

Probate and Fiduciary Surety Application and Indemnity Agreement

Mutual _m	Liberty Mutual Insurance Company The Ohio Casualty Insurance Company	
Applicant's Full Name:	☐ Individual ☐ Partnership/LP ☐ Corporation ☐LLC SSN or TIN:	
Business Address:		
Residence Address:		
	Years in business:	
·	esidency status?	
Drivers License Number:		
Home Phone:	Cell Phone:	
Have you or any partners been bankrupt or insolvent?		
	ainst applicant? Tyes: Explain using Application Supplement No	
Name and Address of Attorney:		
Will the attorney remain involved throughout the duration of		
Has any Surety denied application for the bonds listed?	_	
Prior Surety Yes: give name and reason for change	le: No	
Administrator or Executor Bond Type of Bond Required:	Rand Amount	
Legal Name of Deceased:	Bond Amount: Date of Death: ocket No.:	
Date of appointment: Court and Do	ocket No.:	
Applicant's relationship to Deceased:	\$ Realty \$ Estimated Estate Debts:	
List each heir of the estate with its relationship and percentage	tage (%) share:	
Will any business of the estate be continued by fiduciary?	Yes: Attach copy of Court Order	
Is applicant indebted to the estate? Did Decedent execute a Last Will and Testament?	☐ Yes ☐ No ☐ Yes: Attach copy if bond exceeds \$1Million ☐ No	
Does applicant replace a prior Fiduciary?	☐ Yes ☐ No	
Is this an additional bond? Does this bond replace a prior bond?	☐ Yes ☐ No ☐ No ☐ No	
Is this bond required on the demand of an interested person?	☐ Yes: Whom? ☐ No	
Guardian or Trustee Bond (#1)		
	Bond Amount:	
Legal Name of Minor Incapacitated:	Date of Birth:	
Estimated Estate Assets: Personalty \(\) Date of appointment: Court and Do	\$ Realty \$Estimated Estate Debts:	
Applicant's relationship to the wards or minors:	ocket No	
Will Guardianship funds be used for the support of minors?	☐ Yes: Attach copy of Court Order authorizing monthly expenditures ☐ No	
Will any business of the wards be continued by Fiduciary?	☐ Yes: Attach copy of Court Order ☐ No	
Is the bond required on the demand of an interested person? Is applicant indebted to the wards?	☐ Yes: Whom? ☐ No ☐ Yes ☐ No	
Will joint control be exercised?	☐ Yes ☐ No	
Is this an additional bond? Does applicant replace a prior Fiduciary?	☐ Yes ☐ No ☐ Yes ☐ No	
Does this bond replace a prior Fiduciary? Does this bond replace a prior bond?	☐ Yes ☐ No	
Will a Supplemental Needs Trust be created?	Yes: Attach copy of the Trust, if executed No	
Has the ward(s) executed a Last Will and Testament?	Yes: Attach copy if bond exceeds \$1 Million No	
Guardian or Trustee Bond (#2)	D 14	
Type of Bond Required:	Bond Amount: Date of Birth:	
Estimated Estate Assets: Personalty \$	Date of Birth:	
Date of appointment: Court and Do	ocket No.:	
Applicant's relationship to the wards or minors:		
Will Guardianship funds be used for the support of minors? Will any business of the wards be continued by Fiduciary?	☐ Yes: Attach copy of Court Order authorizing monthly expenditures ☐ No☐ Yes: Attach copy of Court Order ☐ No	
Is the bond required on the demand of an interested person?	☐ Yes: Whom? ☐ No	
Is applicant indebted to the wards?	☐ Yes ☐ No	
Will joint control be exercised? Is this an additional bond?	☐ Yes ☐ No ☐ No ☐ No	
Does applicant replace a prior Fiduciary?	☐ Yes ☐ No	

