

APPLICATION FOR MISCELLANEOUS BONDS

Appl	Application is hereby made to the above Company for a bond in the sum of					effective from			
			In favour of (obligee	the nature of					
which is									
			QUESTION	S TO BE ANS	ULL PARTICULARS WERED BY THE APPLICANT RE CONFIDENTIAL)				
1.	a)	If Applicant is a Co-Partnership:							
		Na	me and Style of firm:						
		Add	dress:						
			Full Name of each Partner:	Age	Res	sidence			
		1.							
		2.							
		3.							
l.	b)	If A	If Applicant is a Co-Partnership:						
		Ful							
		Off	ice Address:						
		Org	ganized Date:						
		Am	t. of capital authorized:						
		Am cas	t. paid in h:						
		Nar	me of President:						
		Nar	me of Vice President:						
		Nar	me of Secretary:						
		Nar	me of Treasurer:						

3.	How long engage if	i that business?						
	From:	To:	At (location): 				
4.	ATTACH COPY OF YOUR MOST RECENT FISCAL FINANCIAL STATEMENT							
5.	Give names of three largest creditors:							
		Name	Amount Outstanding	Date Incurred	Date Due			
6.	Are you engaged or interested in any other line of business?							
	If so, state its natu							
7.		stand against you or rs in separate stateme	any firm or company of whichent.	n you are an officer?	Yes	No No		
8.	Have you, or has the firm applying for this bond, ever compromised with its creditors? If so, please give full details regarding settlement in confidential letter to be attached.				No No			
9.	Has application been made elsewhere for this bond? If so, what Company and why decline?			Yes	No No			
10.	Has applicant or any of his/her associate officers been refused a bond? If so, why?			Yes	No No			
11.	Please give address of bank:							
	May it be referred t	o?			Yes	☐ No		

DECLARATION AND OBLIGATION

	undersigned declared that the answers written herein are true, and in consideration of the execution by Certain erwriters at Lloyd's, hereafter called "the Company" of the bond hereby applied for, agrees as follows:
(1)	To pay to the said Company upon execution thereof, the sum of as a premium therefor, for the term ending on the day of 20 and a further sum of to be paid in advance for each year thereafter until the Company shall have been, by the undersigned, furnished with good and sufficient legal evidence of the termination of all the liability under said bond - but with privilege to said Company to at any time withdraw further responsibility thereunder, if it so elect, upon written notice to the undersigned of its intention so to withdraw, in which event the undersigned will promptly substitute another bond, or other satisfactory security, and the said Company's only liability to the undersigned shall be for the pro rata unearned portion of the premium that shall have been paid to it.
(2)	To indemnify and save harmless the said Company from and in respect of any and all liability, claims and/or demands to which it may be exposed or subject and all loss, costs, damages and expenses whatsoever, to include legal and law costs at law or in equity, or liability therefor, which it may be called upon to sustain or incur by reason of its said Bond, or making any investigation on account of same, and to immediately upon the demand of said Company place in its possession funds, either in cash or liquid securities, sufficient to meet the payment of any loss, damage, costs, charges or expenses, that it may be called upon to sustain by reason of its said Bond, and to admit the voucher or other proper evidence of payment by it of any loss, damage costs, charges or expense under its said Bond to be conclusive evidence against us and each of us of the fact and extent of our liability to it and under this agreement, and we and each of us do hereby renounce the benefits of division and discussion and do hereby declare that we clearly understand this agreement and have willingly signed.
(3)	That this undertaking shall extend to include and be binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.
Signe	ed and dated thisday of

IF APPLICANT (the principal) a co-partnership sign here:

Witness		Applicant
	Name of Firm	
	Ву	
IF APPLICANT (the principa	al) a corporation sign here:	
Witness		Applicant
	Name of Corporation	
Attest	Ву	President
	AGREEMENT OF INDEMNI	тү
one dollar to each of the under severally, bind ourselves, our company from and in respect of loss, costs, damages and experience which it may be called upon to same, and to immediately up securities, sufficient to meet the sustain by reason of its said damage, costs, charges or experience	ersigned in hand paid, receipt of which is he heirs, administrators, executors or assign of any and all liability, claims, and/or demandenses whatsoever, to include legal and law to sustain or incur by reason of its said Bo on the demand of said Company place in the payment of any loss, damage, costs, chargend, and to admit the voucher or other tenses under its said Bond to be conclusive every supplied to the said bond to be conclusive every said and to admit the voucher or other tenses under its said Bond to be conclusive every said to the said bond to be conclusive.	ribed herein and in consideration of the sum of ereby acknowledged, we do hereby, jointly and ns, to indemnify and save harmless the said ds to which it may be exposed or subject and all costs at law or in equity, or liability therefor, and, or making any investigation on account of a its possession funds, either in cash or liquid rges or expenses, that it may be called upon to proper evidence of payment by it of any loss, vidence against us and each of us of the fact and to hereby renounce the benefits of division and at and have willingly signed.
Witness our hands at the city	of Prov	vince of
this day of	20	
Witness:		