

PHLY-1 Application for Commercial Surety Bond—Any Kind

| | Bond Type | License & Permit | Probate | | Court 🗆 | | blic Official [| | Lost Title/Securities | | |
|---|--|---|---|---|--|--|---|---|--|--|--|
| ^ | (Check One): | Complete A, B, C, D & D1 | Complete A, B, C, D & | Mariana I amenda | olete A, B, C, D & D3 Complete A, B, C, D, & D4 | | | 4 C | omplete A, B, C, D & D5 | | |
| Α | Bond Amount \$ | · | Effective Date | | ond Description | | | | T | | |
| | Obligee Name (| As it must appear on bond) | Obligee Add | Obligee Address City | | | | Zip | *Attach obligee's bond form, if any | | |
| | | | | , | | | | | | | |
| | Applicant Ty (Check one | | Partnership | (C) Corp | (S) Corp | | LLC LLC | | Non-Profit | | |
| | Number of Own | ers | Date Started in Bu | siness | FEIN License # | | | | | | |
| | Applicant Name (As it must appear on bond) | | | | | | | | | | |
| R | Business Addres | ss | | City State Zip | | | | | | | |
| D | Business Phone |) | Business V | Vebsite or Email | | | 70 | | | | |
| | Has the applican Has there ever the Has the applican | ant or any owner have any o nt or any owner had a bond i been a claim or legal action a nt or any owner been subjec nt ever been convicted of a f | alf? Yes | No No No No No No No No | If any questions at left are answered YES, provide an explanation on the reverse side of the application, and submit documentation of resolution if applicable | | | | | | |
| | 1 | | | | 15 | | | VACCIONAL DOMESTICS | - | | |
| | | Owner/Indem | AMES PLAN | | Owner/Indemnitor | | | | | | |
| | Name | | SSN | Name | | | SSN | | | | |
| | Occupation | | How Long? | | Occupation | | How Long? | | | | |
| 0 | Spouse Occupation | | SSN How Long? | | Spouse Occupation | SSN How Long? | | | | | |
| C | Address | | riow Long: | | | ss | | | | | |
| | City | | State | Zip | City | | | State | Zip | | |
| | Phone | | ax | | Phone | | | Fax | | | |
| | Personal Email | | | | Personal Email | | | | | | |
| | | | | | | | | | | | |
| _ | Agency Name | e | | | 0 4 14 74 1 1 1 1 1 1 1 | | | | | | |
| D | Agency Name | | | | | See the reverse side of the application for additional requirements and completion instructions by bond type. | | | | | |
| Pr Pr Pr Pr lia eit co origi 2. Pr 3. Pr 4. Pr 6. Pr 7. Pr cr ag Pr 8. Pr | incipal/Indemnitor authoriz incipal/Indemnitor makes to incipal/Indemnitor agrees to incipal, or any of the Inden ble, and (ii) all riders, endo the incurred or anticipated unt oosts; collection agency which is a superior agency incipal/Indemnitor, individual incipal/Indemnitor agrees to incipal/Indemnitor agrees tincipal/Indemnitor agrees tincipal/Indemnitor agrees tincipal/Indemnitor agrees tincipal/Indemnitor agrees tincipal/Indemnitor agrees tincipal/Indemnitor agrees teres that the termination incipal/Indemnitor agrees tector. | s that Philadelphia Indemnity Insurances PIIC or its agents to investigate Prin he following promises so that PIIC will ethat the following promises of that PIIC will ethat the following definitions apply: (a) nnitors (regardieses of what business en sysements, continuations, renewals, sub by PIIC in connection with any Bond or y fees; costs related to taking, protectif ubrogation and in obtaining and enforcir allally, and