COMPLETE APPLICABLE SECTION ON REVERSE



													n
Public Of	ffi	C	ia	ı									1
Fidelity .													2
Probate													3
Referee,	ı	7	e	Э.	įį	٧e	r,	е	to	٠.			4
Court													5
License													6

Form 10

Individual	
Partnership	
Corporation	
Limited Liability Company	
Limited Liability Partnership	

pplicant Name (Exactly as shown on License or Bond) Please	e print or type		Social Secu	rity # Date	of Birth	Married
esidence Address (Street and Number)	(City)	(State)	(Zip) (Telephor	ne #) (Fax #)	(Em	Single ail Address)
usiness Address (Street and Number)	(City)	(State)	(Zip) (Telephor	ne #) (Fax #)	(Em	ail Address)
ccupation or business	How long so enga	ged? Previous S	urety Yes N	o If yes, give name a	nd reason fo	r change.
ype of Bond		Amour	t of Bond	Effective Date	****	
omplete name and address of Obligee				1		
	STATEMENT as					
Check applicable section Check one: B	n on the reverse side tusiness Financial State		nancial statement is onal Financial State			
ASSETS			LIA	BILITIES		
ash (List Banks)		Accounts Payable	Birt			
asii (List Daires)		· ·	ued			
tocks + Bonds — Describe			Bank			
		1	Others (Describe) _			
otes Receivable — Describe			Estate			
erchandise or Material in Stock			Estate			
ccounts Receivable		Other Liabilities	Describe	-10-0000		
eal Estate, Homestead A	\ <u> </u>					
eal Estate, Investment B	3	TOTAL LIABILI				
urniture and Fixtures			id in)			
Other Assets - Describe		1	R SURPLUS			
OTAL ASSETS		TOTAL Liabilitie	s and Net Worth			
undersigned applicant and indemnitors hereby request Western Surety C pany/companies referred to herein as the "Company") to become their su lication and as needed, on an ongoing basis and to obtain additional inform, or for any other legitimate purposes as determined by the Company in i To pay premiums, including renewal premiums and any other charges, t To completely INDEMNIFY the Company from and against any lications.	nt and or indeminior, or for	the emorcement of this a	the negligence of the Cor	npany,	termination t	assigns (with su ation at the time potential or actu reason of havi inder such bond
regardless of whether such liability, loss, costs, damages, attorneys' To furnish the Company with satisfactory and conclusive termination ev Upon demand by the Company for any reason whatsoever, to deposit cu That the Company shall have the right to handle or settle any claim or incurred by the Company, shall be prima facie evidence of the fact and That the Company any decline to become surety on any bond and may That the Company shall, without notice, have the right to alter the pe undersigned shall not be affected by the failure of the undersigned to si collateral obtained and if any party signing this agreement is not bound. That if a contract or performance bond is issued hereunder, the under tetained percentage, supplies, tools, plants, equipment and materials due At the Company's discretion, this indemnity agreement shall be govern the State of South Dakota and the United States District Court for the D That this indemnity may be terminated by the undersigned, or any one of that twenty (20) days. In no event, shall any termination notice operat the date of the Company's receipt and notice of such termination	fees and expenses are caused, dience that there is no further lis result in good faith and the Company it is suit in good faith and the Corextent of the liability of the undecancel or amend any bond without ally, terms and conditions of gn any bond, nor any claim that for any reason, this agreement wriginged hereby assign to the Core or used on the contract, ed in all respects by the laws of district of South Dakota in all act or more parties so designated, up to modify, bar, discharge, linge to modify, bar, discharge, linger the contract of the contra	ability on this bond or any c n an amount sufficient to sat mpany's decision shall be b resigned to the Company, ut cause and without any lia any bond issued for unders to ther indemnity or securit will still be binding on each a ompany any monies now do the State of South Dakota a ions or proceedings arising son written notice sent regis	isfy any claim against the C nding and conclusive on the bility which might arise the igned, and this agreement y was obtained, nor by the ind every other party e or hereafter becoming d and the undersigned applican from or relating to this inde ered mail to the office of the lity of any party hereto, for	ompany by reason of such e undersigned. An itemiz refrom, shall apply to any such altelease of any indemnity, i are under the contract, inclet and indemnitors consent immity agreement, e Company at Sioux Falls r any bonds, undertakings	uding all defe to the jurisdict South Dakota and obligation	rred payments a ion of the courts
