

4000 West 114th Street Suite 250 Leawood, Kansas 66221



A Member of the Tokio Marine Group

PHLY-1 Application for Commercial Surety Bond—Any Kind

	Bond Type	License & Permit		Probate	Court	Public Of	ficial	Lost 1	Title/Securities
	(Check One):	Complete A, B, C, D & D1	Comp	plete A, B, C, D & D2	Complete A, B, C, D & D3	Complete A, B, C	C, D, & D4	Comple	ete A, B, C, D & D5
A	Bond Amount \$		Effective Date		Bond Description				
, ,	Obligee Name (As it must appear on bond)			Obligee Address					*Attach obligee's
				City		State Zip			bond form, if any

	Applicant Type (Check one)	Individual	Partnership	(C) Corp	(S) Corp		LLC	LLP	Non-Profit	
	Number of Owners		Date Started in Bus	siness	FEIN	License #				
	Applicant Name (As it m	nust appear on bond	d)							
R	Business Address				City			State	Zip	
D	Business Phone		Vebsite or Email							
	Does the applicant or an	y owner have any o	other surety bonds in	Yes	No					
	Has the applicant or any	Yes	No	If any questions at left are answered YES,						
	Has there ever been a c	aim or legal action	against any bond writ	? Yes	No	provide an explanation on the reverse side				
	Has the applicant or any	Yes	No	the application, and submit documentation of resolution if applicable						
	Has the applicant ever b	Yes	No	rocoration	парричани					

		Owner/Indemnitor			Owner/Indemnitor				
	Name	SSN	SSN		SSN				
	Occupation	How Long?		Occupation	How Long?				
_	Spouse	SSN		Spouse	SSN				
	Occupation How Long?		Occupation	How Lo	ng?				
	Address			Address					
	City	State	Zip	City	State	Zip			
	Phone	Fax		Phone	Fax				
	Personal Email			Personal Email					

Agency Name	See the reverse side of the application for additional
Agency ID #	requirements and completion instructions by bond type.

GENERAL INDEMNITY AGREEMENT

- Principal/Indemnitor requests that Philadelphia Indemnity Insurance Company, hereinafter known as PIIC, executes a bond and consider executing future bonds for the above named company and/or individual (Principal). Principal/Indemnitor authorizes PIIC or its agents to investigate Principal/Indemnitor authorizes PIIC or its agents to investigate Principal/Indemnitor is credit and Principal's credit, now and at any time in the future, with any creditor, supplier, customer, financial institution, or other person or entity. Principal/Indemnitor agrees that the following definitions apply: (a) Bond means (i) any surety bond, undertaking, or other express or implied obligation of guaranty or suretyship, signed or committed to by PIIC at the request of Principal (nor any of the indemnitors (regardless of what business entity is named on the Bond), on, before, or after the date of the agreement pursuant to which PIIC is or may be made liable for Loss, whether or not Principal is also liable, and (ii) all riders, endorsements, continuations, renewals, substitutions, modifications, extensions, replacements and reinstatements thereto; and changes in the penal sum thereto; and (b) Loss means any payment or expense either incurred or anticipated by PIIC in connection with any Bond or this agreement, including payment of bond proceeds or any other expense in connection with daims, potential daims, or demands; claim fees, penalties; interest; court costs; collection agency fees; costs related to taking, protecting, administering, realizing upon, or releasing collateral; and attorney's fees (including, but no limited to, those incurred in defense of bond claims or pursuing any rights of indemnitiors agrees to pay PIIC and and in ordinal and shall be administed by PIIC harmless from all Loss and to pay back or reimburse PIIC for all Loss.

 Principal/Indemnitor agrees 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 the original agreement.

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- election.

 Principal/Indemnitor agrees that with Principal/Indemnitor's signature below, Principal/Indemnitor is representing Principal/Indemnitor as both Principal and Indemnitor as used above.

Signed this	day of		
Company Name (If applicable)	(Printed Name)	Company Indemnity	resident)
Indemnitor #1:	(Printed Name)	, Indiv	idual Indemnitor
Indemnitor #2:	(Printed Name)	, Indiv	idual Indemnitor
Indemnitor #3:	(Printed Name)	, Indivi	dual Indemnitor
Indemnitor #4:	(Printed Name)		dual Indemnitor

