Premium
Requested:

1	yr
2	yrs
3	yrs

CNA SURETY

JUNETI	
Form 10-E	
EASY APPLICATION FOR BOND	S

Business or Corporate Name:

(Application Number) Individual 🗌 Partnership Corporation Limited Liability Company Limited Liability Partnership

PLEASE PRINT OR TYPE.

Applicant(s) - Individual, partners, or corporate owner(s). List the principal owner first. Attach additional Form 10-E's and cross reference if more than three owners. EACH MUST SIGN AT BOTTOM RIGHT.

1	Name		Business Address			
	Residence Address					
	Telephone # Single	must	Number of Years in this Business:		Number of Year Licensed:	S
	Social Security No. Image: Complete Security No. Does this applicant own real estate? Yes		Type of Bond Requested:			
2.	Name		Amount of Bond: \$		License No.	
	Residence Address		Effective date:			
	Telephone # Single Social Security No. Married (spouse sign at bottom rig	nust	Has the business, or any a. Ever been convicted		r/applicant:	🗆 Yes 🗌 No
	Social Security NO. sign at bottom rig Sign at bottom rig Sign at bottom rig Does this applicant own real estate? Yes No		b. Ever had their licensec. Ever been party to a (If any answers are yes,	surety bond o	claim?	ed? □ Yes □ No □ Yes □ No
3.	Name	1	Entity requiring this bo			
	Residence Address					
	Telephone # Single		Agent's recommendati	on/additiona	al comments:	
	Social Security No Married (spouse sign at bottom rig	ht.)				
	To completely INDEMNIFY the Company from and against any liability, loss, cost, attorneys' this bond or any other bond issued for any applicant and or indemnitor, or for the enforcer liability, loss, cost, damages, attorneys' feas and expenses are caused, or alleged to be cause To furnish the Company with satisfactory and conclusive termination evidence that there is no furthe Upon demand by the Company for any reason whatsoever, to deposit current funds with the Company faith to handle or settle any claim or suit in good faith and the C Company, shall have the right to handle or settle any claim or suit in good faith and the C Company, shall be prima facie evidence of the fact and extent of the liability of the undersigned to the That the Company may decline to become surely on any bond and may cancel or armed any bond ' That the Company shall, without notice, have the right to alter the penalty, terms and conditions of a affected by the failure of the undersigned to sign any bond, nor any claim that other indemnity or se this agreement is not bound for any reason, this agreement will still be binding on each and every oft That if a contract or performance bond is issued hereunder, the undersigned hereby assign to the C supplies, tools, plants, equipment and materials due or used on the contract. At the Company's discretion, this indemnity agreement shall be governed in all respects by the law South Dakota and the United States District Court for the District of South Dakota in all actions or print that this indemnity may be terminated by the undersigned, or any one or more parties so designat (20) days. In no event, shall any termination notice operate to modify, bar, discharge, limit, affect receipt and notice of such termination	when due, when due, ees and expens- nent of this agr ed, by the negli liability on this to ompany's decisic a Company, ithout cause and by bond issued for aurity was obtain or party ompany any mor s of the State of ceedings arising ad, upon written or impair the lia	ses whatsoever which the Company eement, or in obtaining a release or gence of the Company, sond or any other bond issued for applic ufficient to satisfy any claim against the on shall be binding and conclusive on I without any liability which might arise or or undersigned, and this agreement she ed, nor by the release of any indemnity ies now due or hereafter becoming du South Dakota and the undersigned ap from or relating to this indemnity agree notice sent registered mail to the office	shall at any time su evidence of termin cant, e Company by reaso the undersigned. Ar therefrom, all apply to any such a , nor the return or ex e under the contract, plicant and indemnite ment, of the Company at ds, undertakings and	astain as surety or by reas hation under such bonds, in of such suretyship, in itemized statement of loss altered bond. The liability for change of any collateral of including all deferred paym ors consent to the jurisdiction Sioux Falls, South Dakota d obligations executed prior	on of having been surety on regardless of whether such s and expense incurred by the or the undersigned shall not be tained and if any party signing ents and retained percentage, n of the courts of the State of 57104, of not less than twenty to the date of the Company's
				anature & Busine	ss/Corporate Title	
A	gency	[]				"Indemnitor"
A	ddress					"Indemnitor"
	Street					"Indemnitor"
		Zip				
A	gent's Code —		NOTE: Personal indemnitor See Guidelines on reverse		neir names before th	e word "indemnitor".

Check here if this correspondence was previously faxed or emailed.



PHONE (800) 331-6053

FAX (605) 335-0357

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

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Guidelines for Signing a Form 10-E Easy Application for Bonds

We have examples showing five ways to sign an application.

1. Individual or Sole Proprietorship.



The individual or sole owner and spouse should sign at the bottom of the application before the word "Indemnitor".

2. Partnership.



Each partner and his or her spouse should sign at the bottom of the application before the word "Indemnitor". If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting.

3. Corporation.



* In most cases, the owners' spouses may also need to sign.

4. Limited Liability Company or Partnership.

Signed this <u>311</u> day of <u>November</u>	_, _2008
Signature & Business/Corporate Title	"Indemnitor"
and DR	Indemnitor
James Ooe	"Indemnitor"
* Jane Doe	"Indemnitor"
* Ann De, Indemnitor	
NOTE: Personal indemnitors should sign their names before the word "indemnitor	r".

* In most cases, the members'/owners'/partners' spouses may also need to sign.

5. Outside Indemnity (Relatives, Friends).

Signed this day of	November	_, _2008
Signature & Busin	ness/Corporate Title	"Indemnitor"
	Jane Doe	"Indemnitor"
	John Henry	"Indemnitor"
Joseph -s	noth, Indennite	r
NOTE: Personal indemnitors should sign their na	mes before the word "indemnito	or".

An officer should first sign on behalf of the corporation (indicating his/her corporate title; however, "owner" is NOT an acceptable title) and then sign a second time as a personal indemnitor, before the word "Indemnitor". All other owners should also sign as personal indemnitors before the word "Indemnitor" on each line. In most cases, the owners' spouses also need to sign. If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting.

An authorized manager, member, or partner should first sign on behalf of the Limited Liability Company or Partnership (indicating his/her company/partnership title; however, "owner" is NOT an acceptable title) and then sign a second time as a personal indemnitor, before the word "Indemnitor". All other members/owners/partners should also sign as personal indemnitors before the word "Indemnitor" on each line. In most cases the members'/owners'/partners' spouses also need to sign. If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting.

When outside indemnity is required, the proposed indemnitors should sign at the bottom of the application below the applicants' signatures before the word "Indemnitor". If additional personal indemnity is required, the individual may sign their name and write the word "Indemnitor" after their name in their own handwriting.

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.