Important

Commercial Surety Application All Purpose

Instruction Sheet

Please refer to this sheet before sending the Commercial Surety Application back to FIA. It will help avoid any delays in processing your application due to missing information.

- 1. Please complete page 1 in its entirety. (Some commonly overlooked items include producer code, producer of record, year established, date of bond, and obligee information)
- 2. Next, complete one of the following 6 sections, as applicable.

Section 2	License and Permit or Miscellaneous Bonds
Section 3	Lost Instrument Bonds. Include a completed Affidavit
Section 4	Public Official Bonds (includes Treasurer and Tax Collector)
Section 5	Fiduciary (Probate) Bonds
Section 6	Receiver or Bankruptcy Trustee
Section 7	Judicial Bonds (includes Replevin, Injunction, Appeal, Release of
	Attachment, and Attachment)

- 3. The final page is the *Indemnity Agreement*. A checklist of 4 questions will help remind you of the key items that need to be addressed:
 - Did you date the form (directly above the signatures)?
 - If the applicant is a Corporation, Partnership or LLC, is the respective name entered with the corresponding signature of the President (or authorized officer) immediately below? (Seals should be used, as appropriate)
 - If the applicant is an individual, did he/she sign the form?
 - Did a witness sign the form attesting to the authenticity of the Indemnitors' signature?

Please note that a properly executed app (signed, witnessed and dated) will be needed for bond issuance. You can also send original application with signatures to the following address for filing:

First Indemnity of America Insurance Company / FIA Surety 2740 Rt. 10 West, Suite 205 Morris Plains, NJ 07950



All Purpose

Commercial Surety Application

For all business complete page 1 of this application in its entirety. Complete Section 2-7 for the appropriate bond category indicated in General Information section below.

	General Information Questions		
Application is being made for which one of these bond categories? (*Fill out section indicated.) License & Permit or Miscellaneous – *Sec. 2 Lost Instrument (Include completed Public Official – *Sec. 4 Affidavit) – *Sec. 3 Fiduciary (Probate) – *Sec. 5, 5a, 5b Receiver or Bankruptcy Trustee – *Sec. 6 Court: Judicial – *Sec. 7			
Type of Bond (describe purpose)			
LICENSED PRODUCER (required):	(Attach a copy of the	e bond form, if available)	
Agency Name:			
RO/Agency Code:	Sub Producer Code:	Bond Number:	
Agency City:			
Bond Amount: \$	Effective Date of Bond:	Bond Term, if known:	
		# of years	
Applicant is: (select one)	ridual Partnership C-Corp	☐ S-Corp ☐ LLC ☐	
Applicant (Principal):	n Applicant:		
Name to appear on Bond, if different from	n Applicant:		
Applicant's Address:			
Applicant's Business Description or Late	st Occupation:		
Number of Years in Business:	E. I.T. ID	HC C'C O N. D. W.	
SS#: Business Phone:	Fed Tax ID: Fax No.:	U.S. Citizen?	
NOTE: If applicant is an individual , atta	ch your personal financial statement (can be so	elf-prepared on a standard form.)	
Obligee – party requiring the bond (requ	ired):		
Agency Bill w	Direct Billed – full payment	Direct Bill TABS Account TABS Account No.:	
Billing Address, if different from Applica	int's Address:		
1	General Underwriting Questions		
Crequired for all Applicants			

2	Licongo	Dormit and Missellaneous	Donda	
License, Permit and Miscellaneous Bonds Has the Applicant continuously been in business under the current name and ownership for at least 3 years? No Yes				
Does the bond guarantee the perform	ance of a spec	ific contract or agreement?		☐ No ☐ Yes
If Yes, attach a copy of the				copy attached
	Does the bond cover any type of environmental or pollution exposure?			
Does the bond guarantee the paymen	t of taxes, fees	, wages or payment of any type?		☐ No ☐ Yes
3		Lost Instrument Bonds		
Present Market Value		the Bond: Open Penalty	or L Fixe	ed Penalty
Description of the lost instrument or				
In whose name are the instruments of	_	istered:		
Have the instruments or securities be				☐ No ☐ Yes
Have the instruments or securities be				☐ No ☐ Yes
Are the lost instruments or securities	in bearer form	1?		☐ No ☐ Yes
Has Notice of Loss been given?				☐ No ☐ Yes
If Yes, to whom?				Date: No
Has a Stop Notice been issued?				∐ No ∐ Yes
Please complete an Affidavit.				copy attached
		Public Official Bonds		
	ppointed	Position Title		
	Expiration of T	Term:	or	n is indefinite
Have you held this position before?				☐ No ☐ Yes
If Yes, when?				
		ly and the bond amount is greater	than \$100,000,	
attach a copy of your resum		miting?		☐ copy attached ☐ No ☐ Yes
Do you or your subordinates handle a If so, how much is handled a		nues?		□ No □ Yes
		inancial accounts and fund balance	0.9	□ No □ Yes
	•	00, provide a copy of latest fiscal y		copy attached
Total number of employees you direct			year-ena statement.	<u></u> сору апасней
Total number of employees you uned	ary or maneet	- Supervise.		
5		Fiduciary Bonds		
Applicant's Age:		•	s Net Worth:	
How long have you been with your c	urrent employ		Active or re	etired?
Date of your appointment: Name of Estate:				
What is your relationship (personal and/or financial) with the deceased/incompetent/minor/beneficiary?				
Are you indebted to the estate of the deceased/incompetent/minor/beneficiary?				
If Yes, in what amount and what are the terms of repayment:				
Attorney's name and address:				
Court jurisdiction (Obligee) in which bond will be filed:				
Is there an ongoing business?				
If Yes, provide details:				
Inventory of the Assets: Cash:		Securities:	Real Estate:	Other:
Name of Heirs/Beneficiaries	Age	Relationship to the deceased	Share of the Estate	Residence (state)
Attach a copy of the Will, Trust or	Court Order	for ALL bonds greater than or	equal to $$100,000$.	