D1	Lice	ense and	Permit Bonds under \$50,000				License and Permit Bonds over \$50,000							
	1) Applicant's Net Worth \$						Complete the business and personal financial statements on supplemental page						ge	
L&P	2) Sign the General Indem	ion and	and submit 2) Sign the General Indemnity Agreement on the front of				ement on the front of the a	pplication	and sub	mit				
	Applicant's Net Worth					Will the applicant seek professional legal, accounting, or in assistance related to this matter? Yes				tment No				
	Type of Bond (Check One)		Administrator / Administratrix		Executor /Executri		x Guardian/Conserv		servator	servator Guardian of Minor		Trustee		
	Attorney Name		Attorney Address				Atto	rney Phone		Į.	attorney remain involved for probate process?	r the dura Ye		No
D2	Has the applicant had prior a	? /	Assets of the	e estate o	or gu	ardianship (D	Describe)							
Probate	Yes No If yes, please detail access and activity below				Cash \$			Securities \$		1	Real Estate \$	Othe	. \$	
					Will guardianship funds be used for support of			of Will	Will joint control or restricted accounts be utilized to safeguard				juard	
Attach available court documents	Ward or Incompet	ent	Ward or Deceased	the ward? If yes, what is the approximate		asse	assets? Yes				No			
court documents				monthly expenditure?			Doe	,				No		
			\$			1 - d (- d) 11 d -					ated bond term 3 years or		Yes	
	Heirs of the estate (Attach List)	į.	, ,	Has anyone objected to the applicant's appointment? Yes No			l.	Is this bond required on demand of an interested party other than the court? Yes No				ner		
	(Allacii List)		If yes, attach explanation				If yes, attach explanation							
	Will any going business relat		s, attach explanation	_	Name and address of the court of jurisdiction									
	fiduciary? Yes	No	•	Treatile and address of the court of jurisdiction										
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	Applicant's Net Worth	Explar	nation of applicant's prior related e	experie	ence or profe	essional o	qualif	fications			nt seek professional legal,		-	
	\$						i		investm	ent assi	stance related to this matte	r?	Yes	No
D3	Type of Bond (Check One)		Trustee in Bankruptcy		Receiver / F	Referee		A	Appeal		Injunction		Other	,
Court														
	Plaintiff		Defendant		Na	ame and	l Add	Iress of Princi	ipal's Atto	ney				
Attach court order, related														
documents, and financial statements	Does this matter involve a	domestic	dispute? Yes No	Nar	me and addr	ress of th	ie co	urt of jurisdict	tion					
	For Trustee and Receiver to carrier and coverage limit	's E&O For App			opeal, Injunction, or other requests please explain why the bond is required									

D4	Applicant's Net Worth	Elected or Appointed?		Term of C	Office	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				For Pennsylvania Tax Collector requests, please provide the current tax duplicate						
D5 Lost	Serial Number / Description of (Attach copy, if any)	Date of Instrument	Payable to applicant only? Yes No If no, who is it payable to?					Are the securities endorsed?	Yes	No		
Securities	, ,		s loss notice been given? Yes Whom?			When?			If registered, in whose name?			
	If a check, has payment been st	If a deed of trust or note, has it been involved in a lawsuit? Yes No										
	If yes, when?				nent obt	ained?	Yes	No				
Lost Title	Vehicle Make	Vehicle Mo	odel	Vehicle Year	VIN				Is there a lienholder?	Yes	No	

Additional Comments, Explanations, and/or Agent Recommendation	Additional Comments, Explanations, and/or Agent Recommendation							

FRAUD STATEMENT AND SIGNATURE SECTIONS

The Undersigned states that they/them are an authorized representative of the Applicant and declares to the best of their 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

VIRGINIA APPLICANT: READ YOUR POLICY. THE POLICY OF INSURANCE FOR WHICH THIS APPLICATION IS BEING MADE, IF ISSUED, MAY BE CANCELLED WITHOUT CAUSE AT THE OPTION OF THE INSURER AT ANY TIME IN THE FIRST 60 DAYS DURING WHICH IT IS IN EFFECT AND AT ANY TIME THEREAFTER FOR REASONS STATED IN THE POLICY.

FRAUD NOTICE STATEMENTS

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 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). (NOT APPLICABLE IN AL, AR, CA, CO, DC, FL, KS, KY, LA, ME, MD, NJ, NY, OH, OK, PA, RI, TN, VA, VT, WA AND WV).

APPLICABLE IN AL, AR, LA, MD, 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 AND/OR CONFINEMENT IN PRISON (IN ALABAMA, MAY BE SUBJECT TO RESTITUTION FINES OR CONFINEMENT IN PRISON, OR ANY COMBINATION THEREOF).

APPLICABLE IN CALIFORNIA: FOR YOUR PROTECTION CALIFORNIA LAW REQUIRES THE FOLLOWING TO APPEAR ON THIS FORM: ANY PERSON WHO KNOWINGLY PRESENTS FALSE OR FRAUDLENT INFORMATION TO OBTAIN OR AMEND INSURANCE COVERAGE OR TO MAKE A CLAIM FOR PAYMENT OF A LOSS IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN STATE 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 DISTRICT OF COLUMBIA: WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON. PENALTIES INCLUDE IMPRISONMENT AND/OR FINES. IN ADDITION, AN INSURER MAY DENY INSURANCE BENEFITS IF FALSE INFORMATION MATERIALLY RELATED TO A CLAIM WAS PROVIDED BY THE APPLICANT.

APPLICABLE IN FLORIDA 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 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 FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME.

APPLICABLE IN MAINE: 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 NEW JERSEY: ANY PERSON WHO INCLUDES ANY FALSE OR MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES.

APPLICABLE IN NEW MEXICO: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO CIVIL FINES AND CRIMINAL PENALTIES.

APPLICABLE IN OHIO: 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.

APPLICABLE IN OKLAHOMA: WARNING: ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER, MAKES ANY CLAIM FOR THE PROCEEDS OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY.

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 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 INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS.

APPLICABLE IN VERMONT: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE STATEMENT IN AN APPLICATION FOR INSURANCE MAY BE GUILTY OF A CRIMINAL OFFENSE AND SUBJECT TO PENALTIES UNDER STATE LAW.

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 ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION. THIS APPLIES TO AUTO INSURANCE.

Indemnitor Name (Please Print/Type)		
Signature	Date	

The above signed warrants that they/them are authorized and have the power to complete and execute this Application.