jointly and severally with Princ to pay PIIC each annual premium due a chat a facsimile copy of this agreement shat PIIC may obtain a release from its chat PIIC have the exclusive right to decitat Pirincipal/Indemnitor cannot termin scept by sending written notice of intent will be effective thirty (30) working day ain liable to PIIC for Loss on Bonds sign that PIIC can bring any legal action aris | se Company, hereinafter knicipal/Indemnitor's credit and xecute a Bond and consider Bond means (i) any surety ity is named on the Bond), that struttions, modifications, estitutions, modifications, estitutions, modifications, estitutions, modifications, estimated by any judgment arising from pal and all other indemnitors coording to the rates in effect when the structure of the | Principal's credit, now a executing future bonds, bond, undertaking, or con, before, or after the consions, replacements a sayment of bond procee pon, or releasing collate those rights), s, agrees to hold PIIC ha to when each payment is all and shall be admissib and whenever any such roise, or appeal any clain biblity to PIIC created be notice to terminate shall he notice by PIIC, but on orior to the effective date ted to any Bond or this. | is a bond and consider examples a bond and consider examples or implied of late of the agreement pursual relationship of the agreement and attorney's fees (in a court of law to the selease is authorized by law against a Bond. If the agreement except but the sent to PIIC at its honly for Bonds signed or octof termination, agreement in Montgomery | vith any croping and control of guarant to which and changes connection with the connection with the connection with the control of the contr | aranty or suretyship PIC is or may be m in the penal sum the tith claims, potential no limited to, those i reimburse PIIC for a oremium for a Bond the original agreem tten notice of intent Bala Plaza, Suite 1 y PIIC after the effe ssylvania and the Pe sylvania and the Pe | omer, financial institution, signed or committed lable for Loss, retect, and (b) Loss relains, or demands incurred in defense ill Loss. is fully earned upon ent. to terminate Princi, 00, Bala Cynwyd, Fictive date. Thus, Finnsylvania law shall | ution, or other person or entity. ed to by PIIC at the request of whether or not Principal is also neans any payment or expense; claim fees, penalties; interest; of bond claims or pursuing any execution of a Bond and is not possible to be principal/indemnitor's liability to PIIC A 19004. Principal/Indemnitor rincipal/Indemnitor agrees that | | |
| Signed this | | day of | | | | | | | | | |
| Company N | lama | | | Company Inden | | | | | | | |
| (If applicabl | lame e) | (Printed Name) | - | Company Inden | (Signature and titl | e of authorize | d Partner, Member, | or Officer ex; John | n Doe, President) | | |
| Indemnitor | #1: | (Printed Name) | 2 | (Signed Name) , Individual Indemr | | | | | | | |
| Indemnitor | #2: | 700000000000 | - | (Signed Name) , Individual Indemn | | | | | | | |
| Indemnitor | #3: | | | <u> </u> | | W. 339 | 76 | | Individual Indemnitor | | |
| Indemnitor | #4: | | | 8 | | (Signed Nam | 920 | | Individual Indemnitor | | |
| | | (Printed Name) | | | | (Signed Nam | e) | | | | |

