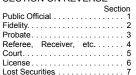
COMPLETE APPLICABLE SECTION ON REVERSE





www.cnasurety.com

Form 10

Corporation Limited Liability Company

Individual

"Indemnitor

Partnership

APPLICATION FOR BOND—ANY KIND

Limited Liability Partnership

By the Applicant and its owners submitting this application, CNA Surety may obtain a credit report on the applicant and the owners to confirm the information below. For new applicants, complete and sign the General Indemnity Agreement. If any Indemnitors have previously executed an indemnity agreement in favor of Surety, this Agreement shall be in addition to and not in lieu of or in replacement of such other agreement.

Applicant Name (Exa	<u>ctly</u> as shown on License or Bond)	Please print or type		B	ocial Secui	nty# Da	ate of Birth	Married Single
Residence Address	(Street and Number)	(City)	(State)	(Zip)	(Telephone #) (Fax a	()	(Email Address)
Business Address	(Street and Number)	(City)	(State)	(Zip)	(Telephone #) (Fax:	#)	(Email Address)
Occupation or Busin	less	How long so engaged?	Previous (Surety _] Yes [] No	O If yes, give	name and rea	ason for change.
Type of Bond			Amou	nt of Bon	ld I	Effective D	ate	
Complete Name and	Address of Obligoo							

FINANCIAL STATEMENT as of

Check applicable section on the reverse side to see whether a financial statement is necessary.

Check one: 🗌 Business Financial Statement 🗌 Personal Financial Statement

ASSETS		LIABILITIES				
Cash (List Banks)		Accounts Payable				
		Taxes due & accrued				
Stocks + Bonds — Describe		Notes Payable to Bank				
		Notes Payable to Others (Describe)				
Notes Receivable — Describe		Mortgage on Real Estate A				
Merchandise or Material in Stock		Mortgage on Real Estate B				
Accounts Receivable		Other Liabilities — Describe				
Real Estate, Homestead	4					
Real Estate, Investment]	3	TOTAL LIABILITIES				
Furniture and Fixtures		Capital Stock (Paid in)				
Other Assets - Describe		NET WORTH OR SURPLUS				
TOTAL ASSETS		TOTAL Liabilities and Net Worth				
Gross Sales - Two Years Ago Last	Year	Net Income - Two Years Ago Last	Year			

INDEMNITY

INDEMNITY
The undersigned applicant and indemnitors hereby request Western Surety Company, Universal Surety of America, Surety Bonding Company of America and any affiliated company, their successors or assigns (with such company/companies referred to herein as the "Company") to become their surety. The undersigned hereby certify the truth of all statements in the application, and thorize the Company to verify this information at the time of application and as needed, on an ongoing basis and to obtain additional information from any source, including obtaining credit reports at the time of application, in any review or renewal, at the time of any potential or actual claim, or for any other legitimate purposes as determined by the Company or its agents, when due.
(1) To pay premiums, including renewal premiums and any other charges, to the Company or its agents, when due.
(2) To completely INDEMNIFY the Company from and against any liability, loss, cost, attorneys' fees and expenses whatsoever which the Company shall at any time sustain as surety or by reason of having been surety on this bond or any other banges, attorneys' fees and expenses are caused, or alleged to be caused, by the negligence of the Company,
(3) To furnish the Company with satisfactory and conclusive termination evidence that there is no further liability on this bond or any other sond such suretyship,
(4) Upon demand by the Company for any reason whatsoever, to deposit current funds with the Company's decision shall be binding and conclusive on the undersigned. An itemized statement of the liability of the undersigned to the Company's decision shall be binding and conclusive on the undersigned. An itemized statement of the liability of the undersigned to the Company.
(6) That the Company shall have the right to handle or settle any claim or suit in good faith and the Company's decision shall be binding and conclusive on the undersigned. An itemized statement of bios and expenses incurred by the Company, shall be prima facie evidence of the f

(6)

That the Company may decline to become surety on any bond and may cancel or amend any bond without cause and without cause and without any liability which might arise therefrom, That the Company shall, without notice, have the right to alter the penalty, terms and conditions of any bond issued for undersigned, and this agreement shall apply to any such altered bond. The liability for the undersigned shall not be affected by the failure of the undersigned to sign any bond, nor any claim that other indemnity or security was obtained, nor by the release of any indemnity, nor the return or exchange of any

