

Generic Bond Application

12890 Lebanon Road Mt. Juliet, TN 37122 **Bond Information** 844-432-6637 404-351-3237 (F) Bond Type: _____ suretygroup.com info@suretygroup.com Bond Amount:____ Obligee Name:____ Obligee Address: **Business Information** Business Name:____ Please provide exact business name to be listed on your bond Business Address: Please list FULL address, INCLUDING COUNTY to be listed on your bond ☐ Sole Proprietorship ☐ Partnership ☐ Corporation ☐ LLC Type of Business: Effective Date of Business: Estimated Net Worth of Business: Business Website: Individual Information Applicant Name: Home Address: ☐ Married ☐ Single ☐ Divorced Social Security Number: Date of Birth: Estimated Net Worth: **Contact Information** Home Phone: Cell Phone:____ Fax Number:_____ Work Phone: _____ E-mail Address:

INDEMNITY

I agree to indemnify from all loss, cost and expense, including attorneys' fees and collection costs, The Surety Group and any surety company (The Surety Group and such surety company or companies being collectively referred to herein as "Surety") which may execute, issue, or renew, or procure the execution, issuance or renewal of any bond or other undertaking on any behalf of the person or entity named as "Applicant" above. I certify that all the information is true, and acknowledge that Surety is relying on this information to issue a bond. I agree that proof of falsity of any statement will be prima facie proof of material, intentional and fraudulent misrepresentation for all purposes of law and equity. I authorize Surety or its agents to investigate my credit, now and at any time in the future, with any institution, person or entity. I further agree: 1) To pay Surety each premium or premiums due, until satisfactory evidence that Surety's liability is terminated. 2) To pay Surety all sums demanded by surety to cover liability, claim, suit or judgment against the bond, including any legal fees and expenses. 3) To hold harmless and indemnify Surety from any and all liability, damages, loss, costs, and expenses of every kind, including attorney fees, which may be sustained or incurred arising out of the execution, enforcement, procurement of release or other action involving the application and/or issuance of the bond. 4) To pay interest at the highest legal rate allowed, in the event of any payment by Surety, from the date such payments are made. 5) That Surety has the exclusive right to defend, settle, pay or appeal any claim, and an itemized statement of loss and expense incurred by Surety shall be prima facie evidence of the fact and extent of my liability to Surety. 6) That Surety may decline to become a surety on any bond with or without cause, after the penalty, terms and conditions of any bond, complete any blanks contained in the application or indemnity agreement at the time of execution, or procure its release from said suretyship under any law for release of sureties; all without liability to Surety thereon. 7) To provide Surety with cash or other property acceptable to Surety, upon demand, as collateral security for any loss reserve. Surety may hold such collateral security until it has determined that it is no longer exposed to a loss and may retain or sell collateral security to reimburse itself. 8) That a facsimile copy of this agreement shall be considered an original and shall be admissible in a court of law to the same extent as an original agreement. 9) This agreement shall apply to all renewals, continuations, substitutions and extensions of the suretyship herein applied for. ASSIGNMENT- As security for the performance of Bonds of all the provisions of this indemnity, the Undersigned hereby assign, transfer, pledge and convey to the Surety (effective as of the date of each Bond or Bonds, but only in the event of a claim). A All rights arising out of insurance policies, notes

and accounts receivable, and chord designate the Surety or its designed set over to the Surety by the Underspapers, including but not limited to: by the Surety in order to give full ef under all provisions of the Indemnit fact.	oses in action. POWER Of e as their attorney-in-fact with signed in this indemnity, and the endorsement of checks fect to the intent and meaning	F ATTORNEY- The unde th the power, but not the ol to make, execute and del or other instruments payang of the within assignmen	rrsigned hereby irrevo bligation, to exercise a liver any and all addition able to any of the Und and for the full prote	ocably nominate, constitute all of the rights assigned, tra onal or other assignments, dersigned deemed necessa ection intended to be given	appoint and ansferred and documents or and proper to the Surety
Signed this	day of		, 20		
X		Χ			
Signature	Title	Signature		Title	
X		Χ			
Signature	INDEMNITOR	Signature		INDEMNITOR	

SIGNATURE INSTRUCTIONS:

- Sign once with your corporate title next to your signature (i.e., owner, president, managing member, etc.)
 Sign again with the word "indemnitor" written in your own handwriting next to your signature.
 All partners must sign in this way.
 All spouses must also sign in this same manner putting the word "spouse" next to his or her signature.