

SHORT FORM ANY KIND BUSINESS BOND APPLICATION, INDEMNITY AGREEMENT.

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A-1 Bonding Inc.
550 Halekauwila Street # 303
Honolulu, HI 96813
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Name of person applying for bond. If Corporation majority stockholder's name who must apply.		% Ownership	Business Phone:	Home Phone/cell phone
Mailing <u>address</u> for bond renewals and or bond related correspondence.			City	Zip
Exact Home <u>Address</u> of person applying for bond, we need this to obtain a credit check.			Owner's personal <u>Social Security #</u>	Owner's date of birth
<u>Name of spouse</u> of the proprietor/ owner or of the majority stockholder.	If not married, so state.	Spouse's Social Security Number		Spouse 's Birth date
<u>Tell us</u> the type of bond you want? Contractor License, Mortgage Broker, Private Detective, Used Cars etc.		Bond Amount requested.		Effective Date You Want on Bond
Print or Type the Exact name you want on the Bond: ABC Corp., Inc. Or John Doe., d.b.a. Acme.			E-Mail Address	Fax: Number:
<u>Tell us</u> about your references: Your insurance agent or family attorney. (If you have one)		If you rent, <u>tell us</u> the name of your landlord or property manager and Phone #		
Tell us about your finances. Do you own your home or other real property? If Yes, Provide Address. Yes No		Market Value/Loan Balance	Do you think you have good, fair or poor credit?	
Do you or your spouse have other income, if yes, state source.	What is your net worth?	How much cash do you have in the bank right now.		
Have you or any partner or officer., or anyone else signing below ever:		Declared bankruptcy Yes No	Any prior or pending tax liens Yes No	
		Pending Judgments Yes No	Any prior or pending lawsuits Yes No	

READ CAREFULLY AND SIGN. SURETY IS NOT AGREEING TO ISSUE THE BOND APPLIED FOR BY ACCEPTING THIS APPLICATION AND MAY DECLINE OR REQUIRE THAT ADDITIONAL COLLATERAL BE GIVEN TO SECURE ANY BOND TO BE ISSUED AS A RESULT OF THIS APPLICATION, OR THAT ADDITIONAL DOCUMENTS OF GUARANTY OR INDEMNITY BE SIGNED. BY SIGNING BELOW YOU ARE AGREEING, JOINTLY AND SEVERALLY, TO ALL THE FOLLOWING:

- 1. Warranty.** Each of us warrants that the statements made in this application are true and acknowledge that this application has or will induce the Surety to issue the Bond applied for herein. If any of the statements in this application are false, Surety can cancel the Bond. Each of us authorizes the Surety to investigate all statements made and check our credit.
- 2. Entities.** Each of us warrants that if the Principal is a corporation, partnership, Limited Liability Company or limited liability partnership, that they are all of the persons required to sign this application as stated in this form. Everyone signing is considered to have signed as personal indemnitors in an individual capacity and in their business capacity if required. Spouse must also sign. If not married, so state. All disputes regarding capacity of signatures, is agreed to favor the surety. We all agree the surety will be named on the bond and that the surety may be substituted or changed during this agreement.
- 3. Premiums; Continuation of Suretyship.** Each of us agrees that the premium for the Bond issued, as a result of this application is FULLY EARNED AND NOT REFUNDABLE upon issuance of the Bond. An annual premium must be paid for continuation of the Bond until satisfactory evidence of termination of the suretyship is provided to Surety. Surety may secure its release from liability under the Bond under any applicable law for release of sureties without liability to the Principal or any of the undersigned. This agreement and any other documents you sign in connection with issuance of the Bond apply to all renewals, continuations, substitutions and extensions of the suretyship.
- 4. Indemnity.** The undersigned agree, jointly and severally, to pay the Surety, on demand, all payments, losses, expenses and costs, including reasonable attorney's fees, for which Surety becomes liable by reason of the Bond, whether or not Surety has paid such payment, losses, expenses, costs and fees. An itemized statement of payments, losses, expenses, costs and fees shall be conclusive evidence of the amount of indemnification due from the undersigned. This indemnity shall include an obligation to deposit with Surety an amount of money sufficient for Surety to reserve for payments, losses, expenses, costs and fees, whether known or unknown, contingent or otherwise, arising by reason of the Bond, if demanded by Surety. Surety shall have exclusive right to determine whether any claim or suit, on the basis of liability, expediency or otherwise, shall be paid, compromised, defended or appealed.
- 5. Bond Not an Insurance Policy.** A Bond is a credit relationship and not an insurance policy. All persons who sign below understand that if the Surety makes any payments, incurs expenses or has losses under the Bond that they will have to completely indemnify the Surety for those payments, losses and expenses.

X	X
<i>Please type or print your name and date below signature.</i>	<i>Remember spouse must also sign, or state you are not married.</i>
X	X