(8)

Collateral dotained and if any party signing this agreement is not bound for any reason, this agreement will still be binding on each and every other party That if a contract or performance bond is issued hereunder, the undersigned hereby assign to the Company any monies now due or hereafter becoming due under the contract, including all deferred payments and retained percentage, supplies, tools, plants, equipment and materials due or used on the contract. At the Company's discretion, this indemnity agreement shall be governed in all respects by the laws of the State of South Dakota and the undersigned applicant and indemnity agreement. At the Company's discretion, this indemnity agreement shall be governed in all respects by the laws of the State of South Dakota and the United States District Court for the District of South Dakota in all actions or proceedings arising from or relating to this indemnity agreement, That this indemnity may be terminated by the undersigned, or any one or more parties so designated, upon written notice sent registered mail to the Gompany and be termined by the undersigned or any one or more farties of designed, upon written notices ent registered mail to the Gompany and be termined and actions of gove the modify, bar, discharge, limit, affect or impair the liability of any party hereto, for any bonds, undertakings and obligations executed prior to the date of the Gompany therein registered main to the orden at the date of the terminetion. (9)(10)

the date of the Company's receipt and notice of such termination

(11)	In the event of any payment by the Company, to pay the Company interest on such amounts	Signed this	day of	
	at the highest legal rate from the date such payments are made.			

Agency Address					
Street					
City	State	Zip			
Agent's Code					

"Indemnitor' "Indemnitor"

Signature & Business/Corporate Title

AGENT'S RECOMMENDATION

Your recommendation will be helpful and may be the difference between getting a refusal or having the bond written. Tell us what you know and think of the applicant.

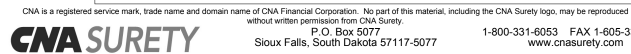
Note: Personal indemnitors should print <u>and</u> sign their names before the word "indemnitor" in their own handwriting, e.g. John Doe

AGENT: Check here if this correspondence was previously faxed or emailed to CNA Surety. Form 10-11-2015 © WSCo. 2015