Submit Application | Print Application | Clear Application

License and Permit Bonds over \$50,000

| | 1) Applicant's Net Worth \$ | | | | | | Complete the business and personal financial statements on supplemental page | | | | | | |
|--|---|---------------------------------|--|--|---|---|--|---|--|--------------------|----------------|--|--|
| L&P | Sign the General Indemnity Agreement on the front of the application and submit | | | | | | Sign the General Indemnity Agreement on the front of the application and submit | | | | | | |
| | 70 | | | | | | | | | | | | |
| | Applicant's Net West | Elamatics | 6 | lanata arias fidualans | | | | TAKIN ALL THE | Sant and autoriand land a | | | | |
| | Applicant's Net Worth | Explanation | lanation of applicant's prior fiduciary experience or profession | | | rolessional | quamications | | licant seek professional legal, a elated to this matter? | Yes | No | | |
| | Type of Bond (Check One) | | Administrator / Administratrix | | Executor /Executrix | | Guardian/Co | nservator | Guardian of Minor | | Trustee | | |
| | Attorney Name | | Attorney Address | | | | Attorney Phone | | Will attorney remain involved for the duration of the probate process? | | □No | | |
| Da | Has the applicant had prior a | occes to as | ente of t | no ostato/guardianshir | 2 Assats o | of the estate | or guardianship (I | Describe) | Yes [| | □ NO | | |
| D2 Probate | | | | ne estate/guardiansnip ess and activity below | | | Securities | ZA | Real Estate \$ | Estate \$ Other \$ | | | |
| 200000000000000000000000000000000000000 | Name, age, and health status | 200 | | s relationship to | | | | | nt control or restricted accounts be utilize | | d to safeguard | | |
| Attach available court documents | Ward or ☐ Incompetent | | | | the ward? If yes, what is the monthly expenditure? | | Does th | | | | es □ No | | |
| | Heirs of the estate A | | re any o | lisputes amongst | Has anyone of | pjected to th | | | bond required on demand of an interested party other | | | | |
| | (Attach List) | the heir | rs? | Yes No | | | Yes No | than th | e court? | □ No | | | |
| | Will any going business relat | | | | | | court of jurisdiction | If yes, attach explanation | | | | | |
| | | | | ttach court order | Name and address of the court of jurisdiction | | | | | | | | |
| | | | | | | | | | | | | | |
| | Applicant's Net Worth | experience or p | orofessional | qualifications | 1 | licant seek professional legal, accounting, or assistance related to this matter? | | | | | | | |
| D3 Court Attach court order, related documents, and financial | Type of Bond (Check One) | | Trustee in Bankruptcy | | Receiver / Referee | | | Appeal | Injunction | Ott | her | | |
| | Plaintiff | | Defendant | | Name and A | | d Address of Principal's Attorney | | y | | | | |
| | Does this matter involve a domestic dispute? | | | | | | | | | | | | |
| statements | For Trustee and Receiver to | onds provi | de the n | ame of the applicant's | E&O | For Appe | al. Injunction, or o | ther requests | please explain why the bond is | required | | | |
| | carrier and coverage limit | | | | | | | | | | | | |
| | | | | | | | | | | | - | | |
| D4 | Applicants Not Worth | Float | ad as As | uncinted? | Taum of | Office | тт | 0-11 | | -1 | | | |
| D4 | Applicant's Net Worth Elected or Appointed? | | | | Term of | | For Treasurer or Tax Collector requests in excess of \$500,000, please provide a copy of the municipality's most recent audit including the auditor's notes and recommendations. | | | | | | |
| Public Official | \$ Date | | | | F | For Pennsylvania | Tax Collector | equests, please provide the current tax duplicate | | | | | |
| | | .0 | | | | | | | | | | | |
| D5 | Serial Number / Descriptio (Attach copy, if any) | n of Lost Ite | em | Date of Instrument | Payable to applicant only? Yes No. Are the securities endo If no, who is it payable to? | | | | | ed? Yes | □No | | |
| Lost Securities | Manner of loss (describe) | | Has loss notice been given? To Whom? | | | Yes No When? | | | If registered, in whose name? | | | | |
| | If a check, has payment been stopped? | | | | If a deed of trust or note, has it been involved in a lawsuit? ☐ Yes ☐ No | | | | | | | | |
| | If yes, when? | Was a judgment obtained? Yes No | | | | | | | | | | | |
| Lost Title | Vehicle Make | | Vehicle Model | | Vehicle Year | ehicle Year VIN | | | Is there a lienholder? If yes, who? | Yes | □No | | |
| | | | | <u></u> | | | | | | | | | |
| | | Add | itiona | l Comments, Ex | cplanations | s, and/or | Agent Reco | mmendat | ion | | | | |
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License and Permit Bonds under \$50,000

D1

FRAUD STATEMENT AND SIGNATURE SECTIONS

The Undersigned states that he/she is an authorized representative of the Applicant and declares to the best of his/her knowledge and belief and after reasonable inquiry, that the statements set forth in this Application (and any attachments submitted with this Application) are true and complete and may be relied upon by Company * in quoting and issuing the policy. If any of the information in this Application changes prior to the effective date of the policy, the Applicant will notify the Company of such changes and the Company may modify or withdraw the quote or binder.

The signing of this Application does not bind the Company to offer, or the Applicant to purchase the policy.

*Company refers collectively to Philadelphia Indemnity Insurance Company and Tokio Marine Specialty Insurance Company.

