APPLICATION AND INDEMNITY AGREEMENT FOR A BUSINESS SERVICE SURETY BOND



| LICENSED PRODUCE | R (required): | | | |
|---|--|----------------------------------|--------------------------|-----|
| Agency Name: | | Agency Code | | |
| Billing Method: | Agency Billed Direct Bille | ed Agency Billed with | Direct Billed at Renewal | |
| Principal Name: | | | | |
| Business Address: | | | | |
| | Street Address | City, State | Zip Code | |
| Predominant nature of y | our business activity: | | | |
| How long in this business | s? (Indicate Dates) | | | |
| Bond Limit Requested? | \$ (\$100,000 N | IAXIMUM) | | |
| Number of Employees ≤ | 25 🗌 Yes 🗌 No | | | |
| 1. Does the Applicant have | e any other Surety bonds or fidelity po | licies in force with any other S | urety company? 🗌 No 🗌 | Yes |
| 2. Has another Surety com | pany declined to write this or any prev | vious bond or fidelity policy? | 🗌 No 🗌 | Yes |
| 3. Have you ever had a bol | nd or fidelity policy involuntarily term | inated or cancelled? | □ No □ | Yes |
| 4. Has there ever been a cl | aim or legal action against any bond of | r fidelity policy executed on yo | our behalf ? 🛛 No 🗌 | Yes |
| 5. Do you or any of your of | companies have any pending lawsuits, | unsatisfied judgments or liens | ? 🗌 No 🗌 | Yes |
| 6. Have you or any of you | r companies declared bankruptcy or be | ecome insolvent? | □ No □ | Yes |
| 7. Have you or any of you | r companies been the subject of any le | gal or administrative proceeding | ngs | _ |
| resulting in disciplinary action? | | | | Yes |
| 3. Have you ever been convicted of a felony? | | | | |

Indemnity Agreement

Indemnity Agreement ("Agreement")

In consideration of Hartford Fire Insurance Company or any of its direct or indirect insurance company affiliates or subsidiaries, including co-sureties or reinsurers ("Hartford") Underwriting Bonds, the Undersigned hereby agree as follows:

- (1) Definitions:
 - (a) "Underwriting" or "Underwrite" shall mean all manner of reviewing, furnishing, issuing, procuring, analyzing, assuming, executing, considering, renewing, extending, altering, modifying, participating in, or continuing any Bond.
 - (b) "Bond" or "Bonds" shall mean all contracts of suretyship, guarantees, obligations and undertakings including riders, renewals, continuations, endorsements, changes and modifications.
 - (c) "Loss" means claim payments, attorney fees, consultant fees, court costs, professional fees, mediation or arbitration fees, expert witness fees, travel expenses, unpaid premiums, and amounts advanced or guaranteed by Hartford on behalf of an Indemnitor and interest on all amounts paid at the maximum statutory rate from the date of payment.
 - (d) "Claim" means any claim, demand, notice, lawsuit, arbitration proceeding, regulatory proceeding, subpoena, or request for information related to: (i) any Bond; (ii) any Underwriting activity; (iii) any Indemnitor; or (iv) any Principal.
- (2) The Applicant and Indemnitor(s) (individually and collectively referred to hereinafter as "Indemnitors") hereby certify that the foregoing declarations made and answers given are the truth and without reservation, and are made for the purpose of inducing Hartford, as surety, to Underwrite Bonds.
- (3) Indemnitors hereby expressly authorize Hartford to access its credit records and to make such pertinent inquiries as may be necessary from third party sources for the following purposes: (a) to verify information supplied to Hartford; (b) for Underwriting purposes; and (c) upon receipt of a claim or potential claim, or for debt collection. Hartford may furnish copies of any and all documents and information, which it now has or may hereafter obtain concerning each of the Indemnitors, to other persons or companies for any purpose.
- (4) Indemnitors shall pay the premiums and renewal premiums for each Bond until Indemnitors provide evidence satisfactory to Hartford that Hartford has been discharged or released from all liability under the Bond.
- (5) Indemnitors agree to exonerate, indemnify and hold Hartford harmless from any and all Loss and/or Claim. Indemnitors hereby agree to deposit upon demand with Hartford an amount sufficient to discharge any Loss, any Claim on any Bond, which deposit may be held by Hartford as collateral security against any Loss, Claim or liability.
- (6) Hartford shall have the absolute and unconditional right and is authorized but not required to pay, perform, adjust, settle, compromise, deny, dispute, litigate, appeal, or otherwise resolve any Claim or pay any Loss in connection with any Bond. Hartford's decision shall be final, binding, and conclusive on Indemnitors.
- (7) Indemnitors agree that any Obligee on any Bond is specifically authorized and requested to disclose any and all information, including providing copies of documents, whether deemed confidential or not, requested by Hartford in its investigation of any claim. Indemnitors irrevocably appoint Hartford as their attorney-in-fact with the right, but not the obligation, to exercise all rights and to create, execute and deliver any documents in the name of Indemnitors and perform all other actions deemed necessary by Hartford to secure all rights provided under this Agreement or at law.
- (8) This is a continuous Agreement and shall remain in full force and effect notwithstanding that the business for which a Bond has been Underwritten has been sold, dissolved or otherwise disposed of by Indemnitors.
- (9) An electronic, facsimile, or other copy of this document, however stored or reproduced, shall be deemed an original for any and all purposes.