IMPORTANT NOTICE

ום di. vith th 41-1 cilitate th _ riti

INTERNAL CONTROL DATA COMPLETE FOR ALL FIDELITY	Will Applicant Sign Checks? Yes No	Is	•	ignature required?	<u> </u>		Regular Audi By Whom?		
SUBMISSIONS OR FOR PUBLIC OFFICIAL OVER \$150,000. PUBLIC	Are bank accounts reconciled b withdraw from the accounts?	oy someone		orized to deposit or	Applicant's l \$	Net Worth	em	er Dischar ployment? 1y?	ged From any Yes No
1 OFFICIAL BOND NO FINANCIAL STATEMENT NECESSARY, APPLICANT SIGN APPLICATION OVER \$100,000,	Net Worth: \$	Elected Appointer	d 🗌	Date:	Term of	Office:		ium will b Annually?	e paid:
INTERNAL CONTROL DATA SECTION OVER \$150,000.	Title of Position			Main Sources of G	Organization'	s Funding			
2 FIDELITY BOND NO FINANCIAL STATEMENT	Purpose or Function of Organi	zation							
NECESSARY, COMPLETE INTERNAL CONTROL DATA.	Name of deceased (Ward)			Date of death			ent (If over 6 plain delay.)	or trust?	ant indebted to the estate
PROBATE BOND	Has applicant had prior possessi (i.e. Power of Attorney, bank ac			Yes No	lf yes, please	explain.			in an attached sheet.)
NO FINANCIAL STATEMENT NECESSARY. HAVE APPLICANT SIGN THIS APPLICATION.	Name and address of attorney	(If none, d	lo not writ	e the bond; submit i	t to our unde	rwriters.)			Telephone #
THIS AFFLICATION.		Yes		Assets of estate or	trust (describ	e)			
	Name, age, and health status of minor(s) incompetent				plicant's relat deceased ward(s)	-		\$	licant's net worth:
Any person who, with intent to defraud or knowing that he is facilitating a fraud	Are guardianship funds to be u Yes No Approximate (Please send copy of court orde	ly how mu	ich per mo	nth?			e guardianshij ; instead refer		f an insurance settlement, derwriter.)
against an insurer, submits an application or files a claim containing a false or	Who are the heirs of this estate						E	pplicant's	e objected to the appointment as fiduciary? Yes No
deceptive statement is guilty of insurance fraud.	Will any going business of the by fiduciary? (If yes, send a cop					required on] No Who	n the demand o ?	of an intere	ested person?
	Name and address of court:								
	What is the applicant's experie	ence in har	ndling fidu	iciary responsibilitie	es?				
4 RECEIVER'S TRUSTEE'S	Plaintiff			Name and add	ress of applic	ant's attorn	ley		
BOND NO FINANCIAL STATEMENT	Defendant			Name and loca	tion of Court)		A	pplicant's net worth:
NECESSARY. HAVE APPLICANT SIGN THIS APPLICATION.								\$	
5 COURT BOND OTHER THAN	Name and location of Court					Name of	Defendant		
3 AND 4	Name and address of attorney					anticipat	t <u>e a</u> foreclosur	e or collect	rder bond, does applicant ion action against him? or underwriting.
HAVE APPLICANT SIGN THIS APPLICATION.	Explain purpose of bond (subm	nit copy of 1	relevant d	ocuments)				,	
6 LICENSE AND PERMIT BOND HAVE APPLICANT SIGN		General lia Give limits		urance carried?	Yes 🗌 No	State licer	nse number as	signed to a	applicant, if applicable:
HAVE APPLICANT SIGN THIS APPLICATION.	Serial Number and description form it was on.)	ı (Please sı	ubmit a co	py or sample of the	Date of	f instrumen		o applicant o is it paya	
T LOST SECURITIES PLEASE HAVE APPLICANT SIGN	Are securities endorsed? Des	scribe man	ner of loss	5		Has no When?	tice of loss bee	en given? To Wł	Yes No
THIS APPLICATION.	If registered, in whose name?		k, has pay	vment been stopped? so, when?	? If a dee		,		nvolved in a lawsuit? tained?
CERTIFICATE OF TITLE BOND	Vehicle Make	Vehicle Mo	del			Vehicle Y	Vear Ve	ehicle VIN	
HAVE APPLICANT SIGN THIS APPLICATION.	Is there a lien or lien holder?	Yes	No No	If yes, list and expla	ain.	I			



