COMPLETE APPLICABLE SECTION ON REVERSE



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Individual
Partnership [

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Referee, Receiver, etc 4 Court 5	Forr	n 10				Li	imited Li	ahility	Company
License	ATION FOR	BON	D—	ΔΝΥ Κ	IND			·	artnership
Applicant Name (Exactly as shown on License or Bond) Please p		D 0.1			ocial Sec		Date of		
Residence Address (Street and Number)	(City)	(State)	(Zip)	(Telephon	e #)	(Fax #)		(Email Address)
Business Address (Street and Number)	(City)	(State)	(Zip)	(Telephon	ne #)	(Fax #)		(Email Address)
Occupation or Business	How long so engag	ged? Pr	evious	Surety [] Yes [No If yes	, give name	and rea	son for change.
Type of Bond			Amou	ınt of Bon	ıd	Effectiv	ve Date		
Complete Name and Address of Obligee			I						
FINANCL	AL STATEMEN	Γ as of							
Check applicable section on Check one: Busin			_	financial Personal F					
ASSETS					LIAI	BILITIES			
Cash (List Banks)		Account	s Payal	ole					
				crued					
Stocks + Bonds — Describe		I		to Bank _ to Others (
Notes Receivable — Describe				eal Estate					
Merchandise or Material in Stock				eal Estate					
Accounts Receivable		Other L	iabilitie	es — Descr	ibe				
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		TOTA I	TTADII	IMITEO					
Furniture and Fixtures		TOTAL		Paid in) _					
Other Assets - Describe				OR SURPL					
TOTAL ASSETS		TOTAL	Liabilit	ies and Ne	t Worth				
Gross Sales - Two Years Ago Last Y	'ear	Net Inc	ome - T	wo Years A	\go		Last '	Year	
The undersigned applicant and indemnitors hereby request Western Surety Coompany/companies referred to herein as the "Company" to become their surety application and as needed, on an ongoing basis and to obtain additional informat claim, or for any other legitimate purposes as determined by the Company in its r (1) To pay premiums, including renewal premiums and any other charges, to t (2) To completely INDEMNIFY the Company from and against any liability been surety on this bond or any other bond issued for any applicant regardless of whether such liability, loss, costs, damages, attorneys' fees (3) To furnish the Company with satisfactory and conclusive termination evide (4) Upon demand by the Company for any reason whatsoever, to deposit currer That the Company shall have the right to handle or settle any claim or incurred by the Company, shall be prima facie evidence of the fact and exte (6) That the Company shall without notice, have the right to alter the penundersigned shall not be affected by the failure of the undersigned to sign collateral obtained and if any party signing this agreement is not bound for That if a contract or performance bond is issued hereunder, the undersigned (8) At the Company discretion, this indemnity agreement shall be governed in the State of South Dakota and the United States District Court for the Dist the State of South Dakota and the United States District Court for the Dist the State of South Dakota and the United States District Court for the Dist the State of South Dakota and the United States District Court for the Dist the State of South Dakota and the United States District Court for the Dist the State of South Dakota and the United States District Court for the Dist the State of South Dakota and the United States District Court for the Dist the State of South Dakota and the United States District Court for the Dist the State of South Pakota and the United States District Court for the Dist the State of South Pakota and the United States District Court for the Distri	The undersigned hereby certi- tion from any source, including of easonable discretion, and jointly he Company or its agents, when Joss, cost, attorneys' fees and and or indemnitor, or for the and expenses are caused, or al ence that there is no further liab at funds with the Company in an usuit in good faith and the Compant of the liability of the undersig- el or amend any bond without o alty, terms and conditions of ar a any bond, nor any claim that o any reason, this agreement will d hereby assign to the Company r used on the contract, n all respects by the laws of the i rict of South Dakota in all action more parties so designated, upo modify, bar, discharge, limit, s	fy the truth cobtaining creed and severally due, expenses whenforcement leged to be ceility on this bandwist decision and severally decision and to the Cause and with your bond issue other indemnistill be bindifully any monies State of South in or proceeding written not affect or impairment of the company	f all stater it reports a agree: atsoever v of this agrused, by thou of any, cient to san an shall be mpany, tout any lied for under ty or securing on each now due Dakota arngs arising cies sent reprire the liabil	ments in the app at the time of ap which the Com reement, or in he negligence of other bond issue tisfy any claim; a binding and con ability which mir signed, and the tity was obtaine and every other or hereafter b and the undersign from or relatin; gistered mail to	pany shall a obtaining a r f the Compan, and for applican or clusive on the ght arise there is agreement d, around the companing defension of the companing defension of the companing due to the companing due the office of the office of the reto, for an	t any time selease or evicy, tany time selease or evicy, tat, mpany by rease e undersigned efform, shall apply to release of any under the co and indemnito unity agreemente Company any bonds, und.	apany to verify renewal, at the sustain as su dence of terms on of such sur l. An itemized any such alterindemity, no intract, includions consent to t int, tt Sioux Falls, ertakings and	this infore time of as rety or b mination retyship, a statemen ered bond, or the returning all define jurisdic South Dak obligation	mation at the time of the properties of the courts of the
Agency				Signat	ure & Busine	ess/Corporate	e Title		
AddressStreet									
Street									"Indemnitor
City State 7 Agent's Code	Zip								"Indemnitor
									"Indemnitor
AGENT'S RECOMMENDATIO Your recommendation will be helpful and may be the	e difference their	: Personal i own handv	ndemnite vriting, e	ors should pr e.g. John Do	int and sign	n their nam K "Indemn	es before th	e word "	ndemnitor" in
between getting a refusal or having the bond written. I you know and think of the applicant.	Tell us what								

