

## **OLD REPUBLIC**

## APPLICATION FOR SURETY BOND

PLEASE TYPE OR PRINT LEGIBLY

	APPLI	CANI	DONG NO.	
Name and trade			Soc. Sec. No.	Drapriotorobin
style (if any)			On a see First Name	Proprietorship
Full business Spouses First Name address			- r dittiololis	
Business Phone ( )	Residential Phone (	)		Corporation
Has applicant, or have any of its principal or surety claims proceedings, or had an a			the subject of bankruptcy attach a full explanation)	Individual, or husband and wife
	BOND	REQUIRED	attach a full explanation)	
Amount \$		Effective date		
		_   Encouve date		,·
To be filed with (Obligee)				
Type of bond				
Give below any additional information valuerstanding of the situation. e.g. for requires the bond, together with affidavit	a Lost Securities Bond, attach	to prepare the bond. Attack copies of correspondence	h copies of any pertinent preceived from the corporate	papers necessary for a full ion or transfer agent which
	INDEMNI	TY AGREEMENT		
(A FACSIMILE AND OR SCANNI	ED COPY OF THIS AGREEMI	ENT SHALL BE TREATEI	O AS AN ORIGINAL FOR	ALL PURPOSES)
I/We the undersigned declare that the renewals, additions and or increases all claims, demands or legal expense Application including attorney fees expense incurred by Surety, sworn to At anytime Surety may demand from I/We authorize Surety as well as its	. I/We agree individually and as es of any kind or nature which as and costs incurred by Surety in a by an officer of Surety, shall be the undersigned a monetary su	s a firm to fully indemnify a rise by reason of the executive enforcing the terms of this A pe prima facie evidence of the tim to secure any actual or co	and hold harmless Surety from of any bonds issued pur Application. An itemized state fact and extent of my/our contingent liability or claim	om and against any and suant to this atement of loss and obligation to Surety. pertaining to the bond.
bond(s) and defend such suit and ap any appeal, writ of error, certiorari of discharge any claim against Surety be collateral security against loss.	peal such judgment or at Surety' or any part thereof dismissed. Su	's election to have the case, arety may demand from Prin	cross-action or proceeding, scipal and/or indemnitors su	or any part of it or afficient collateral to
I/We understand the bond(s) applied considers necessary and appropriate jointly and severally agree to be bou sole applicant named herein.	for purposes of evaluating whet	ther such credit should be gr	ranted and/or continued. Ea	ch of the undersigned,
Signed this day of	20 If sole of must sign	owner, applicant must sign ogn for partnership. If corpora	on behalf of firm. If partners ation authorized officer mu	ship, authorized partner st sign for corporation.
Company Name				
Signature:				
(Person authorized to sign for the Co	ompany) Print Name:		Title:	
Indemnitors:				
Signature:		Signature:		
(Indemnitor) Print Name:		(Spouse) Print Nar	me:	
Signature:		Signature:		
(Indemnitor) Print Name:		(Spouse) Print Na	me:	

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	IDENTIAL CREE	DIT INFORMATION		
For bonds required of BUSINESSES:	For bonds required of INDIVIDUALS:			
Principal owners, shareholders, or officers:	Residence address:			
		(Number and street)		
		How Long?		
Nature of business	(City, state, ZIP) Age Occupation			
Date business established				
If business is new, summarize business experience	Employer			
of principals.	or applicant of	Annual salary \$	Other income \$	
		Name and branch of bank:		
		Bank balance \$	Loan Amount \$	;
Name and branch of bank:		Real estate owned \$		
Bank balance \$ Line of Credit \$		<u> </u>	ties owned \$ Encumbrance \$	
Financial statements, when required, need not be o	FINANCIAL S		those who do no	at have signed
copies of current financial statements readily available			inose who do no	nave signed
ASSETS	DOLLARS	LIABILITIES		DOLLARS
Cash on Hand		Accounts Payable		
Cash in Bank (Name and address of Bank)		Notes Payable—Unsecured:		
Accounts Receivable		Banks		
Merchandise at cost (not on consignment)		Partners of officers		
Other (Describe)		Other		
		Notes Payable—Secured:		
		Owing to	$\longrightarrow$	
TOTAL OURRENT ACCETO		Taxes Payable and other expense		
TOTAL CURRENT ASSETS		Other Current Liabilities (Describe)		
Land and Buildings (Depreciated Value)				
Machinery, Fixture and Equipment		TOTAL CURRENT LIABILITIES		
(Depreciated Value)		TOTAL CORRENT LI	T	
Due from Others - Not Current (Describe)		Liens or Chattel Mortgages on Equipment	· <del> </del>	
		Mortgages on Real Estate		
Other Assets (describe)		Other Liabilities (Describe)	TAL LIABILITIES	
<del>-</del>		Net Worth Capital \$	1	
		Surplus \$	<u> </u>	
TOTAL ASSETS		TOTAL LIABILITIES AN	D NET WORTH	
Net sales \$ Gross Profit \$	Expenses \$	S Net profit \$	Drawings \$	
A	GENT'S RECOM	IMENDATION		
AGENT				
10: :1				
I recommend this risk.  ☐ I have executed	☐ Please s	end me this bond.		
Remarks:		ona mo ano bona.		
X				
Signature of agent				
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ARKANSAS: "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 fines and confinement in prison."

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."

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."

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."

HAWAII: "For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both."

KENTUCKY: "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."

LOUISIANA: "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 fines and confinement in prison."

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 denial of insurance benefits."

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."

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."

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."

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."

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."

RHODE ISLAND: Insurer shall place on the application a warning which indicates the existence of a criminal penalty for failure to disclose a conviction for arson.

TENNESSEE: "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."

VIRGINIA: "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."

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."