1-800-331-6053 FAX 1-605-335-0357 www.cnasurety.com

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

ECTION ON REVERSE				,,,		
Section delty	CNA SU		Office Use Only		Individual [] Partnership []	
eferee, Receiver, etc	Form 10					
	ATION FOR B	OND-ANY	KIND		bility Company 🗌	
Applicant (For partnership, give full names of partners and trade			Social Security #	Limited Liabi	lity Partnership	
Residence Address					single	
(Street and Number)	(City)	(State)	(Zip) (Te	lephone #)		
(Street and Number)	(City)	(State)	(Zip) (Te	iephone #)		
Occupation or business	How long so engaged?				ason for change.	
Type of Bond		Amount of Bor	id Effec	tive Date		
Complete name and address of Obligee						
FINANCIAL S	STATEMENT as of					
	on the reverse side to see ness Financial Statement		tatement is neces Financial Statem			
ASSETS			LIABILITI			
Cash (List Banks)		counts Payable				
		tes due & accrued				
Stocks + Bonds - Describe		tes Payable to Bank				
Notes Receivable - Describe		tes Payable to Others				
Merchandise or Material in Stock		rtgage on Real Estate		AB		
Accounts Receivable		rtgage on Real Estate ter Liabilities — Dest		В		
Real Estate, Homestead A	Off	ier Liabilities – Des	cribe			
Real Estate, Investment B	TO	TAL LIABILITIES				
Furniture and Fixtures		vital Stock (Paid in)				
Other Assets - Describe		T WORTH OR SUR				
TOTAL ASSETS		TAL Liabilities and I	Net Worth			
Gross Sales - Two Years Ago Last Y	'ear Net	Income - Two Years	s Ago	Last Year		
UNION SIMPS - INO 1 EXD A G/Q	(ility, loss, cost, attorneys' fees and or the enforcement of this appressing encounter of the appressing of the encounter of the company in an anni stift in good faith. An interinced statement for Company, a new of the company in the company, a new of the company in the company is used on the contrast, the Company or used on the contrast. In all respects by the laws of the State interior upon working motion to the Company.	such companies nefer is and an octava additional init an determined by the Company Represent the Company Agence of the Company Agence of the Company in this hand of any other borel is generated the Company in the Company and the Company of Company and Company of Company of Company and Company of Company	e Company shall at may evidence of termination mud for applicant, im against the Company by by the Company, sweet might arise therefrom, presenter shall apply to an error becoming, due under t rigred applicant and inde- ting to this indemnity appr abates 57104, effective to day of	time sustain as surery under such bonds; rr y reason of such surery to by an officer of the y such altered bond, e contract, including milliors consent to the j errors, a (10) days after the e	y or by reason of having gardless of whether such ship, Company, shall be prima all deferred payments and urisdiction of the courts of	
An end-end end end end end end end end end end	pany ce any affiliated company (with its informa- tion Ecorphysics worthy this informa- tion Ecorphysics worthy this informa- tion in the Company is worthy the information of the experimental economic and the economic and the economic and the economic and the economic and the economic and the economic and the economic and and the economic and the economic and the appendix and the economic and the economic and and the economic and the economic and the economic and the economic and the economic and and the economic and the econom	such companies nefer is and an octava additional init an determined by the Company Represent the Company Agence of the Company Agence of the Company in this hand of any other borel is generated the Company in the Company and the Company of Company and Company of Company of Company and Company of Company	e Company shall at may evidence of termination mode for applicant, im against the Company is by the Company, sworn might arise thereforen, pertents shall apply so an or beccering due under t signed applicant and inde ing so this indentity applicant shakes \$7104, effective to	time sustain as surery under such bonds; rr y reason of such surery to by an officer of the y such altered bond, e contract, including milliors consent to the j errors, a (10) days after the e	y or by reason of having gardless of whether such ship, Company, shall be prima all deferred payments and urisdiction of the courts of	
The endocryptical additional and indeminant barries rates of Weinth Starts Con- Bergel and Starts and Starts and Starts and Starts and Starts and Starts (1994). The original starts and starts and starts and starts and starts (1994) and the starts and starts and starts and starts and starts (1994) and the starts and starts and starts and starts and starts (1994) and the starts and starts and starts and starts and starts (1994) and starts and starts and starts and starts and starts (1994) and starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and starts (1994) and starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and starts and the starts and starts and starts and starts and starts and starts and attention is displicit lapids tarts and starts and starts and starts and attention is displicit lapids tarts and starts and starts and starts and attention is displicit lapids tarts and starts and starts and starts and attention is displicit lapids tarts and starts and starts and starts and starts and attention is displicit lapids tarts and starts and starts and starts and starts and starts and attention is displicit lapids tarts and starts and starts and starts and starts and starts and starts and attention i	pany ce any affiliated company (with its informa- tion Ecorphysics worthy this informa- tion Ecorphysics worthy this informa- tion in the Company is worthy the information of the end of the endorcement of this agreement of the endorcement of this agreement is the endorcement of this agreement excitation of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement is in good filts. An interimed interact and in agreement of the endorce capse, and in agreement of the endorce of a point is all respects the theory hand in the endorce capse in all respects the bases of a point of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the en	such companies nefer is and an octava additional init an determined by the Company Represent the Company Agence of the Company Agence of the Company in this hand of any other borel is generated the Company in the Company and the Company of Company and Company of Company of Company and Company of Company	e Company shall at may evidence of termination mud for applicant, im against the Company by by the Company, sweet might arise therefrom, presenter shall apply to an error becoming, due under t rigred applicant and inde- ting to this indemnity appr abates 57104, effective to day of	time sustain as surery under such bonds; rr y reason of such surery to by an officer of the y such altered bond, e contract, including milliors consent to the j errors, a (10) days after the e	y or by reason of having gardless of whether such ship, Company, shall be prima all deferred payments and artistiction of the coarts of artisted date thereafter upon	
