## \*\*\*\*\* \* OLD REPUBLIC SURETY COMPANY

\*\*\*\*\* Or any of its Affiliated Companies, hereinafter ("Surety")

For Single Bond or Aggregate Programs up to \$1,000,000, complete page 1 <u>and</u> the Indemnity Agreement on page 2. For Single Bond or Aggregate Programs in excess of \$1,000,000, up to \$2,000,000, complete pages 1 and 2.



Company		Corp S Corp L	I C Partnershin	Proprietorship
	Corp S Corp LLC Partnership Proprietorship Construction specialty			
	Largest project completed in last 3 years: Contract price \$			
	Largest project	•	•	
	d bonded contracts with other			по П
Owners/Officers of the com		Sureties, ir yes, attacir ez	kpianation. TEO	
	• •	% Ownersh	in 0.00% CCN	
Name (1)	Married? YES N		ip <u>0.00%</u> SSN	
			ip <u>0.00%</u> SSN Own your home?	VESTINOT
·				
Name (2)			ip <u>0.00%</u> SSN	
	Married? YES N		_	·
Name (3)			ip <u>0.00%</u> SSN	
	Married? YES N		_	
Home address			Own your home?	YES NO
las the company, any rela	ited entity, any predecessor co	ompany, or any owner eve	ər:	
Failed in business or be	en in bankruptcy?		YES	NO
Failed to complete a co	n a surety?	YES	NO 🗔	
Been involved in any liti	pavroll?	YES	NO	
Had state or federal tax liens within the last 3 years?			YES	NO
Were you bonded in the past – by whom?			YES 🗌	NO
Explain all "YES" answers or attach an explanation			120	ПОШ
As part of the application proc only for permissible purpose a one (1) year in Federal prison p	cess, a credit score may be obtained	ed. Access to our credit score		
CONTRACTOR PREQU	ALIFICATION FOR BONDING	G – NO BOND NEEDED A	AT THIS TIME.	Check here
Name of Owner/Obligee	e needing bond for Project ition			
Bid date B	ition Bid bond amount or %	Performance/Pay	yment bond amount or	· %
Estimated bid/contract p	price \$	Start date	Completion of	late
Maintenance term	work on bond (w/o this job) ¢	Liquidated penalties \$ _		
If project has already	work on hand (w/o this job) \$ bid – bid results 1)	2)	3)	
If low – Engine	er Estimate \$			
	Bond Negotiated			
Bond forms: Old Repub	olic forms AIA Other	(please provide copy)	٦	
	subcontracts, please enclose a			bond forms if over \$25
* For private projects or	· .			
* For private projects or AGENCY INFORMATION	Agency co			



## **FINANCIAL INFORMATION**

Company Financial Information – Provide the latest fiscal year end financial statement. If more than 6 months old,

also include a current interim financial statement company's in-house prepared financial statements	nt. If CPA-prepared financial information is unavailable, provide the sor the company's most recent tax return.	
Personal Financial Statements – Provide a curre	ent personal financial statement on each owner.	
Does the contractor have a formal bank line of	credit? YES NO	
If "YES", amount of line of credit \$	Amount currently borrowed \$	
EXPERIENCE INFORMATION		
Largest project completed last 3 years: (Owner/G	C)	
Contract price \$ Profit \$	Project description	
Contact person Phone _	Email	
Largest project currently underway: (Owner/GC) _		
Contract price \$ Profit \$	Project description	
Contact person Phone _	Email	
INDEMNITY AGREEMENT (complete for all new ap	oplications)	
(A FACSIMILE AND OR SCANNED COPY OF THIS AGREEMEN	T SHALL BE TREATED AS AN ORIGINAL FOR ALL PURPOSES)	
claims, demands or legal expenses of any kind or nature which aris of, any and/or all Indemnitors including attorney fees and costs including attorney fees and costs including expense incurred by Surety, sworn to by an officer of Surety, any time, Surety may demand from the undersigned a monetary solution. If we authorize Surety as well as its successors and assigns to adjusted the successors and assigns to adjusted.	and as a firm to fully indemnify and hold harmless Surety from and against any and all see by reason of the execution of any bonds issued for and/or on behalf, or at the request surred by Surety in enforcing the terms of this Application. An itemized statement of loss shall be prima facie evidence of the fact and extent of my/our obligation to Surety. At the secure any actual or contingent liability or claim pertaining to the bond.  Ijust, settle or compromise any claim, demand, suit or judgment upon said bond(s) and in to have the case, cross-action or proceeding, or any part of it or any appeal, writ of	
error, certiorari or any part thereof dismissed. Surety may demand	d from Principal and/or indemnitors sufficient collateral to discharge any claim against urety to pay such claim or be held by Surety as collateral security against loss.	
necessary and appropriate for purposes of evaluating whether s	d authorize Surety, or its authorized agents to gather such credit information it considers such credit should be granted and/or continued. Each of the undersigned, jointly and y Agreement, as fully as though each of the undersigned were the sole applicant named	
	any adjustments to premium on this bond or any bond issued under this agreement.	
Signed thisday of20 if	f sole owner, applicant must sign on behalf of firm. If partnership, authorized partner must sign for partnership. If corporation, authorized officer must sign for corporation.	
application for insurance or statement of claim containing any concerning any fact material thereto, commits a fraudulent insurar thousand dollars in the stated value of the claim for each such viol		
Company Name		
Signature		
(Person authorized to sign for the company) Print na	me: Title	
Indemnitors:		
Signature	Signature	
(Indemnitor) Print name	(Spouse) Print name	
Signature	Signature	
(Indemnitor) Print name	(Spouse) Print name	
Signature	Signature	
(Indemnitor) Print name	(Spouse) Print name	



**ALABAMA:** "Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution, fines, or confinement in prison, or any combination thereof."

**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."

**MARYLAND:** "Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison".

**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."

**OKLAHOMA:** "WARNING: Any person who knowingly, and with intent to injury, 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."

**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:** "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."

**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."

**WEST VIRGINIA:** "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."