Kernen Construction is a Drug Free Company with pre-employment drug screening. 2350 Glendale Drive McKinleyville, CA 95519 fax 707-826-1888 APPLICATION FOR EMPLOYMENT

CALIFORNIA

Position I	Desired		[] Part t	ime [] Fu	ll time Today's D	ate	
Name							
Name(Print) Last		First	First		Middle		
Present Address _	·				How long have you lived there?		
Previous	Street and Number	City	State	Zip Code	How long did	Years	Months
Address _					_ you live there?		
	Street and Number	City	State	Zip Code		Years	Months
Telephone No.			Email				
Have you	ever worked for this C	ompany before?	[] Yes [] No				
If yes, ple	ease give the date(s) and	l position:					
		-	ing and qualifications tha	•	•		•
which you	are applying						
DECODI	O OF PREVIOUS EM	DI OVMENT					
RECORI	OF TREVIOUS EM	ILOIMENI					
			nployers in chronologica				
	siness references. [Add		ervice and any period of finecessary]	unempioym	ent. If sen-employe	ea, give in	rm name and
Present or	· Last Employer Name			T_{ℓ}	elenhone #		
	esent or Last Employer Name						
Address		Employed	Employed from		to	Month / Year	
Your title	or Position		Name/ Title or last	Supervisor			
Reason fo	or leaving:						
D .	1 (F 1 N			TD.	1 1 "		
Present or	Last Employer Name_			16	elephone #		
Address_			Employed	from	Month / Year	to	Month / Year
Your title	or Position	Name/ Title or last Supervisor					
Reason fo	or leaving:						
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Present or	Last Employer Name_			Te	elephone #		
Address_			Employed	from	Month / Year	to	Month / Year
Your title	or Position		Name/ Title or last	Supervisor			
				-			
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Present or Last Employer Na	me	Te			
Address		Employed from	Month / Year		
Your title or Position		Name/ Title or last Supervisor		_	
Reason for leaving:					
RECORD OF PREVIOUS	EMPLOYMENT (contin	nued)			
Have you ever been terminate If yes, please explain circums		any job? [] Yes [] No			
	in your employment histo	ory:			
May we contact your current		[] No If No, please ex	xplain:		
		rs of age? [] Yes [] No			
Are you capable of satisfacto [] Yes [] No	rily performing the essenti	al job duties required of the posi	ition for which you are appl	ying?	
Do you have adequate transp	ortation to and from work?	? [] Yes [] No Valid I	License? [] Yes [] No)	
How many days of work have	e you missed in the last thr	ree years due to reasons other tha	an paid holidays and vacatio	n?	
1) # of Day	_ 2)	ar # of Days	3) # of D		
·	s Yea	ar # of Days	Year # of L	ays	
WORK REFERENCES					
Please list persons who have	knowledge of your work p	performance – NOT previous em	iployers or relatives.		
Name	Occupation	Address (Street, City & State)	Telephone N	No. of Yrs	
DEFENDED DV					
REFERRED BY:					
		IVE FOR A MAXIMUM OF TI TIME, YOU MUST REAPPLY		U WISH TO BE	
I CERTIFY THAT ALL OF ACCURATE.	THE INFORMATION TH	IAT I HAVE PROVIDED ON T	THIS APPLICATION IS TR	UE AND	
Date	Signature of Applicant				

APPLICANT'S STATEMENT & AGREEMENT

In the event of my employment to a position in this Company. I will comply with all rules and regulations of this Company. I understand that the Company reserves the right to require me to submit to a test for the presence of drugs in my system prior to employment and at any time during my employment, to the extent permitted by law. I also understand that any offer of employment may be contingent upon the passing of a physical examination. I consent to the disclosure of the results of any physical examination and related tests to the Company. I also understand that I may be required to take other tests such as personality and honesty test, prior to and during my employment. I understand that should I decline to sign this consent or take any of the above tests, my application for employment may be rejected or my employment may be terminated. I understand that bonding may be a condition of hire. If it is, I will be so advised either before or after hiring and a bond application will have to be completed.

I further understand that the Company may contact my previous employers. I authorize those employers to disclose to the Company all records and information pertinent to my employment with them. In addition to authorizing the release of any information regarding my employment, I hereby waive any rights or claims I have or may have against my former employers, their agents, employees, and representatives, as well as other individuals who release information to the Company, and release them from any and all liability, claims, or damages that may directly or indirectly result from the use, disclosure, or release of any such information by any person or party, whether such information is favorable or unfavorable to me. I authorize the persons named herein as personal references to provide the Company with any pertinent information they may have regarding myself.

