

SureTec Probate Bond Application

Applying for a bond is like applying for credit, therefore, please make sure this information is complete and legible.

Please submit all pertinent court documents to assist in our prompt underwriting

Applicant Information

Name of Applicant				Age		Phon	one Email						
□ Own	☐ Ren	Street Ad				City			State	Zip	1		
How long at this address? SSN					SN Driver's Lic. No.						S	State	
Marital Status Spouse Name				Name	Your Net Worth \$								
Education Level HIGH SCHOOL (9-12) COLLEGE (1-6)				6)			,	Your relationship to the Ward or Decedent					
Present Employer				Addre	Address				Phone				
Present Occupation How long				ng empl	g employed?			retired, give former occupation and how long employed					
HAVE YOU E	VED:	1. declared bankruptcy?			☐ YES ☐ N		NO	3. had a criminal conviction?		☐ YE	ES	□ NO	
HAVE 100 E	VER.	2. had a civil judgm			YES 🗆 N		NO	4. been bonded?		☐ YI	ES	□ NO	
If the answer is YES to any of the above, please attach a full explanation.													

Estate Information

Case No.	Hearing I	Date	Bond	Bond Amount \$			
Bond to be filed in The	Court of County, the State of						
Appointment is: ☐ Tempora	ry Permanent	☐ Successor ☐ Additional or Co-					
Date of Appointment If over 6 months ago. Explain reason for delay							
	☐ Minor	Date of Birth					
	☐ Incompetent	Date Declared Incompetent					
	Name of Minor/Incompetent (Ward)						
☐ GUARDIAN	Current health status of	the ward	Where does the ward reside?				
☐ CONSERVATOR							
□ V.A.	What is the source of the ward's funds?						
	Will any assets be unde	Are guardian funds to be used for the support of the					
	court restriction?	ward? □ YES □ NO					
	☐ YES ☐ NO	If yes, provide copies of monthly expenditures and income					
☐ EXECUTOR	Name of Decedent						
□ ADMINISTRATOR	Date of Death						
☐ SPECIAL ADMINISTRATOR	Was there a Will? ☐ YES ☐ NO If so, date of Will						
☐ ADMINISTRATOR WITH	List of names of heirs or beneficiaries of Decedent:						
WILL ANNEXED							
☐ PERSONAL							
REPRESENTATIVE							

Estate Assets

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Cash	Securities		Debts	Real Property	Misc. Ass	Misc. Assets	
\$	\$	\$		\$	\$	\$	
Annual Income (interest, rents, SS	I, etc.)	Applican	t's share In the Estate	Bank where funds will be	deposited		
\$;	\$					
Bank Address		City			State	Zip	
How will securities be safeguarded (Safe deposit, Broker, etc.)							
Attorney of Record		Law	firm	Attorney Phone			
Address		City			State	Zip	
Will the attorney remain involve	ed throughout the dura	this estate?		☐ YES	□NO		
Will professional accounting, in	nvestment or legal serv	rices be provided on an ongoing basis?			☐ YES	□NO	
If the answer is YES to any of the following questions, please attach a full explanation.							
Is bond required on the demand of an interested party?						□ NO	
Are there any disputes among	the heirs?		☐ YES	□ NO			
Does this bond replace that of	another bonding comp	pany?			☐ YES	□ NO	
Does Applicant replace a prior	Fiduciary?					□ NO	
Does estate contain a going but	usiness?					□ NO	
Is Applicant indebted to the es	tate?			☐ YES			
Do you understand that the bo at Court and a conformed copy			ım is due each year until a Final Discharge is approved େ?			□ №	
Do you understand that the first	st year's premium is fu	lly earn	earned and not refundable?			□ NO	
Do you understand that increa	ses or reductions in bo	ond am	nd amount must be court approved?			\square NO	
Do you understand that the pre	emium is to be paid pro	omptly	nptly when due until the bond is released?			□ NO	
Agency Contact Agency Recommendation							
Agency			☐ We are not familiar with the applicant				
Contact			☐ Applicant has been referred to us for bond placement				
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Agency		☐ We are not familiar with the applicant
Contact		☐ Applicant has been referred to us for bond placement
Address		☐ The agency writes all Applicant's insurance and highly recommend
Phone	Fax	☐ We have experience with the lawyer's work and recommend
Mobile	Email	

Indemnification Agreement - Read Carefully and Sign

IN CONSIDERATION of the execution of the bond for which application is made, the undersigned (collectively, "Applicant") for themselves, their personal representatives, heirs, successors and assigns , hereby agree with, warrant and represent to, and bind themselves jo intly and severally to, SureTe c Insurance Company and its co-sureties, re-insure rs, and any other company which may execute a bond or bonds at the request of SureTec Insurance Company (individually and collectively called "SureTec") as follows:

