

LICENSE, PERMIT & MISCELLANEOUS

PHONE

FAX

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BOND INFORMATION		TYPE OF BOND			AMOUNT	ACCT OR LICENSE #		EFFECTIVE DATE	
OBLIGEES NAME & A	DDRESS: (ENTITY REQUIRING THE E	BOND)					COUNTY BOND IS REQUIRED IN		
	PLE	ASE ATTACH	ANY FORN	1S PROVIDE	D FOR THIS	PARTICULA	R BOND TYPE		
BUSINESS I	NFORMATION						PHONE #	HOW LONG IN BUSINESS	
		COMPANY ADDRESS					CITY	STATE	ZIP
COMPANY IS A: S	OLE PROPRIETORSHIP CORPO	RATION	DATE FORMED	# OF OWNERS, PARTNERS OR MEMBERS CONTACT		CONTACT		WEBSITE	
PARTNERSHIP LLC LLP		NATURE OF BUS		IESS		FEDERAL TAX ID #			
PERSONAL	INFORMATION,	LAST NAME			FIRST NAME			SOCIAL SECURITY N	JMBER
APPLICANT # 1									
SPOUSES NAME		SPOUSES SSN		RESIDENCE ADDRES	s			•	
EMPLOYER		EMPLOYER PHONE #	:	CITY		STATE	ZIP	RESIDENCE/MOBILE	PHONE
ARE YOU THE TRUSTEE, TRUSTOR OR BENEFICIARY OF ANY TRUST? YES NO		EVER DECLARED BANKRUPTCY? YES NO IF YES, WHEN?		PENDING OR PRIOR IRS LIENS YES NO		ANY LAWSUITS PENDING AGAINST YOU? YES NO		EVER FAILED IN BUSINESS? YES NO	
DO YOU OWN REAL CURRENT MARKET VALUE ESTATE: YES NO NAME OF LENDER		in res, where	CURRENT LOAN BAL	ANCE					
		LAST NAME			FIRST NAME			SOCIAL SECURITY N	IMBER
PERSONAL INFORMATION,		EASTIVANIE			THOTHAME			JOCIAL SECONTT IN	NVIDEN
APPLICANT SPOUSES NAME	T# 2	SPOUSES SSN		RESIDENCE ADDRES	s				
							_		
EMPLOYER		EMPLOYER PHONE #		CITY		STATE	ZIP	RESIDENCE/MOBILE PHONE	
ARE YOU THE TRUSTEE, TRUSTOR OR BENEFICIARY OF ANY TRUST? YES NO		EVER DECLARED BANKRUPTCY? YES NO IF YES, WHEN?		PENDING OR PRIOR IRS LIENS YES NO		ANY LAWSUITS PENDING AGAINST YOU? YES NO		EVER FAILED IN BUSINESS? YES NO	
DO YOU OWN REAL CURRENT MARKET VALUE ESTATE: YES NO NAME OF LENDER		CURRENT LOAN BALANCE							
BUSINESS F	INANCIAL								
STATEMENT		as of			20 Attach		verifications for Cash and Investment Accounts		nt Accounts
ASSETS]	Liabilitie				
Cash		\$]	Accounts Payable			\$	
Stocks & Bonds		\$			Taxes & Accruals			\$	
Notes Receivable		\$			Notes Payable			\$	
Merchandise/Inventory		\$			Mortgage(s) Payable			\$	
Accounts Receivable		\$		1	Other Liabilities			\$	
Real Estate		\$		1	TOTAL LIABILITIES			\$	
		\$		1	NET WORTH			\$	
TOTAL ASSETS		\$			TOTAL Liabilities & N		et Worth	\$	
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INDEMNITY AGREEMENT

The undersigned Applicant(s) and Indemnitor(s), (hereinafter referred to as "Indemnitors") hereby certify that the forgoing declarations made and answers given are the truth without reservation, and are made for the purpose of inducing o Company, its affiliates, parent and subsidiaries, herein applied for, and all subsequent enewal, continuation or increase of the same or any bond(s) of similar nature given in substitution or renewal thereof "undertaking(s)" as herein used .

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are hereby referred to and made a part of this agreement, the undersigned, in

- 1. Surety may, at its sole discretion, deny, pay, compromise, defend or appeal any claim or suit against the Bond(s). An itemized statement of or sworn voucher from Surety attesting to the loss shall be prima facie evidence of the loss. Indemnitor(s) expressly waive notice of any claim or demand against the Bond(s) or information provided to the Surety;
- 2. Until full performance of the obligation(s) and exonerations of the Bond(s), satisfactory to it has been obtained, Surety may freely access, examine and copy Indemnitor's books, records, credit reports, financial statements, bank account records, accounts or any other financial records of any form ("hereinafter known as "Records"). Indemnitor(s) authorize third parties in possession of these records to furnish to Surety any information requested in connection with any transaction;
- 3. The Indemnitor(s) shall pay the premiums and renewal premiums for each Bond issued hereunder, inclusive of initial, fully earned, premium and all subsequent renewals, extensions or modifications until the Surety has received written legal evidence, satisfactory to the Surety, of its discharge from any and all such Bond(s) and all liability related thereto:
- 4. The Indemnitor(s) agree to fully indemnify the Surety and to defend and save it harmless from any and all losses incurred as a result of the issuance of the Bond(s), including, but not limited to interest, costs, attorneys fees, incurred by the Surety by reason of any claims against the Surety under any such Bond(s) issued by Surety:
- 5. If Surety establishes a reserve account, the Indemnitor(s) shall immediately upon demand provide Surety with collateral acceptable to Surety equal to the reserve set and any future reserve increases, whether or not Surety has yet made a payment or incurred a loss, or at any given point that Surety determines collateralization is required for any reason. Surety may retain the collateral until all actual and potential claims and losses of any type against the Bond(s) are exonerated and all loss is fully reimbursed;
- 6. Indemnitor(s), and each of them, hereby irrevocably appoints Surety, or its designee, as his, her or its attorney-in-fact with the right and power, but not the obligation, to exercise all of the rights assigned to Surety under this agreement and to make, execute and deliver any and all additional contracts, instruments, assignments, documents or papers (including, but not limited to, the endorsement of checks or other instruments payable to Principal or any Indemnitor representing payment of monies) deemed necessary and proper by Surety in order to give full effect to the intent and meaning of the assignments or rights contained herein. It is expressly agreed that this power-of-attorney is coupled with the interest of Surety in receiving the indemnification from Indemnitor(s). Indemnitor(s) hereby ratify all acts by Surety or its designee as attorney-in-fact; and,
- 7. A facsimile, photocopy, electronic or optical reproduction shall be fully admissible in a court of law with the same force and effect as the original.

IN TESTIMONY WHEREOF, the undersigned have hereto set the	eir hands and seal this day of	, 20				
Signed, Sealed and Delivered in the presence of;	Name of Principal					
Attest or Witness	Signature and Title					
ADDITIONAL INDEMNITORS (Please give home address an	d type or print name of each in	demnitor below signature				
	Signature:	Indemnitor				
Attest or Witness	Print:	SS#:				
	Address:					
Attest or Witness		Indemnitor				
Attack ou Witness	Print:	SS#:				
Attest or Witness	Address:					
Attest or Witness	Signature:	Indemnitor				
FRAUD WARNING	Print:	SS#:				
ANY PERSON, WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY	Address:					
INSURANCE COMPANY, FILES AN APPLICATION FOR INSURANCE CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO,	Signature:	Indemnitor				
COMMITS A FRAUDULENT ACT, WHICH IS A CRIME.	Print:	SS#:				
	Address:					