regardless of whether such liability, loss, costs, damages, attorneys' To furnish the Company with satisfactory and conclusive termination ev Upon demand by the Company for any reason whatsoever, to deposit cu That the Company shall have the right to handle or settle any claim or incurred by the Company, shall be prima facie evidence of the fact and That the Company may decline to become surety on any bond and may. That the Company shall, without notice, have the right to alter the pe undersigned shall not be affected by the failure of the undersigned to si collateral obtained and if any party signing this agreement is not bound in That if a contract or performance bond is issued hereunder, the under retained percentage, supplies, tools, plants, equipment and materials due At the Company's discretion, this indemnity agreement shall be govern the State of South Dakota and the United States District Cour for the D That this indemnity may be terminated by the undersigned, or any one of than twenty (20) days. In no event, shall any termination notice operat 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 inter at the highest legal rate from the date such payments are made.	fees and expenses are caused, dience that there is no further lis result in good faith and the Company it is suit in good faith and the Corextent of the liability of the undecancel or amend any bond without ally, terms and conditions of gn any bond, nor any claim that for any reason, this agreement wriginged hereby assign to the Core or used on the contract, ed in all respects by the laws of district of South Dakota in all act or more parties so designated, up to modify, bar, discharge, linge to modify, bar, discharge, linger the contract of the contra	ability on this bond or any co n an amount sufficient to sat mpany's decision shall be b resigned to the Company, ut cause and without any lie any bond issued for unders to ther indemnity or security will still be binding on each a mpany any monies now duthe State of South Dakota a ions or proceedings arising bon written notice sent regis nit, affect or impair the liab	isfy any claim against the C nding and conclusive on the bility which might arise the igned, and this agreement y was obtained, nor by the ind every other party e or hereafter becoming d and the undersigned applican from or relating to this inde ered mail to the office of the lity of any party hereto, for	ompany by reason of such e undersigned. An itemiz refrom, shall apply to any such altelease of any indemnity, i as under the contract, incl. and indemnitors consent minity agreement, e Company at Sioux Falls r any bonds, undertakings	uding all defe to the jurisdict South Dakota and obligation	rred payments a ion of the courts
regardless of whether such liability, loss, costs, damages, attorneys' To furnish the Company with satisfactory and conclusive termination ev Upon demand by the Company for any reason whatsoever, to deposit cu That the Company shall have the right to handle or settle any claim oi nicurred by the Company, shall be prima facie evidence of the fact and. That the Company may decline to become surety on any bond and may That the Company shall, without notice, have the right to alter the pe undersigned shall not be affected by the failure of the undersigned to si collateral obtained and if any party signing this agreement is not bound i That if a contract or performance bond is issued hereunder, the under retained percentage, supplies, tools, plants, equipment and materials due At the Company's discretion, this indemnity agreement shall be govern the State of South Dakota and the United States District Court for the D That this indemnity may be terminated by the undersigned, or any one or than twenty (20) days. In no event, shall any termination notice operat 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 inter at the highest legal rate from the date such payments are made. Agency Address	fees and expenses are caused, dience that there is no further lis result in good faith and the Company it is suit in good faith and the Corextent of the liability of the undecancel or amend any bond without ally, terms and conditions of gn any bond, nor any claim that for any reason, this agreement wriginged hereby assign to the Core or used on the contract, ed in all respects by the laws of district of South Dakota in all act or more parties so designated, up to modify, bar, discharge, linge to modify, bar, discharge, linger the contract of the contra	ability on this bond or any co n an amount sufficient to sat mpany's decision shall be b resigned to the Company, ut cause and without any lie any bond issued for unders to ther indemnity or security will still be binding on each a mpany any monies now duthe State of South Dakota a ions or proceedings arising bon written notice sent regis nit, affect or impair the liab	isfy any claim against the Conding and conclusive on the bility which might arise the igned, and this agreement y was obtained, nor by the indevery other party e or hereafter becoming do the undersigned applicant or or relating to this independent of the order of the conding of the condition of	ompany by reason of such e undersigned. An itemiz refrom, shall apply to any such altelease of any indemnity, i as under the contract, incl. and indemnitors consent minity agreement, e Company at Sioux Falls r any bonds, undertakings	uding all defe to the jurisdict South Dakota and obligation	rred payments a tion of the courts 57104, of not le s executed prior
