

Commercial Surety Short-Form Application

BOND NO.	*Additional	info, including financials,	or a supplemental	application i	may be required
Applicant (exactly as it will appear on bond)		FEIN # Married Single			. =
Address	City		State	Zip	Olligic
Are you a US Citizen? What is your Residency Status?					
Yes No Name & Address of owner or Co-Applicant or Indemnitor			Social Security #	% c	of Ownership
Name & Address of owner or Co-Applicant or Indemnitor			Social Security #	% c	of Ownership
·		T (D)	Amount of Bond Effective Date		·
Obligee Name & Address (party requiring bond)		Type of Bond	Amount of Bol	na Ene	ective Date
Prior Bankruptcy? Has application for this bond been declined If Yes, by another surety? Yes No	please provide an explanation				
	INDEMNITY AGREEMENT				
"LOSS"); (4) That Surety shall have the right, at its sole discretion, to pay, or compromise, whether Surety was liable therefore or not, shall be prim days of demand, the amount Surety deems necessary to protect itself from having the right to use all or part of these funds in payment or settlement Surety to investigate statements made herein, and to obtain credit relending institutions, and further authorizes any present or former employer the Surety's extension of surety credit and with Indemnitor's compliance wany of the aforementioned from liability in consequence of furnishing or action shall accrue and that the bringing of suit or recovery of judgment up whether heretofore or thereafter arising; (8) that and all other rights which other written agreement (with this Agreement collectively "INDEMNITY") runder this Agreement; (9) that if Surety executes any Bond(s) with any coperate for the benefit of such co-surety and reinsurer, as their interes respective heirs, executors, administrators, successors and assigns; (11) or damage by Indemnitor, and Surety shall be under no obligation to dise exercise, delay of or failure by Surety to exercise of any right, remedy of waiver of such or other rights, remedies or powers; (13) that if any Bond the estate and upon request shall provide a written report of the condition lien on and security interest in and to Indemnitor's interest, title and rights the contracts or obligations (and all proceeds thereof without limitation) security interests are effective immediately, Surety may exercise its remed which i) Bond(s) are provided, ii) contained in any Bond(s), or iii) contained of creditors or any agreement or proceeding of liquidation, receivership of surety deems necessary or appropriate to perfect the liens and security in	a facie evidence of the fact and a com any LOSS or potential LOSS, of any LOSS or in reimbursemer port information from credit report information; (7) the pon any cause of action shall not Surety may have or acquire again elated to the extension of surety osurety or reinsures all or any posts may appear; (10) that these that Surety shall have the right to close its reasons therefore, the por power whatsoever shall not prefer (s) relate to the assets of an estand of the estate. Furthermore, Inc in the proceeds of any insurance that arise in any manner whatsofties with respect to such only in the dividing any INDEMNITY agreement bankruptcy whatsoever. Indem	extent of Indemnitor's lial whether or not Surety had whether or not Surety had to Surety for payment of porting sources/burea oration, to furnish informated and Bond or underly had Surety may bring sepprejudice or bar the bring at Surety may bring sepprejudice or bar the bring at Indemnitor under other art of any Bond(s), that a covenants shall be joint of decline to issue or to carovisions of any law to the clude Surety's simultaned, Indemnitor will providemnitor grants, assigns, policy affording coverage ever as a result of the event of: a) Indemnitor ent with the Surety; and bunitor hereby authorizes.	bility; (5) to place Sas made payment of same; (6) that Inus, and to check dation concerning Inung obligation, and arate suits to recover on the same of the same	durety in fundor posted a demnitor heroredit with of coredit with of the remainder in a landamintor in a lan	ds within three reserve, Surety reby authorizes creditors and/or connection with hereby releases er as causes of auses of action, demnity or any afforded Surety shall apply and Indemnitor, its of claim for loss ed; (12) that the reconstitute any gray as security, a bligation, and in ile the lien and whatsoever for for the benefit g statement as
Witness	Applicant*	s Signature, Title			
Witness	Indemnitor	(corporate or personal)			
Witness	Indemnitor	(corporate or personal)			
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Witness	Indemnitor	(corporate or personal)			