An obtained with the second se	near or an affiliated company. I while the formation of the second secon	such companies nefer is and an octava additional init an determined by the Company Represent the Company Agence of the Company Agence of the Company in this hand of any other borel is generated the Company in the Company and the Company of Company and Company of Company of Company and Company of Company	e Company shall at may evidence of termination mud for applicant, im against the Company by by the Company, sweet might arise therefrom, presenter shall apply to an error becoming, due under t rigred applicant and inde- ting to this indemnity appr abates 57104, effective to day of	time sustain as surery under such bonds; rr y reason of such surery to by an officer of the y such altered bond, e contract, including milliors consent to the j errors, a (10) days after the e	y or by reason of having gardless of whether such ship. Company, shall be prima all deferred payments and urisdiction of the coarts of artiest date thereafter upon "Indermittor"	
A observation of the second se	pany ce any affiliated company (with its informa- tion Ecorphysics worthy this informa- tion Ecorphysics worthy this informa- tion in the Company is worthy the information of the end of the endorcement of this agreement of the endorcement of this agreement is the endorcement of this agreement excitation of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement is in good filts. An interimed interact and in agreement of the endorce capse, and in agreement of the endorce of a point is all respects the theory hand in the endorce capse in all respects the bases of a point of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the endorcement of the en	such companies nefer is and an octava additional init an determined by the Company Represent the Company Agence of the Company Agence of the Company in this hand of any other borel is generated the Company in the Company and the Company of Company and Company of Company of Company and Company of Company	e Company shall at may evidence of termination mud for applicant, im against the Company by by the Company, sweet might arise therefrom, presenter shall apply to an error becoming, due under t riggred applicant and inde- ting to this indemnity appr abates 57104, effective to day of	time sustain as surery under such bonds; rr y reason of such surery to by an officer of the y such altered bond, e contract, including milliors consent to the j errors, a (10) days after the e	y or by reases of having gattees of whether such ship, Company, shall be prime all deferred payments and urisdiction of the source of triles date thereafter spon "Indermittor" "Indermittor"	
An obtained and approximately in a low many strength spream. We can approximately appr	near or an affiliated company. I while the formation of the second secon	such companies nefer is and an octava additional init an determined by the Company Represent the Company Agence of the Company Agence of the Company in this hand of any other borel is generated the Company in the Company and the Company of Company and Company of Company of Company and Company of Company	e Company shall at may evidence of termination mud for applicant, im against the Company by by the Company, sweet might arise therefrom, presenter shall apply to an error becoming, due under t riggred applicant and inde- ting to this indemnity appr abates 57104, effective to day of	time sustain as surery under such bonds; rr y reason of such surery to by an officer of the y such altered bond, e contract, including mistory consent to the j errors, a (10) days after the e	y or by reases of having parties of whether such ship, . Company, shall be prima all deferred payments and urisdiction of the courts of trilest date threather upon 	
Paradoxing a second sec	The second secon	such comparison of the second	e Company shall at may evidence of termination mud for applicant, im against the Company by by the Company, sweet might arise therefrom, presenter shall apply to an error becoming, due under t riggred applicant and inde- ting to this indemnity appr abates 57104, effective to day of	time sustain as surery under such bonds; rr y reason of such surery to by an officer of the y such altered bond, e contract, including mistory consent to the j errors, a (10) days after the e	y or by reases of having gattees of whether such ship, Company, shall be prime all deferred payments and urisdiction of the source of triles date thereafter spon "Indermittor" "Indermittor"	
Paradoxing a second sec	and the second	such anomposivenession of the Company and determined by the Company preperson whether the Company of the Advances of the Company of the Advances of the Advances of Social Determined and the Advances of	te Company shall at ang videoc de termination man for applicant. The physical company of the physical physical company of the physical physical company of the physical physical physical and lade physical physical and lade physical physical and lade physical physical physical physical days of	tiar statis as server sunder such bonder tr so by an officer of the so type and officer of the so contrast, including mitiozecenesis including mitiozecenesis to the j contrast, including are trained by the mitiozecenesis of the source of th	y or by reason of having provides of whether such align. Company, shall be prima all deferred payments and unitadication of the payments and uriliset date thereafter spoot uriliset date thereafter spoot "Indermittor" "Indermittor" "Indermittor"	
The obligation of the second s	and the second	such anomposivenession of the Company and determined by the Company preperson whether the Company of the Advances of the Company of the Advances of the Advances of Social Determined and the Advances of	te Company shall at ang videoc de termination man for applicant. The physical company of the physical physical company of the physical physical company of the physical physical physical and lade physical physical and lade physical physical and lade physical physical physical physical days of	tiar statis as server sunder such bonder tr so by an officer of the so type and officer of the so contrast, including mitiozecenesis including mitiozecenesis to the j contrast, including are trained by the mitiozecenesis of the source of th	y or by reason of having provides of whether such align. Company, shall be prima all deferred payments and unitadication of the payments and uriliset date thereafter spoot uriliset date thereafter spoot "Indermittor" "Indermittor" "Indermittor"	