regardless of whether such liability, loss, costs, damages, attorneys' To furnish the Company with satisfactory and conclusive termination ev Upon demand by the Company for any reason whatsoever, to deposit cu That the Company shall have the right to handle or settle any claim or incurred by the Company, shall be prima facie evidence of the fact and That the Company any decline to become surety on any bond and may That the Company shall, without notice, have the right to alter the pe undersigned shall not be affected by the failure of the undersigned to si collateral obtained and if any party signing this agreement is not bound That if a contract or performance bond is issued hereunder, the under retained percentage, supplies, tools, plants, equipment and materials due At the Company's discretion, this indemnity agreement shall be govern the State of South Dakota and the United States District Court for the D That this indemnity may be terminated by the undersigned, or any one of than twenty (20) days. In no event, shall any termination notice operat 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 inter at the highest legal rate from the date such payments are made.	fees and expenses are caused, dience that there is no further lis result in good faith and the Company it is suit in good faith and the Corextent of the liability of the undecancel or amend any bond without ally, terms and conditions of gn any bond, nor any claim that for any reason, this agreement wriginged hereby assign to the Core or used on the contract, ed in all respects by the laws of district of South Dakota in all act or more parties so designated, up to modify, bar, discharge, linge to modify, bar, discharge, linger the contract of the contra	ability on this bond or any co n an amount sufficient to sat mpany's decision shall be b resigned to the Company, ut cause and without any lie any bond issued for unders to ther indemnity or security will still be binding on each a mpany any monies now duthe State of South Dakota a ions or proceedings arising bon written notice sent regis nit, affect or impair the liab	isfy any claim against the Conding and conclusive on the bility which might arise the igned, and this agreement y was obtained, nor by the indevery other party e or hereafter becoming do the undersigned applicant or or relating to this independent of the order of the conding of the condition of	ompany by reason of such e undersigned. An itemiz refrom, shall apply to any such alrelease of any indemnity, to a under the contract, incit and indemnitors consent mity agreement, the Company at Sioux Falls r any bonds, undertakings ass/Corporate Title	uding all defe to the jurisdict South Dakota and obligation	rred payments a ion of the courts
regardless of whether such liability, loss, costs, damages, attorneys' To furnish the Company with satisfactory and conclusive termination out Upon demand by the Company for any reason whatsoever, to deposit cu That the Company shall have the right to handle or settle any claim or incurred by the Company, shall be prima facie evidence of the fact and. That the Company may decline to become surety on any bond and may fait the Company shall, without notice, have the right to alter the pe undersigned shall not be affected by the failure of the undersigned to si collateral obtained and if any party signing this agreement is not bound in that if a contract or performance bond is issued hereunder, the under retained percentage, supplies, tools, plants, equipment and materials due At the Company's discretion, this indemnity agreement shall be govern the State of South Dakota and the United States District Court for the D That this indemnity may be terminated by the undersigned, or any one of than twenty (20) days. In no event, shall any termination notice operat 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 inter at the highest legal rate from the date such payments are made. Agency Address	fees and expenses are caused, idence that there is no further lis rrent funds with the Company it is suit in good faith and the Cor extent of the liability of the undecancel or amend any bond without any terms and conditions of gn any bond, nor any claim that for any reason, this agreement wrighted hereby assign to the Corn or under the contract, and in all respects by the laws of istrict of South Dakota in all act or more parties so designated, up to modify, bar, discharge, linest on such amounts Sign Zip Not	ability on this bond or any or an amount sufficient to san an amount sufficient to san apany's decision shall be bersigned to the Company, ut cause and without any lie any bond issued for unders to ther indemnity or security will still be binding on each ompany any monies now do the State of South Dakota a ions or proceedings arising pon written notice sent regis point, affect or impair the liable ded this	isfy any claim against the Conding and conclusive on the bility which might arise the tigned, and this agreement y was obtained, nor by the ind every other party e or hereafter becoming don't the undersigned applicant the undersigned application of the undersigned application of the undersigned application of the undersigned application. Signature & Busine	ompany by reason of such e undersigned. An itemiz refrom, shall apply to any such altelease of any indemnity, to as under the contract, incit and indemnitors consent mility agreement, e Company at Sioux Falls r any bonds, undertakings	uding all defe	rred payments a son of the courts 57104, of not k s executed prior "Indemnite "Indemnite "Indemnite