Each of the undersigned affirms to Hartford that he or she has read and understands this Agreement and understands the transaction(s) to which this Agreement applies. Each of the undersigned hereby represents, warrants and affirms to Hartford that he or she is aware of all the documents which establish the rights and govern the affairs and authority of the entity on whose behalf he or she signs this Agreement and is duly authorized and empowered by the entity for which he or she signs to execute this Agreement, to affix the corporate seal to such Agreement and to bind the entity to all of the obligations, terms and conditions of this Agreement.

| WITNESS the follow | ing signature(s) and seal(s) this | day of | , 20 | |
|---|---|--------|------|-------|
| If Indemnitor is a PARTNERS | SHIP , CORPORATION or LLC: | | | |
| Witness | | | | |
| | Name of Firm/Corporation | | | |
| Printed Name: | Printed Name: | | | (Seal |
| Signature: | Printed Title | | | |
| | Signature | | | |
| Witness | | | | |
| | Name of Firm/Corporation | | | (Seal |
| Printed Name: | Printed Name: | | | (Seal |
| Signature: | Printed Title: | | | |
| | Signature: | | | |
| If Indemnitor is INDIVIDUAL | ر (need Social Security) | | | |
| W 7'4 | T. J | | | |
| Witness | Indemnitor signature | | | |
| If Indemnitor is INDIVIDUAL <u>Witness</u> Signature: Print name: | Indemnitor signature Printed name | | | |
| Witness Signature: Print name: | Indemnitor signature Printed name Social Security Number: | | | |
| Witness Signature: Print name: If Indemnitor is INDIVIDUAL (need | Indemnitor signature Printed name Social Security Number: | | | |
| Witness Signature: Print name: If Indemnitor is INDIVIDUAL (need Witness | Indemnitor signature Printed name Social Security Number: Social Security | | | |
| Witness Signature: Print name: If Indemnitor is INDIVIDUAL (need Witness Signature: | Indemnitor signature Printed name Social Security Number: Social Security) Indemnitor signature | | | |
| Witness Signature: | Indemnitor signature Printed name Social Security Number: I Social Security) Indemnitor signature Printed name Social Security Number: Social Security Number: | | | |
| Witness Signature: Print name: If Indemnitor is INDIVIDUAL (need) Witness Signature: Print name: If Indemnitor is INDIVIDUAL (need) | Indemnitor signature Printed name Social Security Number: I Social Security) Indemnitor signature Printed name Social Security Number: Social Security Number: | | | |
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Reminder – Please make sure the application has been SIGNED, WITNESSED and DATED in the appropriate areas.

CALIFORNIA NOTICE

California Notice: The Harford may charge a fee if this bond or policy is cancelled before the end of its term. The fee can range between 5% to 100% of the pro rata unearned premium. Please refer to the terms and conditions stated in the policy or bond. This notice does not apply to cancellations initiated by The Hartford.