SureTec Insurance Company 3033 Fifth Avenue, Suite 300, San Diego, CA 92103 Phone: (800) 288-0351 or (619) 400-4100 www.SureTec.com

California Contractor's License Bond Application

Bus. Street Address – No P.O. Box Bus. Mailing Address Pool License (C-S3) Ves No Roofing License (C-S4) Ves No Roofing License (Agency: Agency Code:									
Bus. Mailing Address Bus. Fax Bus. Tax ID (if any) Website	Business Name or Your Name <u>if</u> no business Name: <u>Exactly</u> as it appears on the contractor's license					License or Application Fee #				
Bus. Phone Bus. Phone Bus. Fax Bus. Tax ID (if any) Bus. Bus. Bus. Bus. Bus. Bus. Bus. Bus.	Bus. Street Address – No P.O. Box					License Classification(s):				
Name of Owner(s) E-Mail Address(es)	Bus. Mailing Address							-		
Botal Security Number	Bus. Phone Bu	s. Fax	. Fax Bus. Tax ID (if any)							
Social Security Number Home Phone Cell Phone Date Bond to be Effective:	Name of Owner(s) E-Mail Address(es)									
Does the Principal or any individual involved in Principal's business: If yes, attach explanation Have any outstanding collection items, liens, or daims against you? Ever failed to reimburse a surety for a claim against a bond or expenses incurred in connection therewith? Indemnification Agreement — Read Carefully and Sign IN CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnifor have agreed and do hereby agree, for themselves, their personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liable, shall become contingently liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liable, shall become contingently liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liable, shall become contingently liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall have paid same at the time of demand; 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium for suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the Osey any paid same at the time of demand; 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium for suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety	Home Address – No P.O. Box	Home Address – No P.O. Box				Date Business Started:				
Have any outstanding collection items, liens, or claims against you? Yes No Ever failed to reimburse a surety for a claim against a bond or expenses incurred in connection therewith? No Ever had a license or bond cancelled, suspended, or denied? Feer had a license or bond cancelled, suspended, or denied? No CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselves, their personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability, and contingent liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall have paid same at the time of demand; 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium for suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligue. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discretion determines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety have issued for the undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the county in California in which Surety has its principal place of business. 6. That, Surety is authorized to investigate, at any time, the undersigned's credit, employment history, and department of motor vehicle records. Privacy Notice: All nonpublic personal information gathered pursuant to the application shall not be disclosed except as permitted by l	Social Security Number	Home Phone		Cell Phone Date			Bond to be Effective:			
Have any outstanding collection items, liens, or claims against you? Yes No Ever failed to reimburse a surety for a claim against a bond or expenses incurred in connection therewith? No Ever had a license or bond cancelled, suspended, or denied? Feer had a license or bond cancelled, suspended, or denied? No CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselves, their personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability, and contingent liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall have paid same at the time of demand; 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium for suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligue. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discretion determines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety have issued for the undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the county in California in which Surety has its principal place of business. 6. That, Surety is authorized to investigate, at any time, the undersigned's credit, employment history, and department of motor vehicle records. Privacy Notice: All nonpublic personal information gathered pursuant to the application shall not be disclosed except as permitted by l	Does the Principal or any individual invo	lved in Principal's busines	s: If yes, attac	h explanation						
Indemnification Agreement — Read Carefully and Sign IN CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselves, their personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability and contingentl liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liable, shall become contingently liable, or incur in the enforcement of this agreement, by reason of such suretyship, whether or not Surety shall have paid same at the time of demand; 3. To pay Surety an advance premium for the first year or a fractional part thereof that is fully earned and to pay annually thereafter such annual premium for suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligee. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discretion determines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety may have issued for the undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the county in California in which Surety has its principal place of business and venue for any suit, arbitration, mediation or any other form of dispute resolution shall be in the county in California in which Surety has its principal place of business and venue for any suit, arbitration, mediation or any other form of dispute resolution shall be in the county in California in which Surety has its principal place of business and venue for any suit, a	Have any outstanding collection items, liens	or	No Hav	Have or had any lawsuits, judgments aga			Yes	No	0	
Indemnification Agreement – Read Carefully and Sign IN CONSIDERATION of the execution of, or renewal of, such bond, the undersigned Principal and Individual Indemnitor have agreed and do hereby agree, for themselves, their personal representatives, successors and assigns, jointly and severally, as follows: 1. That, the provided information is true and correct. 2. To reimburse SureTec Insurance Company ("Surety") upon demand for all payments made for, and to indemnify Surety from all loss, contingent loss, liability and contingent liability, claim, expense, including attorneys' fees, experts' fees, and claims adjusting fees, for which Surety shall pay, become liabile, shall become contingently liable, or incur in the enforcement of this agreement, by reason of such suretyship, whether or not Surety shall pay, become liabile, shall become contingently liable, or incur in the enforcement of this agreement, by reason of such suretyship, whether or not Surety shall pay, become liabile, shall become contingently liable, or incur in the enforcement of this agreement, by reason of such suretyship whether or not Surety shall pay, become liabile, shall become contingently liable, or incur in the enforcement of this agreement, by reason of such suretyship as is billed until satisfactory evidence of discharge or release of liability shall be furnished to Surety by the obligee. 4. To deposit with the Surety, on demand, a sum of money requested by Surety to cover any claim, suit, expense or judgment that Surety in its absolute discretion determines necessary to protect itself from loss, such deposit to be pledged as collateral security on any bond or other bonds the Surety may have issued for the undersigned. 5. That, the place of performance of this agreement, including the promise to pay Surety, shall be in the county in California in which Surety has its principal place of business and venue for any suit, arbitration, mediation or any other form of dispute resolution shall be in the county in California in which Sure	against a bond or expenses incurred in conr		No I	Ever had a license or bond cancelled, su		ended,	Yes No		0	
 11. That, we may do business electronically. Any signature by fax, electronic signature, click through endorsement, or otherwise, shall be binding on the undersigned. Important Signature Instructions • If sole owner, applicant must sign as duly authorized representative. Spouse must sign as additional indemnitor below. • If a general partnership, an authorized partner must sign as duly authorized representative. All authorized partners and spouses must sign as additional indemnitor below. • If a corporation, the president must sign as the authorized representative. All stockholders of 10% or more and spouses must sign as Individual Indemnitor(s) below or on attached Additional Indemnitor Agreements 										