AGENT: Check here if this correspondence was previously faxed or emailed to CNA Surety.

IMPORTANT NOTICE

Please discuss with the applicant the potential use of personal credit history to facilitate the underwriting review process.

INTERNAL CONTROL								
DATA COMPLETE FOR ALL FIDELITY	Will Applicant Sign Checks? Yes No	Is countersign. By Whom?	ature required?	∐ Yes	∐ No	Regular Au By Whom?	dits? Yes	∐ No
SUBMISSIONS OR FOR PUBLIC OFFICIAL OVER \$150,000. PUBLIC	Are bank accounts reconciled withdraw from the accounts?	· — —	zed to deposit or	Applicar	nt's Net Worth	e	Ever Discharged employment? Why?	From any Yes No
OFFICIAL BOND NO FINANCIAL STATEMENT NECESSARY, APPLICANT SIGN	Net Worth:	Elected Da Appointed Da	ate:	Ter	m of Office:		emium will be pa	
APPLICATION OVER \$100,000, INTERNAL CONTROL DATA SECTION OVER \$150,000.	Title of Position	1	Main Sources of	Organizat	tion's Funding			
PIDELITY BOND NO FINANCIAL STATEMENT NECESSARY. COMPLETE	Purpose or Function of Organ	nization						
INTERNAL CONTROL DATA.	Name of deceased (Ward)		Date of death		ate of appointments, please ex		or trust?	indebted to the estate Yes No (If yes, attached sheet.)
PROBATE BOND	Has applicant had prior possess (i.e. Power of Attorney, bank a		Yes No	If yes, ple	ease explain.			·
NO FINANCIAL STATEMENT NECESSARY. HAVE APPLICANT SIGN THIS APPLICATION.	Name and address of attorney		· 				Те	lephone #
	Will the attorney remain invoduration of this estate? Name, age, and health status	Yes No			relationship to		Applica	nt's net worth:
	minor(s) incompetent Are guardianship funds to be	used for support of ward	[deceas ward(s	ed s)	e guardiansl	\$	insurance settlement,
Any person who, with intent to defraud or knowing that he is facilitating a fraud	Yes No Approximat (Please send copy of court ord Who are the heirs of this esta	tely how much per month ler authorizing monthly	n?	do not es	xecute the bond	; instead refe	er it to an under	writer.)
against an insurer, submits an application or files a claim containing a false or deceptive statement is	Will any going business of the		nerated	Is this b	and required or	the demand	applicant's app	ointment as fiduciary? Yes
guilty of insurance fraud.	by fiduciary? (If yes, send a co				s No Who		. 01 011 1110010000	
	What is the applicant's exper-	ience in handling fiducia	rv responsibiliti	es?				
□ REFEREE'S								
☐ RECEIVER'S ☐ TRUSTEE'S BOND	Plaintiff		Name and add	lress of ap	plicant's attorn	iey		
NO FINANCIAL STATEMENT NECESSARY. HAVE APPLICANT SIGN THIS APPLICATION.	Defendant		Name and loca	ation of Co	ourt		Appl:	icant's net worth:
COURT BOND	Name and location of Court				Name of	Defendant		
OTHER THAN 3 AND 4 HAVE APPLICANT SIGN	Name and address of attorney	у			a <u>nt</u> icipa	t <u>e a</u> foreclosi		r bond, does applicant action against him? nderwriting.
THIS APPLICATION.	Explain purpose of bond (sub	mit copy of relevant docu	uments)					
LICENSE AND PERMIT BOND HAVE APPLICANT SIGN	Net worth:	General liability insurar (Give limits)	nce carried?	Yes 🔲 1	No State licer	nse number a	assigned to appl	icant, if applicable:
THIS APPLICATION.	Serial Number and description form it was on.)	on (Please submit a copy	or sample of the	Da	te of instrumen		to applicant on ho is it payable	
LOST SECURITIES PLEASE HAVE APPLICANT SIGN THIS APPLICATION.	☐ Yes ☐ No	escribe manner of loss			When?		To Whom	
THIS INTERCATION.	If registered, in whose name?	If a check, has payme			a deed of trust o	*		lved in a lawsuit? ned?
CERTIFICATE OF TITLE BOND	Vehicle Make	Vehicle Model			Vehicle Y	ear	Vehicle VIN	
HAVE APPLICANT SIGN THIS APPLICATION.	Is there a lien or lien holder?	Yes No If	yes, list and expl	ain.	•			