CNA SURET

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.

/e	e have examples showing five ways	to s	sign an	applica	ation.	
)	INDIVIDUAL OR SOLE PROPRIETO Complete Section One ^① in the Indivi- trade name, if there is one, e.g. John I	dual	l's name	showin e Comp	g the bus any.	iness
)	Signed this _20H_ day of	lp	il		, 20	12
		•		_		
	Signature & Business	/Corp	or the Title	Dr	"Indem	nitor"
		(Jane	e Do	e "Indem	nitor"
	NOTE: Personal indemnitors should sign their nam	mes b	efore the w	vord "inde	mnitor".	
	PARTNERSHIP Complete Section One ^① using the cating the business trade name, e.g. J. Company.	full ohn	l names Doe and	of all I James	partners Doe DB	indi- A Doe
	Signed this day of	(Ipril	-	, 20	12
	Signature & Business	/Corp	onate Title	Dr	"Indem	nitor"
			James	\cap	_ "Indem	
	Jane Do	e	·····		"Indem	
	AnnI	مر	Inde		/	
	NOTE: Personal indemnitors should sign their national sector of the sect				mnitor".	
L						
	CORPORATION					
	Complete Section One ^① using the r Doe Corporation, Inc.	namo	e of the	corpora	ation only	y, e.g.
	Signed this day of		a	nil	_, _ 2(12
	John Doe, Preside	ut	- '			
	Signature & Business	/Corp	orate Title	Dre	"Indem	nitor"
		•	ame	0	"Indem	
	* Jane Doe	U		02	"Indem	
	0	~	τı	·].		mor
	NOTE: Personal indemnitors should sign their na		, Inde		mnitor"	
	* In some cases the owners' spouses may also need t			voru mue		
	LIMITED LIABILITY COMPANY (LL	C) (OR PAR	TNERS	HIP (LL	P)
	Complete Section One ^① in the name partnership only, e.g. Doe Company, L	of th LC	ne limite or Doe (d liabil Compan	ity compa v LLP	iny or
	Signed this day of		•	-		12
	John Dol, Manage				,	
	Signature & Business	/Corp	onato Title	n.	"Indem	nitor"
		0		$\hat{0}$		
	* • • • • • •	ð	ames	Or	"Indem	
	Jane Doe	-	\ _	• •	<u>"Indem</u>	nitor"
	- Ann		,	demi		
	NOTE: Personal indemnitors should sign their nau * In some cases the members/owners'/partners' spo					
	OUTSIDE INDEMNITY (Relatives, Fr Complete Section One ^① in the applic	rien	ds, etc.)			or (c)
	above. Signed this day of	a _f	nil		, _ _ 20	12
	Signature & Business	s/Corp	pora j e T itle	<u>م</u> .	"Indem	nitor"
			Lorn N			
		ne	- 100e		"Indem	
			/		y "Indem	nitor"
	- Joseph - Inito	h ,	-	ennit	-	
	NOTE: Personal indemnitors should sign their nau	· · · · 1.	ofore the p	rond "indo	man it coull	

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.

Form F1509-4-2012



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

CNA is a registered service mark, trade name and domain name of CNA Financial Corporation. No part of this material, including the CNA Surety logo, may be reproduced without written permission from CNA Surety.