COMPLETE APPLICABLE SECTION ON REVERSE

		Se	ctic)
Public Official				
Fidelity				
Probate				
Referee, Receiver,	etc			
Court				
License				

Form 10

Individual	
Partnership	
Corporation	
Limited Liability Company	
Limited Liability Partnership	

	ames) Please print or type		Social Security #	Date of	of Birth	Married Single
Residence Address (Street and Number)	(City)	(State) (Zip	(Telephone #)	(Fax #)	(Er	mail Address)
Business Address (Street and Number)	(City)	(State) (Zip	(Telephone #)	(Fax #)	(Er	mail Address)
Occupation or business	How long so engaged	? Previous Surety	Yes No If ye	es, give name a	nd reason fo	or change.
Type of Bond		Amount of Bo	ond Effec	ctive Date		
Complete name and address of Obligee						
	TATEMENT as of _					
Check applicable section of Check one: Bus	on the reverse side to se iness Financial Stateme		statement is necessian nancial Statement	ssary.		
ASSETS			LIABILITI	ES		
Cash (List Banks)	A	Accounts Payable				
		Taxes due & accrued				
Stocks + Bonds — Describe		Notes Payable to Bank				
Notes Receivable — Describe		Notes Payable to Others Mortgage on Real Estate				
Merchandise or Material in Stock	N	Mortgage on Real Estate		A		
Accounts Receivable		Other Liabilities — Desc	cribe			
Real Estate, Homestead A						
Real Estate, Investment B		TOTAL LIABILITIES				
Furniture and Fixtures Other Assets - Describe		Capital Stock (Paid in) NET WORTH OR SUR				
TOTAL ASSETS		OTAL Liabilities and l				
Gross Sales - Two Years Ago Last Year	r N	Net Income - Two Years	Ασο	I act N	Vear	
The undersigned applicant and indemnitors hereby request Western Surety Comcompany/companies referred to herein as the "Company") to become their surety application and as needed, on an ongoing basis and to obtain additional informati	pany, Universal Surety of Americ 7. The undersigned hereby certify on from any source, including obta	a, Surety Bonding Company of the truth of all statements in the sining credit reports at the time	f America and any affiliate e application, authorize the of application, in any review	1 company, their Company to verif w or renewal, at the	successors of fy this inform he time of an	assigns (with such action at the time of y potential or actua
application and as needed, on an origoing basis and to obtain additional information and as needed, on an origoing basis and to obtain additional information. To pay premiums, including renewal premiums and any other charges, tot of completely INDEMNIFY the Company from and against any liabil been surety on this bond or any other bond issued for any applicant regardless of whether such liability, loss, costs, damages, attorneys free To furnish the Company with satisfactory and conclusive termination evide Upon demand by the Company for any reason whatsoever, to deposit curre That the Company shall have the right to handle or settle any claim or structured by the Company, shall be prima facie evidence of the fact and exto That the Company shall, without notice, have the right to alter the penal undersigned shall not be affected by the failure of the undersigned to sign collateral obtained and if any party signing this agreement is not bound for That if a contract or performance bond is issued hereunder, the undersigned the Company is discretion, this indemnity agreement shall be governed the State of South Dakota and the United States District Court for the Company's receipt and notice of such termination notice operate the date of the Company's receipt and notice of such termination notice operate the date of the Company's receipt and notice of such termination in the event of any payment by the Company, to pay the Company interest at the highest legal rate from the date such payments are made.	reasonable discretion, and jointly at the Company or its agents, when du lity, loss, cost, attorneys' fees an and or indemnitor, or for the ers and expenses are caused, or all nee that there is no further liability int funds with the Company in an a uit in good faith and the Company ent of the liability of the undersign cel or amend any bond without cau ty, terms and conditions of any b any bond, nor any claim that othe any reason, this agreement will stil gned hereby assign to the Company used on the contract, in all respects by the laws of the St ict of South Dakota in all actions o nore parties so designated, upon wo o modify, bar, discharge, limit, af	nd severally agree: te, de expenses whatsoever which after of this agreement eged to be caused, by the neg on this bond or any other bond mount sufficient to satisfy any o 's decision shall be binding an ed to the Company, ise and without any liability wh ond issued for undersigned, ar r indemnity or security was obt ll be binding on each and every y any monies now due or here ate of South Dakota and the un r proceedings arising from or r ritten notice sent registered mai	issued for applicant, issued for applicant, claim against the Company I d conclusive on the undersi ich might arise therefrom, ich might arise therefrom, ich might arise therefrom, ich might arise therefrom, ich might argreement shall appained, nor by the release of other party safter becoming due under dersigned applicant and indelating to this indemnity agit to the office of the Compa ny party hereto, for any bor	by reason of such a gned. An itemize ly to any such altra any indemnity, no the contract, inclu- emnitors consent to eement, ny at Sioux Falls,	suretyship, ed statement ered bond. ' for the return uding all defo o the jurisdic	of loss and expense The liability for the or exchange of any erred payments and tion of the courts of