CNA SURETY

Guidelines for Completing and Signing a Form 10 Application For Bond—Any Kind and Form 10-E—Easy Application

OMPLETE APPLICABLE					tion Number	72	
ECTION ON REVERSE Section	CNA	SURETY	For Office Use (Only			
iblic Official						Individua	
obete 3 direa, Receiver, etc. 4	F	m 10				Partnershi	
ourt	FOI	m 10				Corporation	
conse	ATION FO	R BOND—A	NY KIND			ility Compan ity Partnershi	
Applicant (For partnership, give full names of partners and trade n	ames) Please print or typ	e	Social Secu	rity#	Age	Married Single	2
Residence Address (Street and Number)	(City)	(State)	(Zip)	(Telephon	e fi		
Business Address (Street and Number)	1000	(State)					
Occupation or business	How long so enga		(Zip) rety	(Telephon) If yes, give		son for change.	-
Type of Bond		Amount	of Bond	Effective I	Date		
Complete name and address of Obligee							-
FINANCIAL S	TA TENTENIEN.						_
Check applicable section			ncial statement is	necessary.			
Check one: Busin	ess Financial States	ment Per	rsonal Financial S				
ASSETS				ILITIES			_
Cash (List Banks)		Accounts Payable			_		_
Stocks + Bonds — Describe		Taxes due & accrued Notes Pavable to Bank					-
ACCES - DOMOS — DESCRICE		Notes Payable to 0					-
Notes Receivable — Describe		Mortgage on Real			A		Ξ
Merchandise or Material in Stock		Mortgage on Real	Estate		B		
Accounts Receivable		Other Liabilities -	- Describe				
Real Estate, Homestead A							
Real Estate, InvestmentB		TOTAL LIABILE	TIES				
Furniture and Fixtures		Capital Stock (Pai	d in)				
Other Assets - Describe		NET WORTH OF					
TOTAL ASSETS Gross Sales - Two Years Ago Last Y		_ Net Income - Two		-	Last Year		_
Agent's Code	surger or any utilizated compared to the compa	es and represent values re- grounds, for its obtaining as a grounds, for its obtaining and grounds, for its obtaining, for its obtaining and grounds, fo	which the Company has been a considerated of the considerated of the Company has been a considerated of the Company has been a considerated of the considerated of the conside	Ill at any time so miscardon warder is continuated warder in the principle of the principle	outain as surety outh bounds reg of such surety, and of such surety, and officer of the ti lated bend, nate, including at	or by reason of his ordinary of the second o	pr ess ort
t we approach							
							-
GENT: Check here if this correspondence wa	s previously faxe	d to CNA Surety.					

HELPFUL HINTS

- a) INDIVIDUAL OR SOLE PROPRIETORSHIP—The individual or sole owner and spouse should sign Section Two ② before the word "Indemnitor". When providing financial statements, separate business and personal statements are preferable.
- b) PARTNERSHIP—Each partner and his or her spouse should sign Section Two ② before the word "Indemnitor". If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting. When providing financial statements, send a financial statement for the partnership along with personal statements for each partner.
- c) CORPORATION—An officer should first sign Section Two ② on behalf of the corporation (indicating his/her corporate title; however, "owner" is NOT an acceptable title) and then sign a second time as a personal indemnitor, before the word "Indemnitor". All other owners should also sign as personal indemnitors before the word "Indemnitor" on each line. *In most cases, the owners' spouses also need to sign. If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting. When providing financial information, supply a corporate financial statement along with individual financial statements and current addresses for the owners.
- d) LIMITED LIABILITY COMPANY (LLC) OR PARTNERSHIP (LLP)—An authorized manager, member, or partner should first sign on behalf of the Limited Liability Company or Partnership (indicating his/her company/partnership title; however, "owner" is NOT an acceptable title) and then sign a second time as a personal indemnitor, before the word "Indemnitor". All other members/owners/partners should also sign as personal indemnitors before the word "Indemnitor" on each line. In most cases the members/owners/partners' spouses also need to sign. If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting.
- e) OUTSIDE INDEMNITY (Relatives, Friends, etc.)—When outside indemnity is required, the proposed indemnitors should sign Section Two ② below the applicants' signature(s) and before the word "Indemnitor". If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting. The outside indemnitors should provide their personal financial statements and current addresses.