I hereby state that all the information that I provided on this application or any other documents filled out in connection with my employment, and in any interview is true and correct. I have withheld nothing that would, if disclosed, affect this application unfavorably. I understand that if I am employed and any such information is later found to be false or incomplete in any respect, I may be dismissed.

I further agree and acknowledge that the Company and I will utilize a system of binding arbitration to resolve all disputes that may arise out of the employment context. Both the Company and I agree that any claim, dispute, and/or controversy that either I may have against the Company (or its owners, directors, officers, managers, employees, agents, and parties affiliated with its employee benefit and health plans) or the Company may have against me, arising from, related to, or having any relationship or connection whatsoever with my seeking employment with, employment by, or other association with the Company shall be submitted to and determined exclusively by binding arbitration under the Federal Arbitration Act, in conformity with the procedures of the California Arbitration Act (Cal. Code Civ. Proc. sec 1280 et seq., including section 1283.05 and all of the Act's other mandatory and permissive rights to discovery). Included within the scope of this Agreement are all disputes, whether based on tort, contract, statute (including, but not limited to, any claims of discrimination and harassment, whether they are based on the California Fair Employment and Housing Act, Title VII of the Civil Rights Act of 1964, as amended, or any other state or federal law or regulation), equitable law, or otherwise, with exception of claims arising under the National Labor Relations Act which are brought before the National labor Relations Board, claims for medical and disability benefits under the California Workers' Compensation Act, Employment Development Department claims, or as otherwise required by state or federal law. However, nothing herein shall prevent me from filing and pursuing proceedings before the California Department of Fair Employment and Housing, or the United States Equal Employment Opportunity Commission (although if I choose to pursue a claim following the exhaustion of such administrative remedies, that claim would be subject to the provisions of this Agreement). In addition to any other requirements imposed by law, the arbitrator selected shall be a retired California Superior Court Judge and shall be subject to disqualification on the same grounds as would apply to a judge of such court. To the extent applicable in civil actions in California courts, the following shall apply and be observed: all rules of pleading (including the right of demurrer), all rules of evidence, all rights to resolution of the dispute by means of motions for summary judgment, judgment on the pleadings, and judgment under Code of Civil Procedure Section 631.8. Resolution of the dispute shall be based solely upon the law governing the claims and defenses pleaded, and the arbitrator may not invoke any basis (including but not limited to, notions of "just cause") other than such controlling law. The arbitrator shall have the immunity of a judicial officer from civil liability when acting in the capacity of an arbitrator, which immunity supplements any other existing immunity. Likewise, all communications during or in connection with the arbitration proceedings are privileged in accordance with Cal. Civil Code Section 47(b). As by the Act for the giving of notices and setting of hearings. Awards shall include the arbitrator's written reasoned opinion. I understand and agree to this binding arbitration provision, and both the company and I give up our right to trial by jury of any claim I or the company may have against each other.

If hired, I agree as follows: My employment and compensation is terminable at-will, is for no definite period, and my employment and compensation may be terminated by either the Company (employer) or myself at any time and for any reason whatsoever, with or without good cause. This is the entire agreement between the Company and I regarding dispute resolution, the length of my employment, and the reasons for termination of employment, and this agreement supersedes any and all prior agreements regarding these issues. It is further agreed and understood that any agreement contrary to the foregoing must be entered into, in writing, by the President of the Company. No supervisor or representative of the Company, other than its President, has any authority to enter into any agreement for employment for any specified period of time or make any agreement contrary to the foregoing. Oral representations made before or after you are hired do not alter this Agreement.

Should any term or provision, or portion thereof, be declared void or unenforceable it shall be severed and the remainder of this Agreement shall be enforceable.

IF YOU HAVE ANY QUESTIONS REGARDING THIS STATEMENT, PLEASE ASK A COMPANY REPRESENTATIVE BEFORE SIGNING
I HEREBY ACKNOWLEDGE THAT I HAVE READ THE ABOVE STATEMENTS AND UNDERSTAND THE SAME. DO NOT SIGN UNTI
YOU HAVE READ THE ABOVE STATEMENT & AGREEMENT.

Signature of Applicant	Date