, we bind ourselves and our le	party who is injured because of Prin- ilations appertaining thereto, for while egal representatives, successors and er, in no event shall Surety's liability	ch payment well and dassigns, jointly and
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that the said Principal has been licensed as a staff leasing services company, pursuant to the Labor Code, Chapter 91, by the said Obligee.			
comply with and Regula	n Chapter 91, Labor Code, and the	It faithfully perform its obligations and rules and regulations of the Texas Is obligation to be void, otherwise to r	Department of Licensing
1. 2.	It is agreed that as of It is agreed that the Surety is liable bond term.	this bond shall be for any claims resulting from viola	be in full force and effect. tions made during the
3.	The Surety may at any time cance	el this bond by giving sixty (60) days	written notice to the
4.	<ul><li>a. two years after Principal cease</li><li>b. two years after the Principal's</li><li>c. the executive director receive</li></ul>	any defaults under this bond until the ses to do business in this state; s license expires; or es satisfactory proof from Principal a d or otherwise adequately met all ob	nd determines
Signed, Sealed and Dated this day of			
Principal: By:			
(Signature of Principal corporate officer, owner or partner)			
Surety:			

BONDING COMPANY MUST BE AUTHORIZED TO DO BUSINESS IN TEXAS NOTE: A POWER OF ATTORNEY MUST BE ATTACHED.