5a	Complete for Administrator, Executor, Personal Representative	es, etc.	
Date of Death:			
Is the estate insolven	t?	☐ No	☐ Yes
Are there any dispute	es among the heirs?	☐ No	Yes
5b	Complete for Guardianship, Conservatorship, Trustee, etc	2.	
This is in regard to a	: Minor and/or Incompetent Beneficiary Age:		
Where does minor/in	acompetent reside?		
Will any assets be un	nder court restrictions?	☐ No	Yes
If Yes, prov			
	used to restrict expenditures or distributions of assets?	☐ No	Yes
	counting, investment or legal services be provided on an ongoing basis?	☐ No	Yes
	ourt require that an annual accounting be filed?	☐ No	Yes
Is the estimated dura	tion of the bond anticipated to be longer than 3 years?	☐ No	Yes
6	Receiver, Bankruptcy Trustee, Assignee Bonds		
Debtor:			
Address:			
Type of Action:	☐ Liquidation ☐ Receiver of Rents	Other	
Do you carry Fidelity		☐ No	Yes
If Yes, in w	hat amount? Carrier:		
Do you carry Profess	sional Liability or E & O coverage?	☐ No	Yes
	hat amount? Carrier:		
Attach copy of Cou	rt Order, Judgment and/or other documents	☐ Copie	es attached
7	Court: Judicial Bonds		
Judgment / Claim Ar	mount:		
Type of Action:			
Case Number:	Court Jurisdiction:		
Attorney's name and	address:		
Summary of the Acti	ion:		
Does the case involv	e a domestic dispute?	☐ No	Yes
Attach a copy of Co	ourt Order, Judgment and/or other supporting documents.	☐ Copie	es attached

Indemnity Agreement

Indemnity Agreement ("Agreement")

In consideration of First Indemnity of America Insurance Company / FIA Surety or any of its direct or indirect insurance company affiliates or subsidiaries, including co-sureties or reinsurers ("FIA") 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 FIA 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 FIA, as surety, to Underwrite Bonds.
- (3) Indemnitors hereby expressly authorize FIA 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 FIA; (b) for Underwriting purposes; and (c) upon receipt of a claim or potential claim, or for debt collection. FIA 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 FIA that FIA has been discharged or released from all liability under the Bond.
- (5) Indemnitors agree to exonerate, indemnify and hold FIA harmless from any and all Loss and/or Claim. Indemnitors hereby agree to deposit upon demand with FIA an amount sufficient to discharge any Loss, any Claim on any Bond, which deposit may be held by FIA as collateral security against any Loss, Claim or liability.
- (6) FIA 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. FIA'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 FIA in its investigation of any claim. Indemnitors irrevocably appoint FIA 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 FIA 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 FIA 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 FIA 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.

IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES AND DENIAL OF BENEFITS.

WITNESS the following signature(s) and seal(s) this

day of

, 20

If Indemnitor is a PARTNERSHIP	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:	
Witness	Indemnitor signature	
Signatura:	Printed name	
Print name:	Social Security Number:	
If Indemnitor is INDIVIDUAL (need Social Security)		
Witness	Indemnitor signature	
Witness Signature:	Indemnitor signature Printed name	
~.		
Signature:	Printed name	
Signature: Print name:	Printed name	
Signature: Print name: If Indemnitor is INDIVIDUAL (need Social Security)	Printed name Social Security Number:	

Reminder – Please make sure the application has been SIGNED, WITNESSED and DATED in the appropriate areas.

Every signature requires notarization.

CERTIFICATE OF ACKNOWLEDGEMENT OF NOTARY PUBLIC

STATE OF)		
On	before me,	who proved to me on the k	, a notary public, personally appeared assis of satisfactory evidence to be the person(s) whose
name(s) is/are subscrib	bed to the within instrument and a by his/her/their signature(s) on the	cknowledged to me that h	e/she/they executed the same in his/her/their authorized or the entity upon behalf of which the person(s) acted,
I certify under PENAL	TY OF PERJURY under the laws o	of the State of	that the foregoing paragraph is true and correct.
WITNESS my hand an	nd official seal.		
(Signature of Notary	Public) CERTIFICATE OF ACKN	OWLEDGEMENT OF NO	OTARY PUBLIC
STATE OF COUNTY OF)		
On	before me,	who proved to me on the h	, a notary public, personally appeared assis of satisfactory evidence to be the person(s) whose
	bed to the within instrument and a by his/her/their signature(s) on the	cknowledged to me that h	e/she/they executed the same in his/her/their authorized or the entity upon behalf of which the person(s) acted,
I certify under PENAL	TY OF PERJURY under the laws o	of the State of	that the foregoing paragraph is true and correct.
WITNESS my hand ar	nd official seal.		
(Signature of Notary	Public)		
CERTIFICATE OF A	CKNOWLEDGEMENT OF NOTA	RY PUBLIC	
STATE OFCOUNTY OF)		
appeared person(s) whose name her/their authorized ca	before me,e(s) is/are subscribed to the within pacity(ies), and that by his/her/thei	who proved to instrument and acknowled r signature(s) on the instru	, a notary public, personally me on the basis of satisfactory evidence to be the lged to me that he/she/they executed the same in his/ment the person(s), or the entity upon behalf of which
the person(s) acted, ex			
I certify under correct. WITNESS my	PENALTY OF PERJURY under the hand and official seal.	ne laws of the State of	that the foregoing paragraph is true and
(Signature of Notary I	Public)		

CALIFORNIA NOTICE

California Notice: FIA 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 FIA.