

INDEMNITY TO SHERIFF OR MARSHAL - Third Party Claimant

Know all men by these presents that we _____ as Principal and _____ a corporation organized under the laws of the State of _____, and duly authorized to transact business in the State of _____ as Surety, are held and firmly bound unto _____, in the penal sum of _____ Dollars (\$ _____), lawful money of the United States, to the payment of which well and truly to be made we hereby bind ourselves and our heirs, administrators, successors, and assigns, jointly and severally, firmly by these presents.

WHEREAS, under and by virtue of a certain writ of attachment issued out of the _____ Court of _____ County, State of _____, in an action wherein _____ is plaintiff and _____ is defendant, directed and delivered to said _____ as Sheriff of said _____ County, State of _____, and in which writ said sheriff was commanded to attach and safely keep so much of certain personal property as would be sufficient to satisfy the sum of _____ Dollars (\$ _____), which, thereupon, the said Sheriff did so attach and take, and

WHEREAS, upon the taking of said property, by virtue of said writ, one _____, by due notice given to said Sheriff, claimed the said property as _____ (his or her) own, and

WHEREAS, notwithstanding such third party claim by the said _____, the said plaintiff requires the said Sheriff to retain such property, under levy, in his possession (or to turn it over to plaintiff, if on writ of execution, unless jurisdiction prohibits).

NOW, THEREFORE, if the said principal _____ (his, hers, or their) heirs, executors, administrators, successors or assigns, or any of them, shall well and truly indemnify and save harmless the said Sheriff from all damages, costs, charges and expenses of any nature whatsoever, and against all loss and liability which he shall sustain, or in any wise be put to, by reason of the levying, taking, sale, or retention of said property under such writ in his custody and claimed by _____ as aforesaid, then this obligation shall be void, otherwise to remain in full force and effect.

In witness whereof, the Principal and Surety have hereunto set their hands and seals this _____ day of _____, 199__.

Attest: _____

By: _____
PRINCIPAL

Attest: _____

By: _____
SURETY Attorney-in-fact

Submit Form Online

CONTACT INFORMATION (required)

Your Name:

Email Address:

Phone Number:

DIRECTIONS

- In order to submit electronically, application form needs to be opened in Adobe Acrobat Reader (version 8 or higher).
- Internet email programs will **not** work with this feature.
- Other submission options: Save, Print and Fax to: **877-257-2166** or Email to: **bondbcssubmit@thehartford.com**
- Do **not** hit Submit more than once, you will receive confirmation
- After submitted, the Hartford Bond Center will contact you to complete the process.
- Any questions, call the Hartford Bond Center: 888-656-0817

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