

73 Old Dublin Pike - Suite 10 #306 - Doylestown, PA 18901

Probate & Fiduciary Bond Application

Type of Bond:		Bond No.:	
Hearing Date:		Amount:	
		Case No:	
Estate Name:			
		Tel. #	
		Zip Code:	
		State	
		Your Date of Birth	
Do you own a home?	Rent?	Other	
Your Bank		Bank Account #	
Are you currently employed?			
Employer	Position/If retired, previous position		
If self employed, explain nature of business			
Address	City	State Zip	
Te4 Length of employ	ment/ownership		
What is your relationship to the Decedent, C	onservatee, or Mino	r?	
What is your share of this estate (Decedent's	s estate only)		
Have you had a criminal conviction?		Lost a civil judgment?	
If yes, explain			
		If yes, when?	
		If yes, amount \$	
FS	TATE INFORM	ATION	
Name of Decedent/Conservatee/Minor			
		Value of Real Property	
		Zip code	
more win securities be kept:	(Safe deposit box,	Brokerage – Including Name & Address)	
Does estate contain an ongoing business?	If yes, nan	ne	
	Will it be continued?		
If yes, do you understand the Surety will req			

APPLICANT'S ATTORNEY INFORMATION

Your Attorney's name			
Law Firm:	Phone No		
Address:			
City		Zip code	
Do you understand that the first year	r's bond premium is not refundable?		
Do you understand the court must o	rder all increases and reductions to the bond?		
Do you understand the bond is in ef	fect until a final discharge is signed by the judge a	and a copy delivered to the surety?	
Do you understand the bond premiu	m is to be paid annually?		
Do you understand you must retain	an attorney throughout the administration of this	estate?	

REOUIRED

AUTHORIZATION TO CHARGE CREDIT CARD (IN THE EVENT OF NON-PAYMENT OF PREMIUM.)

HCC Surety Group and its subsidiaries, will continue to provide bonds and service to its clients on a timely basis, requiring that guaranteed premiums be paid within (45) days after issuance of any bond(s) and within (45) days after date of renewal each year until we are furnished, by you or your attorney with a final discharge of other judgment exonerating the bond or surety in this matter. The authorization information below will be held on file in confidence. The credit card number may be checked for validity before issuance of the bond. No charge will be made unless or until non-payment of premium as described below.

HCC Surety Group and its subsidiaries, will hold this authorization information on file until there is a non-payment of premium through normal means of billing practice. If, after a billing cycle of thirty (30) days from the date of issuance of the bond (specifically the date of execution on the bond form), premium is not received in this office by close of business on the 30th day, then you authorize us to charge the card below for "premium(s) due".

Once the "premium(s) due" becomes (31) days late, the card number below may be used to pay the premium for the bond or service which was provided to you by HCC Surety Group at 9841 Airport Blvd., Los Angeles, CA 90045 (310) 649-0990.

Applicant agrees that HCC Surety Group and its subsidiaries, may pursue all avenues of collection, including use of collection agencies, and authorizes HCC Surety Group and its subsidiaries to submit credit card charges using the charge card listed below to recover all payments due and all other unpaid amounts due to non-payment of premium.

VISA _____ M/C _____ Card No: _____ Exp Date: _____ Card Type:

I hereby declare that I am the holder of the above credit card, or have been authorized by the holder of said card, to use it to pay premium(s) or services provided by HCC Surety Group and its subsidiaries. I also understand that this credit card may be charged for any future invoice renewal premiums that become more that (30) days past due as described above.

INDEMNITY AGREEMENT

The undersigned applicant and/or indemnitors hereby request that HCC Surety Group, comprised of American Contractors Indemnity
Company, U.S. Specialty Insurance Company and Texas Bonding Company, and its affiliates, subsidiaries, and reinsurers (hereinafter
collectively referred to as "the Company") become surety for and furnish the above bond and such other bond or bonds as may now or
hereafter be required by or on behalf of the above named applicant. I understand that a consumer report may be obtained about me now
and from time to time in the future, and if I ask, I will be told if a consumer report has been obtained and the name and address of the
agency that supplied the report.

The undersigned declares under penalty of perjury that the information and statements contained in this application are true, and the undersigned jointly and severally, in consideration of the Company being a surety, or executing or guaranteeing any bond or bonds for the applicant, do for value received hereby covenant, promise, and agree to pay the Company the usual annual premium; and we each jointly and severally agree to indemnify and keep indemnified the Company from and against any liability and all costs, charges, suits, damages, counsel fees and expenses of whatever kind or nature which said Company shall at any time sustain or incur, for or by reason, or in consequence of said Company having become surety or entering into such bond or bonds and agree to place the Company in funds to meet any claim or demand before it shall be required to make payment.

Unless otherwise indicated herein, the bond applied for shall not be applicable to guarantee or insure the applicant's operation, management, or control of an ongoing business operation. Additionally, the Company may at its discretion impose a "joint control" requirement as a condition of the issuance of the bond to the undersigned applicant. In any event, issuance of a bond to the undersigned applicant is conditioned upon the applicant's retention of competent legal counsel throughout the duration of any period of time, which the bond is in effect.

Signed this _	day of 2	20
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