California Contractor's License Bond Application

Additional Indemnitor Agreement
Requires Notarization-Use Separate Agreements for Multiple Individual Indemnitors

Principal's Name: Please print exactly as it appears on the	Indemnitor's Date of Birth		
Additional Indemnitor's Name	Relationship to Principal		
Home Address – No P.O. Box	Social Security Number		
Indemnitors Email Address:	Home Phone		Driver's License No. and Issue State
Indemnification	on Agreement – Ro	ead Carefully and	Sign
IN CONSIDERATION of the execution or renewal consideration, including benefits accruing to mundersigned Additional Indemnitor has agreed a successors and assigns, jointly and severally, the contained in Principal's California Contractor's Lichard signed the Application in the first instance. Principal and other Indemnitors. Additional Indemnitor sign here:	ne by virtue of Prir and does hereby ag at I have read, under cense Bond Applicat	ncipal obtaining or r ree, for himself or h stand, and agree to b ion. I agree to be bou	enewing such bond or bonds, the erself, their personal representatives, be bound by the Indemnity Agreement as if I
Additional Indemnitor's Printed Name	Date	Signature	
State of California }			
County of }			
On before me,			, Notary Public personally appeared
evidence to be the person(s) whose name(s) is/are subscribed authorized capacity(ies), and that by his/her/their signature(s) instrument. I certify under PENALTY OF PERJURY under the I WITNESS my hand and official seal.	on the instrument the pers	on(s), or the entity upon be	ehalf of which the person(s) acted, executed the
Notary Public Signature			Affix Notary Public Seal