

Old Republic Surety Company

(Or any of its Affiliated Companies) P.O. Box 1635, Milwaukee, WI 53201

Application for Medicare Bond

1)	Bond Amount ☐ \$50,000 ☐ Other: \$	If other amount	, list all locations and NPI #'s to be co	vered on a separate pag
	Effective Date of bond Feder	ral Tax ID #	NSC/PTAN# (if you have	e one)
2)	Legal Business Name			orp S CorpLLC
2)	Address/Location to be covered		Partn	ership Proprietorship
	Year Started Type of Busin			
4)	List Owners of the Company (If additional own	-	• • •	
	A. Name		Social Security #	
	Home Address			
	Title % Owned	Own Y	our Home? Yes \(\square \) No \(\square \)	
	B. Name		Social Security #	
	Home Address	_	·	
	Title % Owned		our Home? Yes 🔲 No 🔲	
5)	Has the Company, any predecessor company or a			
))	A. Failed in business or been in bankruptcy? Y	· <u> </u>	C. Within the past 7 years, been in	Yes □ No□
			involved in any lawsuits?	
	B. Been in a claim with a surety company? Y		D. Had a tax lien exceeding \$1,000)? Yes □ No □
	Please explain any "Yes" answers			
5)	For how many years have you participated in Med	licare?	_	
7)	Date of accreditation Accreditate	ion Organization		
8)	Approx. Amount of Medicare billings \$	\$_	Expect next year	\$
))	Date of your last audit by Medicare(Last	st Year)	(Two Years Ago)	
7)	If was describe	<i>F</i>	any citations of problems reported? Te	S NO
0)	If yes, describe			1 1
.0)	Has Applicant, any predecessor company, any over experienced an adverse legal action relative to M			
		Agency Inform		
Ag	gency Name D	o you write applic	cant's P&C insurance? Yes No	
	gency recommendation:			
		INDEMNITY AGRE	EMENT	
(A	A FACSIMILE AND OR SCANNED COPY OF THIS	AGREEMENT SH	IALL BE TREATED AS AN ORIGINAL F	OR ALL PURPOSES)
	undersigned Applicant and Indemnitors, hereby certify that the information co			
	h other bond(s) as may now or hereafter be requested on behalf of the named erialmen, or others, including governmental entities, to furnish any informatior			
	ersigned agree as follows: (1) To pay the usual premiums, including renewal	. ,	, ,	
	ense, including, but not limited to, attorney's fees, investigative costs, etc. v npany may decline to become Surety on any bond of the Applicant and, in o			
	consible for any loss or damage that may be sustained by reason of such action rument were not executed.	on. Nothing shall be constru	ued to waive or abridge any rights or remedies which the Cor	mpany might have if this
	e Agreement shall be effective this	day of	,	
	ud warning applicable in New York: Any person who knowingly, and with	•		insurance or statement of claim
onta	taining any materially false information or conceals, for the purpose of mislea	ading, information concerni	ing any fact material thereto, commits a fraudulent insuranc	
hall	Il be subject to a civil penalty not to exceed five thousand dollars in and the st	ated value of the claim for e	APPLICANT	
			AI I LIVANI	(0541)
				(SEAL)
10	Mitnaga or ottoot	_	Ву	
VV	Vitness or attest		•	and title if a corporation)
			INDEMNITORS	
V	Witness	_		(SEAL)
				(SFAL)
W	Witness	_		(OL/IL)

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.

NPI#

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 proceeds shall be reported to the Colorado Division of 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."