claim, or for any other legitimate purposes as determined by the Company in its 1 To pay premiums, including renewal premiums and any other charges, to the company premiums, including renewal premiums and any other charges, to the company premiums, including renewal premiums and any other charges, to the company from and against any liable been surety on this bond or any other bond issued for any applicant regardless of whether such liability, loss, costs, damages, attorneys' fee 10 Upon demand by the Company with satisfactory and conclusive termination evide 10 Upon demand by the Company with a prima facie evidence of the fact and extra conclusive the company shall have the right to handle or settle any claim or so incurred by the Company, shall be prima facie evidence of the fact and extra conclusive the company shall, without notice, have the right to alter the penal undersigned shall not be affected by the failure of the undersigned to sign so collateral obtained and if any party signing this agreement is not bound for 17 That if a contract or performance bond is issued hereunder, the undersigned percentage, supplies, tools, plants, equipment and materials due of At the Company's discretion, this indemnity agreement shall be governed the State of South Dakota and the United States District Court for the District Court for the District Court for the District Court for the Company's receipt and notice of such termination notice operate the date of the Company's receipt and notice of such termination.	reasonable discretion, and jointly a he Company or its agents, when du lity, loss, cost, attorneys' fees an and or indemnitor, or for the est and expenses are caused, or all nee that there is no further liability nt funds with the Company in an a ait in good faith and the Company ent of the liability of the undersign cel or amend any bond without cat ty, terms and conditions of any be any bond, nor any claim that othe any reason, this agreement will still gued hereby assign to the Compan used on the contract, in all respects by the laws of the Stict of South Dakota in all actions o nore parties so designated, upon we omodify, bar, discharge, limit, af on such amounts Signed this	nd severally agree: te, td expenses whatsoever which nforcement of this agreement eged to be caused, by the neg on this bond or any other bond mount sufficient to satisfy any of 's decision shall be binding an ed to the Company, use and without any liability wh ond issued for undersigned, ar indemnity or security was obt ll be binding on each and every y any monies now due or her ate of South Dakota and the un r proceedings arising from or r ritten notice sent registered mai fect or impair the liability of ar is	issued for applicant, issued for applicant, claim against the Company I d conclusive on the undersi ich might arise therefrom, ich might arise therefrom, ich might arise therefrom, ich might arise therefrom, ich might argreement shall appained, nor by the release of other party safter becoming due under dersigned applicant and indelating to this indemnity agit to the office of the Compa ny party hereto, for any bor	by reason of such gned. An itemize ly to any such alter any indemnity, not the contract, include minitors consent to be ement, any at Sioux Falls, ads, undertakings a	suretyship, ed statement ered bond. ' for the return uding all defo o the jurisdic	of loss and expense The liability for the or exchange of any erred payments and tion of the courts o
claim, or for any other legitimate purposes as determined by the Company in its: 1 To pay premiums, including renewal premiums and any other charges, to to: 1 To completely INDEMNIFY the Company from and against any liable been surety on this bond or any other bond issued for any applicant regardless of whether such liability, loss, costs, damages, attorneys' fee: 3 To furnish the Company with satisfactory and conclusive termination evide Upon demand by the Company with applicant or any reason whatsoever, to deposit curre frank the Company shall have the right to handle or settle any claim or so incurred by the Company, shall be prima facie evidence of the fact and extended to the Company shall be prima facie evidence of the fact and extended to the Company shall be prima facie evidence of the fact and extended to the Company shall, without notice, have the right to alter the penal undersigned shall not be affected by the failure of the undersigned to sign collateral obtained and if any party signing this agreement is not bound for That if a contract or performance bond is issued hereunder, the undersigned percentage, supplies, tools, plants, equipment and materials due of At the Company's discretion, this indemnity agreement shall be governed the State of South Dakota and the United States District Court for the District Court for the District Court for the District Court for the Company's receipt and notice of such termination notice operate the date of the Company's receipt and notice of such termination notice operate the date of the Company's receipt and notice of such termination notice operate at the highest legal rate from the date such payments are made.	reasonable discretion, and jointly a he Company or its agents, when du lity, loss, cost, attorneys' fees an and or indemnitor, or for the est and expenses are caused, or all nee that there is no further liability nt funds with the Company in an a ait in good faith and the Company ent of the liability of the undersign cel or amend any bond without cat ty, terms and conditions of any be any bond, nor any claim that othe any reason, this agreement will still gued hereby assign to the Compan used on the contract, in all respects by the laws of the Stict of South Dakota in all actions o nore parties so designated, upon we omodify, bar, discharge, limit, af on such amounts Signed this	nd severally agree: te, td expenses whatsoever which nforcement of this agreement eged to be caused, by the neg on this bond or any other bond mount sufficient to satisfy any of 's decision shall be binding an ed to the Company, use and without any liability wh ond issued for undersigned, ar indemnity or security was obt ll be binding on each and every y any monies now due or her ate of South Dakota and the un r proceedings arising from or r ritten notice sent registered mai fect or impair the liability of ar is	issued for applicant, issued for applicant, laim against the Company I d conclusive on the undersi ich might arise therefrom, id this agreement shall appained, nor by the release of other party arafter becoming due under dersigned applicant and indelating to this indemnity agr to the office of the Compa ny party hereto, for any bor day of	by reason of such gned. An itemize ly to any such alter any indemnity, not the contract, include minitors consent to be ement, any at Sioux Falls, ads, undertakings a	suretyship, ed statement ered bond. ' for the return uding all defo o the jurisdic	The liability for the or exchange of any erred payments and tion of the courts of the secuted prior to the executed prior to the secuted prior to the secure prior to the secur