AGENT: Check here if this correspondence was previously faxed or emailed to CNA Surety.

IMPORTANT NOTICE

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

PUBLIC OFFICIAL BOND	Net Worth: \$	Elected Appointed	Date:	Term of C	Office:	Premium will Annually?	be paid: for term?					
NO FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN APPLICATION IF \$75,000	Title of Position Purpose or Function of Organiz	zation	Main Sources of Or	of Organization's Funding								
OR MORE.												
2 FIDELITY BOND		/ill applicant sign necks? Yes N	Is countersignature By whom?	required?		Regular audit By whom?	s? Yes No					
NO FINANCIAL STATEMENT NECESSARY.	Are bank accounts reconciled bor withdraw from the accounts		ized to deposit Eve	er discharged	from any employme	nt? Ye	s No Why?					
	Last position held? Reason for leaving?				How long in prese position?		Applicant's net worth:					
	Name of deceased (Ward)		Date of death		ppointment (If over blease explain delay	.) or trust	icant indebted to the estate (? Yes No (If yes,					
2 PROBATE	Has applicant had prior possession of estate assets? Yes No If yes, please explain.											
BOND NO FINANCIAL STATEMENT NECESSARY.	Name and address of attorney (If none, do not write t	the bond; submit it to o	ur underwriter	s.)		Telephone #					
HAVE PRINCIPAL SIGN THIS APPLICATION.	Will the attorney remain involved duration of this estate? Yes	-	Assets of estate or true	st (describe)								
	Name, age, and health status of minor(s) incompetent	f		icant's relation leceased ward(s)	ship to	\$	pplicant's net worth:					
	Are guardianship funds to be us Yes No Approximate	sed for support of war- ately how much per m	d? ionth?		ource of the guardia te the bond; instead		(If an insurance settlement, underwriter.)					
	(Please send copy of court orde Who are the heirs of this estate	r authorizing monthly	expenditures.)	<u> </u>			one objected to the t's appointment as fiduciary?					
	Will any going business (excluded by fiduciary? (If yes, send a co			s this bond req	uired on the demand	d of an intere	Yes No No sted person?					
	Name and address of court:											
	What is the applicant's experien	nce in handling fiducia	ary responsibilities?									
REFEREE'S RECEIVER'S	Plaintiff	Λ	Name and address of pr	incipal's attorr	ney							
TRUSTEE'S BOND NO FINANCIAL STATEMENT	Defendant	1	Name and location of C	ourt								
NECESSARY.							Applicant's net worth: \$					
HAVE PRINCIPAL SIGN THIS APPLICATION.	Name and location of Court				Name of Defendan	t						
HAVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN	Name and location of Court Name and address of attorney				If an Injunction or anticipate a foreclo	Restraining C sure or collec	order bond, does applicant tion action against him?					
HAVE PRINCIPAL SIGN THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 FINANCIAL STATEMENT NECESSARY.		it copy of relevant dox			If an Injunction or anticipate a foreclo	Restraining C sure or collec	order bond, does applicant					
THIS APPLICATION. COURT BOND OTHER THAN 3 AND 4 FINANCIAL STATEMENT NECESSARY. HAVE PRINCIPAL SIGN THIS APPLICATION. LICENSE AND	Name and address of attorney Explain purpose of bond (subm	it copy of relevant doo General liability insur (Give limits)	cuments)		If an Injunction or anticipate a foreclo Yes No	Restraining C sure or collec If so, submit	order bond, does applicant tion action against him?					