We have examples showing five ways to sign an application.

(2)	trade name, if ther		Qune	
$\boldsymbol{\gamma}$	Signed this	day of	June	
		Signature & Busi	ness/Corporate Title	"Indemnitor"
			Jane Doe	"Indemnitor"
	NOTE: Personal indemn	itors should sign thei	ir names before the word "inc	lemnitor".
b)	cating the business Company.	s trade name, e.	the full names of alg. John Doe and Jam	es Doe DBA Do
2	Signed this	day of	June	,
/		Signature & Busi	ness/Corporate Title	"Indemnitor'
			James Voe	"Indemnitor
			Jane Doe	"Indemnitor
		Ann	Doe Indemnito	v
	NOTE: Personal indemn	itors should sign their	ir names before the word "inc	lemnitor".
(2)	CORPORATION Complete Section Doe Corporation, Is	nc.	he name of the corpo	oration only, e
•		John Dre	Tresident	
		Signature & Busi	ness/Corporate Title	"Indemnitor
			James Ooe	"Indemnitor
			* Jane Doe	"Indemnitor
		* Ann	Doe Indemnito	1
	NOTE: Personal indemn	itors should sign their	ir names before the word "inc	lemnitor".
	* In some cases the owner	rs' spouses may also	need to sign.	
d)	Complete Section (partnership only, e	One © in the na .g. Doe Compar	(LLC) OR PARTNER me of the limited liab y, LLC or Doe Compa	ility company any, LLP.
	Signed this	day of	June	
(2)	John	Signature & Busi	rless/Corporate Title	
			John Dre	
			* James Vol	"Indemnitor
		<u> </u>	Jane Doe	"Indemnitor
		Hnn	De, Indemnito	√
			r names before the word "inc	
			ir names before the word "ind	
e)	* In some cases the member OUTSIDE INDEM	NITY (Relatives	s' spouses may also need to si	gn.
e)	* In some cases the member OUTSIDE INDEM Complete Section (pers/owners'/partners	s' spouses may also need to si	gn.
(e)	* In some cases the meml OUTSIDE INDEM Complete Section (above.	oers/owners/partners NITY (Relatives One 0 in the ap day of	s' spouses may also need to si	gn. ing (a), (b) or (c
(e)	* In some cases the meml OUTSIDE INDEM Complete Section (above.	oers/owners/partners NITY (Relatives One 0 in the ap day of	s' spouses may also need to si s, Friends, etc.) plicant's name follow	ing (a), (b) or (c

NOTE: Financial statements may be submitted on the FORM 10 APPLICATION or on CNA Surety's Form #60—Financial Statement. Copies of Bank or Accountant prepared financial statements are also acceptable.



Cancellation Guidelines

To assist in understanding the numerous and diverse rules for bond cancellations, we have developed the following guidelines. There are many exceptions to the rules, so please contact your underwriting office with any specific questions.

- 1. First year premiums are usually considered fully earned.
- 2. Bonds that renew with a renewal bond or continuation certificate (in other words they're not continuous in nature) are cancellable upon the return of the original bond, renewal bond or continuation certificate. In the absence of the original renewal document, send written verification from the obligee (state, county, city, etc.) that the bond was not filed or used.
- 3. Many continuous bonds contain a cancellation clause which allows us to send notice of cancellation or nonrenewal to the obligee. Our notice must comply with the terms of the cancellation clause and conform to any applicable state laws. You can normally determine if there is a cancellation clause by reading the bond form.
- 4. Some continuous bonds do not contain a cancellation clause, so the only way we can cancel them is upon receipt of a letter of release from the obligee. The obligee's letter should state the principal's name, bond number, and the date our liability is considered terminated.
- 5. Probate Bonds usually require a court order to terminate our liability. Send us a copy of the Final Order of Discharge to cancel this type of bond.
- 6. Public Official Bonds written to coincide with a term of office require a signed letter of release from an official of the jurisdiction. That official must have the proper authority to release the bond.
- 7. Many state laws have been enacted in recent years which restrict us from effecting cancellation or nonrenewal except under specified circumstances. Providing us with a reason for cancellation is helpful for determining if we are allowed by law to do so.

Please contact your underwriting office if you would like to have any of these rules explained in more detail or if you have a question about how the above rules affect a specific bond.

P.O. Box 5077 Sioux Falls, SD 57117-5077 1-800-331-6053 Fax 1-605-335-0357