claim, or for any other legitimate purposes as determined by the Company in its: 1 To pay premiums, including renewal premiums and any other charges, to to 2 To completely INDEMNIFY the Company from and against any liabil been surety on this bond or any other bond issued for any applicant regardless of whether such liability, loss, costs, damages, attorneys' fee. 3 To furnish the Company with satisfactory and conclusive termination evide Upon demand by the Company for any reason whatsoever, to deposit curre for that the Company shall have the right to handle or settle any claim or st incurred by the Company, shall be prima facie evidence of the fact and ext. 6 That the Company may decline to become surety on any bond and may can That the Company shall, without notice, have the right to alter the penal undersigned shall not be affected by the failure of the undersigned to sign collateral obtained and if any party signing this agreement is not bound for That if a contract or performance bond is issued hereunder, the undersigned percentage, supplies, tools, plants, equipment and materials due or the State of South Dakota and the United States District Court for the District of the State of South Dakota and the United States District Court for the District 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 at the highest legal rate from the date such payments are made.	reasonable discretion, and jointly a he Company or its agents, when du lity, loss, cost, attorneys' fees an and or indemnitor, or for the est and expenses are caused, or all nee that there is no further liability nt funds with the Company in an a ait in good faith and the Company ent of the liability of the undersign cel or amend any bond without cat ty, terms and conditions of any be any bond, nor any claim that othe any reason, this agreement will still gued hereby assign to the Compan used on the contract, in all respects by the laws of the Stict of South Dakota in all actions o nore parties so designated, upon we omodify, bar, discharge, limit, af on such amounts Signed this	nd severally agree: te, td expenses whatsoever which nforcement of this agreement eged to be caused, by the neg on this bond or any other bond mount sufficient to satisfy any of 's decision shall be binding an ed to the Company, use and without any liability wh ond issued for undersigned, ar indemnity or security was obt ll be binding on each and every y any monies now due or her ate of South Dakota and the un r proceedings arising from or r ritten notice sent registered mai fect or impair the liability of ar is	issued for applicant, issued for applicant, laim against the Company I d conclusive on the undersi ich might arise therefrom, id this agreement shall appained, nor by the release of other party arafter becoming due under dersigned applicant and indelating to this indemnity agr to the office of the Compa ny party hereto, for any bor day of	by reason of such gned. An itemize ly to any such alter any indemnity, not the contract, include minitors consent to be ement, any at Sioux Falls, ads, undertakings a	suretyship, ed statement ered bond. ' for the return uding all defo o the jurisdic	The liability for the or exchange of any ferred payments and tion of the courts of a 57104, of not less ns executed prior to
claim, or for any other legitimate purposes as determined by the Company in its: 1 To pay premiums, including renewal premiums and any other charges, to to: 2 To completely INDEMNIFY the Company from and against any liabil been surety on this bond or any other bond issued for any applicant regardless of whether such liability, loss, costs, damages, attorneys' fee. 3 To furnish the Company with satisfactory and conclusive termination evide Upon demand by the Company for any reason whatsoever, to deposit curre That the Company shall have the right to handle or settle any claim or st incurred by the Company, shall be prima facie evidence of the fact and ext of the Company may decline to become surety on any bond and may can That the Company may decline to become surety on any bond and may can That the Company shall, without notice, have the right to alter the penal undersigned shall not be affected by the failure of the undersigned to sign collateral obtained and if any party signing this agreement is not bound for That if a contract or performance bond is issued hereunder, the undersig retained percentage, supplies, tools, plants, equipment and materials due or 4th the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Court for the District the State of South Dakota and the United States District Cour	reasonable discretion, and jointly a he Company or its agents, when du lity, loss, cost, attorneys' fees an and or indemnitor, or for the est and expenses are caused, or all nearly of the company ent of the liability of the undersign cel or amend any bond without cauty, terms and conditions of any be any bond, nor any claim that othe any reason, this agreement will still med hereby assign to the Company used on the contract, in all respects by the laws of the Stict of South Dakota in all actions once parties so designated, upon we omodify, bar, discharge, limit, af on such amounts Signed this	nd severally agree: te, td expenses whatsoever which nforcement of this agreement eged to be caused, by the neg on this bond or any other bond mount sufficient to satisfy any of 's decision shall be binding an ed to the Company, use and without any liability wh ond issued for undersigned, ar indemnity or security was obt ll be binding on each and every y any monies now due or her ate of South Dakota and the un r proceedings arising from or r ritten notice sent registered mai fect or impair the liability of ar is	issued for applicant, issued for applicant, laim against the Company I d conclusive on the undersi ich might arise therefrom, id this agreement shall appained, nor by the release of other party arafter becoming due under dersigned applicant and indelating to this indemnity agr to the office of the Compa ny party hereto, for any bor day of	by reason of such gned. An itemize ly to any such alter any indemnity, not the contract, include minitors consent to be ement, any at Sioux Falls, ads, undertakings a	suretyship, ed statement ered bond. ' for the return uding all defo o the jurisdic	of loss and expense The liability for the or exchange of any erred payments and tion of the courts of

