CNA SURETY

Individual Partnership Corporation Limited Liability Company Limited Liability Partnership

PLEA	SE	PRINT	OR	TYPE.

Applicant(s) - Individual, partners, or corporate owner(s) who will be performing settlements. Attach additional applications and cross reference if more than three owners. EACH MUST SIGN AT BOTTOM RIGHT.

1.	Name	
	Social Security No	
	Residence Address	
	Ownership of Business Number of years as an attorney	Single Single Married (spouse must sign at bottom right.)
	Does this applicant own real estate?	□ Yes □ No
2.	Name	
	Social Security No	1
	Residence Address	
	% Ownership of Business	Married (shouse must
	Number of years as an attorney	sign at bottom right.)
	Does this applicant own real estate?	
.	Name	
	Social Security No	
	Residence Address	
	% Ownership of Business	Single
	Number of years as an attorney	Married (spouse must

gent's recommendation/additional comments:

INDEMNITY

The undersigned applicant and indemnitors hereby request Western Surety Company, Universal Surety of America, Surety Bonding Company of America and any affiliated company, their successors or assigns (with such company/companies referred to herein as the "Company") to become their surety. The undersigned hereby certify the truth of all statements in the application, authorize the Company to verify this information at the time of application and as needed, on an ongoing basis and to obtain additional information from any source, including obtaining credit reports at the time of application, in any review or renewal, at the time of any potential or actual claim, or for any other legitimate purposes as determined by the Company in its reasonable discretion, and jointly and severally agree:
(1) To pay premiums, including renewal premiums and any other charges, to the Company or its agents, when due,

Does this applicant own real estate?

- To completely INDEMNIFY the Company from and against any liability, loss, cost, attorneys' fees and expenses whatsoever which the Company shall at any time sustain as surety or by reason of having been surety on (2) this bond or any other bond issued for any applicant and or indemnitor, or for the enforcement of this agreement, or in obtaining a release or evidence of termination under such bonds, regardless of whether such liability, loss, costs, damages, attorneys' fees and expenses are caused, or alleged to be caused, by the negligence of the Company,
- (3) To furnish the Company with satisfactory and conclusive termination evidence that there is no further liability on this bond or any other bond issued for applicant,

Yes

Upon demand by the Company for any reason whatsoever, to deposit current funds with the Company in an amount sufficient to satisfy any claim against the Company by reason of such suretyship, (4)

🗌 No

- That the Company shall have the right to handle or settle any claim or suit in good faith and the Company's decision shall be binding and conclusive on the undersigned. An itemized statement of loss and expense incurred by the Company, shall be prima facie evidence of the fact and extent of the liability of the undersigned to the Company, (5)
- (6) That the Company may decline to become surety on any bond and may cancel or amend any bond without cause and without any liability which might arise therefrom,
- (7) That the Company shall, without notice, have the right to alter the penalty, terms and conditions of any bond issued for undersigned, and this agreement shall apply to any such altered bond. The liability for the undersigned shall not be affected by the failure of the undersigned to sign any bond, nor any claim that other indemnity or security was obtained, nor by the release of any indemnity, nor the return or exchange of any collateral obtained and if any party signing this agreement is not bound for any reason, this agreement will still be binding on each and every other party

That if a contract or performance bond is issued hereunder, the undersigned hereby assign to the Company any monies now due or hereafter becoming due under the contract, including all deferred payments and retained percentage, (8) supplies, tools, plants, equipment and materials due or used on the contract,

(9) At the Company's discretion, this indemnity agreement shall be governed in all respects by the laws of the State of South Dakota and the undersigned applicant and indemnitors consent to the jurisdiction of the courts of the State of South Dakota and the United States District Court for the District of South Dakota in all actions or proceedings arising from or relating to this indemnity agreement,

That this indemnity may be terminated by the undersigned, or any one or more parties so designated, upon written notice sent registered mail to the office of the Company at Sioux Falls, South Dakota 57104, of not less than twenty (20) days. In no event, shall any termination notice operate to modify, bar, discharge, limit, affect or impair the liability of any party hereto, for any bonds, undertakings and obligations executed prior to the date of the Company's (10)eceipt and notice of such termination

rate from the date such payments are made.			Signed this day of,,
Agency TitlePac, Inc.			Signature & Business/Corporate Title "Indemnitor"
Address 201 Eastpointe Drive			"Indemnitor"
Street			"Indemnitor"
Muskogee, OK 74403			
City	State	Zip	
Agent's Code			NOTE: Personal indemnitors should sign their names before the word "indemnitor".

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

In the event of any payment by the Company, to pay the Company interest on such amounts at the highest legal



PHONE (605) 336-0850

FAX (605) 335-0357

P.O. Box 5077 • Sioux Falls. South Dakota 57117-5077 www.cnasurety.com

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TITLE COMPANIES REPRESENTED

	Name	% of Your Total Business	Date of Last Audit
1			
2			
2	·		

CONTROLS

1. Are funds deposited in a trust account separate from operating accounts?	Yes	No
2. Name of Institution where trust account is maintained?		
3. Does one EMPLOYEE (non-owner) do both bookkeeping and disbursement of funds? If yes, please explain (attach separate sheet, if necessary).	Yes	No
4. How often are the accounts reviewed by a CPA?		
5. Are countersignature procedures used when an EMPLOYEE (non-owner) signs trust account checks? If no, who signs and what are the procedures?	Yes	No
 Does any EMPLOYEE (non-owner) sign checks for operating accounts? If yes, max. amt. authorized \$ 	Yes	No
7. Does any EMPLOYEE (non-owner) who signs checks also approve invoices for payment?	Yes	No
8. Does any EMPLOYEE (non-owner) who reconciles the bank accounts prepare or make deposits or withdrawals If yes, please explain (include their position and frequency).		No
 Do you have segregation of duties so that one EMPLOYEE (non-owner) is not able to control a transaction from origination to reconcilement? If no, please explain on a separate sheet of paper. 	Yes	No
10. Does the firm deposit and disburse funds for closings and settlements?	Yes	No
11. Does the firm have a separate file set up for each closing which includes the closing instructions and documentation of compliance with the instructions including transfer between accounts?	Yes	No
12. Does the firm maintain separate accounting records of all receipts and disbursements of all settlement, closing or title indemnification funds?	Yes	No

BACKGROUND INFORMATION

1.	Have you ever been subject to a bankruptcy proceeding or have there been any unsatisfied judgments, suits or liens against you? If yes, please explain on a separate sheet of paper.	Yes	🗌 No
2.	Have you or any of your associates ever been the subject of any proceedings resulting in disciplinary action from any agency responsible for regulating financial institutions or lenders? <i>If yes, provide details on a separate sheet of paper.</i>	Yes	🗌 No
3.	Have you ever been cancelled or declined for a surety bond? If yes, provide details on a separate sheet of paper.	Yes	No No
4.	In what other states are you licensed?		
5.	Have you sustained any employee dishonesty losses in the last 6 years? If yes, provide details on a separate sheet of paper.	Yes	No

COMPLETE THIS SECTION IF FIDELITY COVERAGE IS DESIRED

Penalty	Effective Date		
Total number of employees	Number of employees handling money	All others	

Completed by _

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.