- 1. Applicant agrees to pay SureTec an advanced premium for the first year or a f ractional part thereof that is earned and the amount due annually thereafter in accordance with SureTec's then current premium rates or any minimum earned premium until SureTec shall be discharged or released from any and all liability and responsibility under said bond, and all matters arising therefrom, and until competent written I egal evidence of such discharge or release, satisfactory to SureTec, is furnished to SureTec.
- 2. Applicant agrees that SureTec may make any credit checks, including consumer and investigative credit checks, it deems necessary.
- 3. Applicant warrants and represents that the guestions answered and information furnished in connection with the application are true and correct.
- 4. Applicant agrees to indemnify and keep indemnified SureTec and its agents and representatives and hold and save it them harmless from and against any and all liability, damage, loss, cost and expense of w hatsoever kind or nature, including cons ul and attorney's fee, which SureTec or its agents or representatives may at any time sustain or incur by reason or in consequence of have executed or procured the execution of the bond or enforcing this agreement against any of the undersigned or in procuring or in attempting to procure its release from liability under the bond.

- 5. If SureTec shall set up a reserve to cover any liability, claims, suit or judgment under said bond, the undersigned will, immediately upon demand, deposit with SureTec a sum of money, equal to such reserve and any increase thereof, to be held by SureTec as collateral security on said bond. Any such collateral shall be available, in the discretion of SureTec, as collateral security on any other or all bonds heretofore or hereafter executed for at the requests of any of the undersigned.
- 6. If SureTec shall procure any other company or companies to execute or join with it in executing, or to reinsure said bonds, this instrument shall insure to the benefit of such other company or companies, its or their su ccessors and assigns, so as to give it or them a d irect right of actions against the indemnitors to enforce the provisions of this instrument.
- 7. An itemized stat ement of payments made by SureTec, sworn to by an officer of SureTec, shall be *prima facie* evidence of the liability of the undersigned to reimburse SureTec for such payments with interests.
- 8. SureTec in it sole discretion and w ithout notice to the undersigned, is hereby authorized but not required from time to: (a) make or consent to a ny change in said bond or to issue any substitutes for any renewal thereof, and this instrument shall apply to such substituted or changed bond or renewal; (b) take such action as it may deem appropriate to prevent or minimize loss under said bond, including but not limite d to steps to procure discharge from liability under said bonds, and (c) adjust, settle or compromi se any claim or suit arising under said bond and, w ith respect to any such claims or suits, to take any action it may deem appropriate and any adjustment, settlement or compromise made or action taken by SureTec shall be conclusive against and binding upon the undersigned.
- 9. Each of the undersigned agrees to pay the full amount of the foregoing regardless of (a) the failure of the principal or any applicant or indemnitor to sign any such bond or (b) any claims that other indemnity, security or collateral was to have been obtained or (c) the release, return or exchange by SureTec with or without the consent of the undersigned, of any indemnity, security, or collateral that may have been obtained or (d) the fact that any party signing this instrument is not bound for any reason.
- 10. The undersigned hereby expressly waive notice from SureTec of any claims or demand made against SureTec or the principal under the bond or of any information SureTec may receive concerning the principal, any contract, or bond. SureTec shall have to right to decline any or all bonds herein applied for and shall have the right to withdraw from or cancel the same at any time, all without incurring any liability to the undersigned.
- 11. Whenever used in this instrument the plural term shall include the singular and the singular shall include the plural, as the circumstances require. If any portion of this agreement be in conflict with any law controlling the construction hereof, such portion of this instrument shall be considered to be deleted and the remainder shall continue in full force and effect. A facsimile of this Agreement shall be considered an original and shall be admissible in a court at law to the same extent as an original copy.
- 12. All obligations of the principal, a pplicants, and indemnitors to SureTec are due, p ayable, and performable in Houston, Harr is County, Texas, where venue of any action to enforce this agreement may be brought by SureTec. SureTec shall be entitled to recover all attorney's fees (including those of attorneys employed by SureTec), consulting fees, and claims adjustment expenses in defending any claims made against its bonds or in enforcing any of its rights under this Agreement.
- 13. In consideration of the execution by SureTec of the suretyship herein applied for, each of the undersigned, jointly and severally, agree to be bound by all of the terms of the foregoing indemnity agreement executed by the applicant, as fully as though each of the undersigned were the sole applicant named herein, and admit to being financially interested in the performance of the obligation, which the suretyship applied for is given to secure.

Important Signature Instructions

- If sole owner, applicant must sign as duly authorized representative. Spouse must sign as additional indemnitor below.
- If a gen eral partnership, an a uthorized partner must sign as dully 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 additional indemnitor below.

Signed and dated this day of	, 20
Print Applicant Name	X(Signature)
Ad	ditional Indemnitors
Print Indemnitor Name	X(Signature)
Print Indemnitor Name	X (Signature)

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SureTec.com