of the applicant. _

IMPORTANT NOTICE

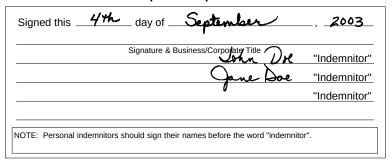
Please discuss with the principal the potential use of personal credit history to facilitate the underwriting review process.

PUBLIC OFFICIAL	Net Worth: \$	Elected Appointed	╣		erm of Office:		n will be paid: ually? for term?
BOND NO FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN	Title of Position	1 Appointed	Main Source	s of Organizat	tion's Funding		
APPLICATION IF \$75,000 OR MORE.	Purpose or Function of Orga	nnization					
FIDELITY BOND NO FINANCIAL STATEMENT	Annual Salary	Will applicant sign checks? Yes		ignature requi	red? Yes N	No Regular By who	audits? Yes No No m?
NECESSARY.	Are bank accounts reconciled or withdraw from the account Last position held? Reason for leaving?		norized to deposit	Ever disci	How long in position?		Yes No Why? Applicant's net worth:
	Name of deceased (Ward)		Date of de		Date of appointment (Innonths, please explain	delay.) or	s applicant indebted to the estate r trust? Yes No (If ye xplain on an attached sheet.)
PROBATE BOND	Name and address of attorne	ey (If none, do not write	te the bond; submi	t it to our und	erwriters.)	[0]	Telephone #
NO FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN	Will the attorney remain invoduration of this estate?	olved throughout the Yes No	Assets of estate	e or trust (desc	cribe)		,
THIS APPLICATION.	Name, age, and health status minor(s) incompetent	s of		Applicant's decease ward(s)			Applicant's net worth:
	Are guardianship funds to be	imately how much per	r month?	What		guardianship funstead refer it	unds? (If an insurance settlemen to an underwriter.)
	(Please send copy of court order authorizing monthly expenditures.) Who are the heirs of this estate? Has anyone objected to the applicant's appointment as fiduciary?						
						- 11	IVos No
	Will any going business (exc by fiduciary? (If yes, send a	cluding farms) of the ecopy of court order.)	state be continued Yes No		oond required on the ces No Who?		Yes No interested person?
	Will any going business (exc by fiduciary? (If yes, send a Name and address of court:	cluding farms) of the ecopy of court order.)	state be continued Yes No		_ ^		
	by fiduciary? (If yes, send a	copy of court order.)	Yes No	Ye	_ ^		
REFEREE'S RECEIVER'S	by fiduciary? (If yes, send a Name and address of court: What is the applicant's expen	copy of court order.)	Yes No	Ye ies?	es No Who?		
REFEREE'S RECEIVER'S TRUSTEE'S BOND	by fiduciary? (If yes, send a Name and address of court:	copy of court order.)	Yes No	Ye ies?	es No Who?		
RECEIVER'S TRUSTEE'S BOND DISTINATION STATEMENT NECESSARY. HAVE PRINCIPAL SIGN	by fiduciary? (If yes, send a Name and address of court: What is the applicant's expen	copy of court order.)	Yes No	ye y	es No Who?		
RECEIVER'S TRUSTEE'S BOND FINANCIAL STATEMENT NECESSARY. AVE PRINCIPAL SIGN THIS APPLICATION. OURT BOND	by fiduciary? (If yes, send a Name and address of court: What is the applicant's exper	copy of court order.)	Yes No	ye y	es No Who?	lemand of an i	interested person? Applicant's net worth:
RECEIVER'S TRUSTEE'S BOND FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 INANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN	by fiduciary? (If yes, send a Name and address of court: What is the applicant's exper Plaintiff Defendant	rience in handling fidu	Yes No	ye y	No Who? Name of Def If an Injuncti anticipate a f	lemand of an i	interested person? Applicant's net worth:
RECEIVER'S TRUSTEE'S BOND FINANCIAL STATEMENT NECESSARY. LAVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 NANCIAL STATEMENT NECESSARY. LAVE PRINCIPAL SIGN THIS APPLICATION. LICENSE AND	by fiduciary? (If yes, send a Name and address of court: What is the applicant's exper Plaintiff Defendant Name and location of Court Name and address of attorne Explain purpose of bond (sul	copy of court order.) rience in handling fidu	Yes No nciary responsibiliti Name and addre Name and location documents)	ies? ss of principal on of Court	No Who? Name of Def If an Injunction anticipate a f Yes	lemand of an i	Applicant's net worth: \$ sing Order bond, does applicant collection action against him? ubmit for underwriting.
