

CÓDIGO DE AGENTE
1075

SOLICITUD FIANZA CONSTRUCCIÓN

PARTE I - INFORMACIÓN BÁSICA DEL PRINCIPAL

NOMBRE DEL PRINCIPAL		SEGURO SOCIAL		[][] - [][] - [][][][]	
POSICIÓN OCUPADA EN LA CORPORACIÓN			EMAIL		
NOMBRE DEL CÓNYUGE		SEGURO SOCIAL		[][] - [][] - [][][][]	
DIRECCIÓN POSTAL					
DIRECCIÓN FÍSICA		URB., CALLE & NÚM.	CIUDAD	ESTADO	ZIP CODE
TELÉFONOS		CEL.		RES. OFIC.	
CAPITULACIONES: SI <input type="radio"/> NO <input type="radio"/>		NUMERO DE LICENCIA O PASAPORTE (PROVEER COPIA)			
"TODA PETICIÓN DE FIANZA ESTA SUJETA APROBACIÓN"					

PARTE II - INFORMACIÓN DE LA CORPORACIÓN

NOMBRE DE LA CORPORACIÓN		SEGURO SOCIAL PATRONAL		[][] - [][][][][][]	
DIRECCIÓN POSTAL					
DIRECCIÓN FÍSICA		URB., CALLE & NÚM.	CIUDAD	ESTADO	ZIP CODE
TELÉFONOS		CEL.		OFIC.	
TIEMPO DEL NEGOCIO ESTABLECIDO			EMAIL		

PARTE III - CONTACTO DE REFERENCIA

NOMBRE COMPLETO					
DIRECCIÓN POSTAL					
EMAIL		TELÉFONOS		CEL. OFIC.	

PARTE IV - GENERAL INDEMNITY AGREEMENT

The undersigned Applicant and Indemnitor(s), all hereinafter referred to as "Indemnitors" hereby certify that the declarations made and answer given are the truth without reservation, and are made for the purpose of inducing MULTINATIONAL INSURANCE COMPANY, any of their present or future direct or indirect parent companies, any of the respective present or future direct or indirect affiliates of such companies and or any of the aforementioned entities' successors or assigns, hereinafter referred to, individual and collectively as, "Company", to furnish a certain bond or undertaking applied for and any renewal and increase of the same or of any bond or undertaking of similar nature given in substitution or renewal thereof (all comprehended in the word "Bond" as herein used)

Indemnitors agree that company may decline the Bond applied for or may cancel or terminate same without incurring whatsoever to indemnitors. In consideration of Company executing said Bond or the forbearance of cancellation of said Bond, Indemnitors do undertake and agree as follows: Indemnitors will pay all premiums, as they fall due, until Company has been provided with competent legal evidence that the bond has been duly discharge. Indemnitors shall at all time indemnify and exonerate Company from and against any and all loss, cost and expense of whatever kind which it may incur of sustain as a result of or in connection with the furnishing of the Bond and or the enforcement of this General Agreement, including unpaid premiums, interest, court cost and counsel fees, and any expense incurred or sustained by reason of making any investigation. To this end Indemnitors promise: A.) to promptly reimburse Company for all sums paid and B.) to deposit with Company on demand an amount sufficient to discharge any claim made against the Company on the Bond. This sum may be used by Company to pay such claim or be held by Company as collateral security against loss of cost on the Bond.

Indemnitors hereby expressly authorized Company to access credit record and to make such pertinent inquiries as may be necessary from third party sources for underwriting purposes, claim purpose and or debts collection. To the extent required by law, Company will, upon request, provide notice whether or not a consumer report has been requested by Company, and if so, the name and address of the consumer reporting agency finishing the report.

Regardless of the date of signature(s), the General Agreement is effective as of the date of execution of the Bond and is continuous until Company is satisfactory discharged from liability pursuant to the term and conditions contained herein. An Indemnitor may terminate participation in this General Agreement with respect to future renewals or substitution bond or undertaking by providing written notice to Company of such intent to terminate. Such notice shall be addressed to MULTINATION INSURANCE COMPANY, Attention: Surety Department, PO Box 366107, San Juan P.R. 00936-6107 and shall become sixty (60) days after Company's receipt of the same. Termination hereunder shall not relieve the terminating Indemnitor(s) from liability with respect to any renewals or substitution bonds or undertakings issued, or for which Company has obligated itself to issue, before the effective date of termination.

Attention: Any person who knowingly and with intent to defraud a surety company of any other person files an application for a surety bond containing any materially false information, or conceals, for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent act and may be subject to civil and/or criminal penalties.

Autorizo a MULTINATIONAL a verificar mi información de crédito personal y a solicitar informes relacionados al mismo. Certifico que toda información brindada es correcta y legitima.

Nombre de la Corporación

Fecha Firma

Nombre del Cónyuge

Nombre del Cónyuge

Nombre del Principal

Nombre del Socio

(Letra de Molde)

(Letra de Molde)

Firma del Cónyuge

Firma del Principal

Firma del Principal

Firma del Socio