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 NECESSARY WHERE STATE IS	Name and address of attorney Explain purpose of bond (subm Net worth: \$ Serial Number and description	General liability insur (Give limits)	cuments) ance carried?	es No S	If an Injunction or anticipate a foreclo Yes No tate license number	Restraining C sure or collect If so, submit assigned to a ole to applicar	order bond, does applicant tion action against him? for underwriting. pplicant, if applicable:					
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 NECESSARY WHERE STATE IS THE OBLIGEE. HAVE PRINCIPAL SIGN THIS APPLICATION.	Name and address of attorney Explain purpose of bond (subm Net worth: \$ Serial Number and description form it was on.) Are securities endorsed? Description of the property of the propert	General liability insur (Give limits)	cuments) ance carried? Ye or sample of the	es No S	If an Injunction or anticipate a foreclo Yes No tate license number instrument Payat If not	Restraining C sure or collect If so, submit assigned to a ole to applicar , who is it pages of loss been	order bond, does applicant tion action against him? for underwriting. pplicant, if applicable: nt only? Yes No yable to?					
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 NECESSARY WHERE STATE IS THE OBLIGEE. HAVE PRINCIPAL SIGN THIS APPLICATION. LOST SECURITIES/CERTIFICATE	Name and address of attorney Explain purpose of bond (subm Net worth: \$ Serial Number and description form it was on.)	General liability insur (Give limits) (Please submit a copy escribe manner of loss	euments) ance carried?	es No S	If an Injunction or anticipate a foreclo Yes No tate license number instrument Payat If not Has notic When?	Restraining C sure or collectors, submit assigned to a policiar, who is it pays the of loss been To W seither been	prider bond, does applicant tion action against him? for underwriting. pplicant, if applicable: at only? Yes No yable to? a given? Yes No //hom?					
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 NECESSARY WHERE STATE IS THE OBLIGEE. HAVE PRINCIPAL SIGN THIS APPLICATION. LOST SECURITIES/	Name and address of attorney Explain purpose of bond (subm Net worth: \$ Serial Number and description form it was on.) Are securities endorsed? Yes No	General liability insur (Give limits) (Please submit a copy escribe manner of loss	or sample of the ment been stopped?	Date of If a deed Yes	If an Injunction or anticipate a foreclo Yes No No tate license number instrument Payat If not When?	Restraining C sure or collectors, submit assigned to a policiar, who is it pays the of loss been To W seither been	order bond, does applicant tion action against him? for underwriting. pplicant, if applicable: at only? Yes No yable to? a given? Yes No //hom? involved in a lawsuit?					

CNA is a registered service mark, trade name and domain name of CNA Financial Corporation. No part of this material, including the CNA Surety logo, may be reproduced without written permission from CNA Surety Corporation.

1-800-331-6053 FAX 1-605-335-03