RECEIVER'S TRUSTEE'S BOND FINANCIAL STATEMENT NECESSARY. AVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 NANCIAL STATEMENT NECESSARY. AVE PRINCIPAL SIGN THIS APPLICATION. ICENSE AND ERMIT BOND NANCIAL STATEMENT ESSARY WHERE STATE IS	by fiduciary? (If yes, send a Name and address of court: What is the applicant's exper Plaintiff Defendant Name and location of Court Name and address of attorne	rience in handling fidu	Yes No nciary responsibiliti Name and addre Name and location documents)	ies? ss of principal on of Court	No Who? Name of Def If an Injunction anticipate a f Yes	lemand of an i	Applicant's net worth: \$ aning Order bond, does applicant collection action against him?
RECEIVER'S TRUSTEE'S BOND FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. LICENSE AND PERMIT BOND FINANCIAL STATEMENT SESSARY WHERE STATE IS THE OBLIGEE. HAVE PRINCIPAL SIGN THIS APPLICATION.	by fiduciary? (If yes, send a Name and address of court: What is the applicant's exper Plaintiff Defendant Name and location of Court Name and address of attorne Explain purpose of bond (sul	copy of court order.) rience in handling fidu Ey bmit copy of relevant of General liability ins (Give limits)	Yes No No Name and addres Name and location documents)	ss of principal on of Court	No Who? I's attorney Name of Def If an Injunctianticipate a f Yes No State license m	lemand of an i	Applicant's net worth: \$ aning Order bond, does applicant collection action against him? ubmit for underwriting. d to applicant, if applicable:
RECEIVER'S TRUSTEE'S BOND FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 INANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. LICENSE AND PERMIT BOND INANCIAL STATEMENT ESSARY WHERE STATE IS THE OBLIGEE. HAVE PRINCIPAL SIGN THIS APPLICATION. ST SECURITIES/ CERTIFICATE	by fiduciary? (If yes, send a Name and address of court: What is the applicant's exper Plaintiff Defendant Name and location of Court Name and address of attorne Explain purpose of bond (sul Net worth: \$ Serial Number and description	copy of court order.) rience in handling fidu Ey bmit copy of relevant of General liability ins (Give limits)	Yes No Noticiary responsibilities Name and addre Name and location documents) surance carried?	ss of principal on of Court	No Who? I's attorney Name of Def If an Injunction anticipate a form of Yes No State license many # Date of instrument Ha	lemand of an i	Applicant's net worth: \$ aning Order bond, does applicant collection action against him? ubmit for underwriting. d to applicant, if applicable: plicant only? Yes No.
RECEIVER'S TRUSTEE'S BOND OFINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. LICENSE AND PERMIT BOND FINANCIAL STATEMENT CCESSARY WHERE STATE IS THE OBLIGGE. HAVE PRINCIPAL SIGN	by fiduciary? (If yes, send a Name and address of court: What is the applicant's exper Plaintiff Defendant Name and location of Court Name and address of attorne Explain purpose of bond (sul Net worth: \$ Serial Number and description form it was on.) Are securities endorsed?	copy of court order.) rience in handling fidu ry bmit copy of relevant of General liability ins (Give limits) on (Please submit a co	Name and address Name and location Name and location Name and location documents) surance carried? py or sample of the loss Dayment been stopp	Yes Yes	No Who? I's attorney Name of Def If an Injunctianticipate a f Yes No State license nu # Date of instrument Ha With f a deed of trust or no	lemand of an i	Applicant's net worth: \$ aning Order bond, does applicant collection action against him? ubmit for underwriting. d to applicant, if applicable: plicant only?