the state of the s	☐ Yes ☐ Yes: Attach copy of the Trust, if executed	□ No □ No
Has the ward(s) executed a Last Will and Testament?	Yes: Attach copy if bond exceeds \$1 Million	□ No
Agency Name	Code:	
Agency Address		
Agent's Recommendation		
Indemnity Agreement		
The undersigned (collectively "Indemnitor") represents that all statementiout reservation to induce Liberty Mutual Insurance Company and not jointly, and/or for which surety business is underwritten by Liberty limited to providing or having provided requested Bond(s) in reliance agrees with Surety, its successors and assigns, as follows: (1) to pay all liability; (3) to exonerate and indemnify Surety from and against expenses, suits, orders, judgments, or adjudications whatsoever which the enforcement of the agreements contained herein and any matter sight, at its sole discretion, to pay, adjust, settle or compromise any LO whether Surety was liable therefore or not, shall be prima facie evic immediately upon demand, the amount Surety deems necessary to payment or posted a reserve, Surety having the right to use all or part for payment of same; (6) that Indemnitor hereby authorizes Surety to institutions, and further authorizes any present or former employer or a connection with the Surety's extension of surety credit and with Indevoligation, and Indemnitor hereby releases any of the aforementioned Surety may bring separate suits to recover hereunder as causes of acuse of action shall not prejudice or bar the bringing of other suits up other rights which Surety may have or acquire against Indemnitor und this Agreement collectively "INDEMNITY") related to the extension of sthis Agreement; (9) that if Surety executes any Bond(s) with any cosu shall apply and operate for the benefit of such cosurety and reinsus severally binding upon Indemnitor, its respective heirs, executors, adnoto issue or to cancel Bond(s) at any time, free of claim for loss or dam therefore, the provisions of any law to the contrary being hereby was remedy or power whatsoever shall not preclude Surety's simultaneous or powers; (13) that if any Bond(s) relate to the assets of an estate, upon request shall provide a written report of the condition of the executity in the event of: a) Indemnitor's failure to fulfill any obligation contained wit	any other company that is part of or added to the Mutual Surety ("Surety") to extend surety credit aupon the provision of its indemnity, and with repremiums when due; (2) to deliver evidence satisfied all claims, losses, liability, damages of any type in Surety may incur in any manner related to the establect to any bankruptcy court (collectively "LOS and the voucher or other evidence of such particles of the fact and extent of Indemnitor's liab protect itself from any LOSS or potential LOSS, of these funds in payment or settlement of any LOS and the voucher or other evidence of such particles of the fact and extent of Indemnitor's liab protect itself from any LOSS or potential LOSS, of these funds in payment or settlement of any LOS and the voucher or corporation, to furnish independent of the fact and extent of Indemnitor's compliance with obligations hereunder and from liability in consequence of furnishing or district of the fact and that the bringing of suit of the fact of the fact and that the bringing of suit of the fact of the fact and that the bringing of suit of the fact of the fact and that the bringing of suit of the fact and that the property or einsures all or any part of any Bond(s), the fact or einsures all or any part of any Bond(s), the fact or einsures all or any part of any Bond(s), the fact or subsequent exercise and assigns; (11) that Sunage by Indemnitor, and Surety shall be under no inved; (12) that the exercise, delay of or failure be sort of subsequent exercise or constitute any waive Indemnitor will provide reasonable access to all relate. Furthermore, Indemnitor grants, assigns, partitle and rights in the proceeds of any insurance of all proceeds thereof without limitation) that ground terests are effective immediately, Surety may exert on whatsoever for which i) Bond(s) are provided, any assignment by Indemnitor for the benefit demnitor hereby authorizes Surety to file any subset granted herein. Tyear premium is fully-earned when in the proceeds of any insurance of the fact and par	the Liberty Mutual Group, severally it in any manner, including but not gard to such surety credit hereby factory to Surety, of the release of e (including punitive), costs, fees, xtension of surety credit, including S"); (4) That Surety shall have the syment, settlement or compromise, oility; (5) to place Surety in funds whether or not Surety has made DSS or in reimbursement to Surety credit with creditors and/or lending ormation concerning Indemnitor in and under any Bond or underlying sclosing such information; (7) that for recovery of judgment upon any thereafter arising; (8) that and all any other written agreement (with of the rights afforded Surety under nat all the terms of this Agreement se covenants shall be jointly and arety shall have the right to decline to obligation to disclose its reasons by Surety to exercise of any right, or of such or other rights, remedies records concerning the estate and oledges and conveys to Surety as policy affording coverage for all or win any manner whatsoever as a ercise its remedies with respect to iii) contained in any Bond(s), or iii) of creditors or any agreement or out financing statement as Surety
Signed and dated this	day of	, 20
Individual/Sole Proprietorship Name:		SSN:
	Ву:	(Seal)
Witness	,	(Seal) , Individual and Proprietor
Individual/Sole Proprietorship Name:		SSN:
	Ву:	(Seal)
Witness		, Individual and Proprietor
Partnership/Limited Partnership Name:		FEIN:
Milhogo	Ву:	(Seal)
Witness	Ву:	, Individually and as Partner (Seal)
Witness		, Individually and as Partner
Corporation/LLC Name:		FEIN:

Attest:

Ву:

, Secretary

(Seal), President/Managing Partner