***** * (D)			rety Compan	y	
* YU		ny of its Affiliated Box 1635, Milwauk			
* * *	Applic	cation for M	edicare Bond		
1) Bond An	nount \square \$50,000 \square Other: \$	If other amount	, list all locations and NPI	[#'s to be covered of	n a separate page
2) Legal BuAddress	e Date of bond Fede usiness Name Fede	ral Tax ID #	NSC/PTAN	<pre># (if you have one) Corp</pre>	S Corp_LLC
3) Year Sta	/Location to be covered	ness		Partnersnip	
	hers of the Company (If additional own				
	ne	-		•	
	me Address		,		
Titl	e % Owned	Own Y	Your Home? Yes 🗌 No		
	ne				
Hor	me Address		•		
Titl	e % Owned	Own Y	Your Home? Yes No	$\overline{\Box}$	
	Company, any predecessor company or a	•	C. Within the past 7 y		s 🗌 No 🗌
	d in business or been in bankruptcy? Y		involved in any lav	wsuits?	
	n in a claim with a surety company? Y		D. Had a tax lien exce	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	s 🗌 No 🗌
6) For how	many years have you participated in Med	licare?	_		
7) Date of a	ccreditation Accreditat	ion Organization			
8) Approx.	Amount of Medicare billings \$	\$	(Two Years Aso)	ct next year \$	
9) Date of y If yes, d	Accreditation Accreditat Amount of Medicare billings \$ your last audit by Medicare escribe	st Year)	Any citations or problems re	eported? Yes 🗌 N	No
10) Has Ap	plicant, any predecessor company, any on need an adverse legal action relative to M	wner or officer ev			
		Agency Infor	mation		
Agency Nan	ne D	Oo you write appli	cant's P&C insurance?	Yes 🗌 No 🗌	
	mmendation:				
The undersigned A such other bond(s) materialmen, or oth undersigned agree expense, including Company may dec responsible for any instrument were no		ontained in this application d Applicant including any c n requested concerning an premiums. (2) To indem which may incur by reason case it does act as Surety on. Nothing shall be const	HALL BE TREATED AS AN to be true and request the Company to b ontinua- tion, substitution, extension, or a y transaction with the undersigned. Shoul hify the Company and hold it harmless ag of the Company writing said bond(s) or for , shall have the right to withdraw or cancer rued to waive or abridge any rights or rem	ecome Surety for and furnish th Iteration, thereof, and hereby au Id the Company execute said bo ainst all loss, liability, costs, c or the enforcement of this agree 9 same whenever it shall see fit bedies which the Company migh	e above bond and uthorize banks, ond(s), the laim damages, ement. The and shall not be
The Agreemen	t shall be effective this	. day of	,	·	
containing any mat	plicable in New York: Any person who knowingly, and wi erially false information or conceals, for the purpose of misle a civil penalty not to exceed five thousand dollars in and the st	ading, information concern	ning any fact material thereto, commits a		
					(SEAL)
		_	Bv		
Witness or a	ttest		Ву	(Officer's name and title	e if a corporation)
			INDEMNITORS		
Witness		_			(SEAL)
Witness		_			(SEAL)

The applicants and indemnitors certify the truth of all statements in this Application and authorize the Company to verify this information and to obtain additional information from any source including obtaining a credit report.

ARKANSAS: "Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison."

COLORADO: "It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance within the Department of Regulatory Agencies."

DISTRICT OF COLUMBIA: "Warning: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant."

FLORIDA: "Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree."

HAWAII: "For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both."

KENTUCKY: "Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance 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."

LOUISIANA: "Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison."

MAINE: "It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or denial of insurance benefits."

NEW JERSEY: "Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties."

NEW MEXICO: "Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties."

NEW YORK: "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 shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation."

OHIO: "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."

PENNSYLVANIA: "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."

RHODE ISLAND: Insurer shall place on the application a warning which indicates the existence of a criminal penalty for failure to disclose a conviction for arson.

TENNESSEE: "It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits."

VIRGINIA: "It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits."

WASHINGTON: "It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines, and denial of insurance benefits."