Guidelines for Signing a Form 10-E Easy Application for Bonds

We have examples showing five ways to sign an application.

1. Individual or Sole Proprietorship.



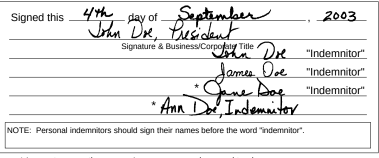
The individual or sole owner and spouse should sign at the bottom of the application before the word "Indemnitor".

2. Partnership.

Signed this 4th day of September	, <u>2</u> 003
Signature & Business/Corporate Title DK	"Indemnitor"
James Ooe	"Indemnitor"
Jane Doe	"Indemnitor"
Ann Doe, Indemnitor	
NOTE: Personal indemnitors should sign their names before the word "indemnitor"	

Each partner and his or her spouse should sign at the bottom of the application 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.

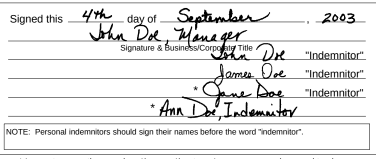
3. Corporation.



^{*} In most cases, the owners' spouses may also need to sign.

An officer should first sign on behalf of the corporation (indicating his/her corporate 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.

4. Limited Liability Company or Partnership.



^{*} In most cases, the members'/owners'/partners' spouses may also need to sign.

An authorized manager, member, or partner should first sign on behalf of the Limited Liability Company or Partnership (indicating his/her company/partnership 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.

5. Outside Indemnity (Relatives, Friends).

Signed this 4th day of September	, <u>2</u> 003
Signature & Business/Corpolate Title	"Indemnitor"
Jane Doe	"Indemnitor"
John Henry	"Indemnitor"
Joseph Snith, Indemnito	
NOTE: Personal indemnitors should sign their names before the word "indemnito	r".

When outside indemnity is required, the proposed indemnitors should sign at the bottom of the application below the applicants' signatures 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.

Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

Debit Card / Credit Card Authorization Form

ull Name as listed on Credit Card:
Credit Card Number:
Credit Card:VisaMastercardDiscover (American Express not accepted)
CVS Security Code:
expiration Date:
Credit Card Billing Address:
(street address)
(city, state, zip)
our Phone Number:
s your name on the bond? If not, what is the name is listed on the bond?
full amount of payment: \$

Scan and email to bonds@sanguinettico.com, or fax to (209) 954-0800 or (877) 577-1722

Rick Mena

Sanguinetti & Co. Insurance Customer Service Sales Agent

Email: rmena@sanguinettico.com Website: <u>www.needabond.com</u>

Facebook: <u>www.facebook.com/sanguinetti.marktwain</u>