FRAUD NOTICE STATEMENTS

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS THAT PERSON TO CRIMINAL AND CIVIL PENALTIES (IN OREGON, THE AFOREMENTIONED ACTIONS MAY CONSTITUTE A FRAUDULENT INSURANCE ACT WHICH MAY BE A CRIME AND MAY SUBJECT THE PERSON TO PENALTIES). (IN NEW YORK, THE CIVIL PENALTY IS NOT TO EXCEED FIVE THOUSAND DOLLARS (\$5,000) AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION). (NOT APPLICABLE IN AL, AR, AZ, CO, DC, FL, KS, LA, ME, MD, MN, NM, OK, PA, RI, TN, VA, VT, WA AND WV).

APPLICABLE IN AL, AR, AZ, DC, LA, MD, NM, RI AND WV: ANY PERSON WHO KNOWINGLY (OR WILLFULLY IN MD) PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR WHO KNOWINGLY (OR WILLFULLY IN MD) PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES OR CONFINEMENT IN PRISON.

APPLICABLE IN COLORADO: IT IS UNLAWFUL TO KNOWINGLY PROVIDE FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES, DENIAL OF INSURANCE AND CIVIL DAMAGES. ANY INSURANCE COMPANY OR AGENT OF AN INSURANCE COMPANY WHO KNOWINGLY PROVIDES FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO A POLICYHOLDER OR CLAIMANT FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE POLICYHOLDER OR CLAIMANT WITH REGARD TO A SETTLEMENT OR AWARD PAYABLE FROM INSURANCE PROCEEDS SHALL BE REPORTED TO THE COLORADO DIVISION OF INSURANCE WITHIN THE DEPARTMENT OF REGULATORY AGENCIES.

APPLICABLE IN FLORIDA AND OKLAHOMA: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD, OR DECEIVE ANY INSURER FILES A STATEMENT OF CLAIM OR AN APPLICATION CONTAINING ANY FALSE, INCOMPLETE, OR MISLEADING INFORMATION IS GUILTY OF A FELONY (IN FL, A PERSON IS GUILTY OF A FELONY OF THE THIRD DEGREE).

APPLICABLE IN KANSAS: AN ACT COMMITTED BY ANY PERSON WHO, KNOWINGLY AND WITH INTENT TO DEFRAUD, PRESENTS, CAUSES TO BE PRESENTED OR PREPARES WITH KNOWLEDGE OR BELIEF THAT IT WILL BE PRESENTED TO OR BY AN INSURER, PURPORTED INSURER, BROKER OR ANY AGENT THEREOF, ANY WRITTEN, ELECTRONIC, ELECTRONIC IMPULSE, FACSIMILE, MAGNETIC, ORAL, OR TELEPHONIC COMMUNICATION OR STATEMENT AS PART OF, OR IN SUPPORT OF, AN APPLICATION FOR THE ISSUANCE OF, OR THE RATING OF AN INSURANCE POLICY FOR PERSONAL OR COMMERCIAL INSURANCE, OR A CLAIM FOR PAYMENT OR OTHER BENEFIT PURSUANT TO AN INSURANCE POLICY FOR COMMERCIAL OR PERSONAL INSURANCE WHICH SUCH PERSON KNOWS TO CONTAIN MATERIALLY FALSE INFORMATION CONCERNING ANY FACT MATERIAL THERETO; OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO.

APPLICABLE IN KENTUCKY: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSONS FILES AN APPLICATION FOR INSURANCE CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS, FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME.

APPLICABLE IN MAINE, TENNESSEE, VIRGINIA AND WASHINGTON: 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 OR A DENIAL OF INSURANCE BENEFITS.

APPLICABLE IN PENNSYLVANIA: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES.

APPLICABLE IN NEW YORK: ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SHALL BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATE VALUE OF THE CLAIM FOR EACH SUCH VIOLATION.

| Indemnitor Name (Please Print/Type) | • | |
|-------------------------------------|------|-----|
| | | |
| | | |
| Signature | Date | 120 |

The above signed warrants that he/she is authorized and has the power to complete and execute this Application.