**Please complete section 1, 10 & 11 then fax back to 407-330-3949 for approval



THE MAIN STREET AMERICA GROUP

NGM Insurance Company • Old Dominion Insurance Company Main Street America Assurance Company • MSA Insurance Company Information Systems and Services Corporation

FLORIDA ALL-PURPOSE SURETY BOND APPLICATION

PLEASE PRINT OR TYPE

1	COMPLETE FOR ALL BO	NDS: I have Exec	uted The	Please send me Ti Following Bond:		rect Bill (Cancelable Bonds Only)			
	AGENT Bond No. Nielson, Mosholder & Associates								
	ADDRESS 4380 ST Johns Pkwy #	±110, Sanford FL 327	71		AUTHORIZED BY				
	PRINCIPAL NAME	☐ Individual ☐ Pa	artnership	Corporation	NET WORTH	Office Use Only			
	ADDRESS				SOCIAL SECURITY	Class Und. Rev			
	HAVE YOU EVER FAILED II SHIP INTEREST IN A BUSII PROMISED YOUR CREDIT PREVIOUS SURETY (IF	Dir. Not Info. For Ren.							
	TYPE OF BOND Tax ID # ARC				ARC#				
	AMOUNT OF BOND	EFFECTIVE DATE	E EX	(PIRATION DATE (IF AN	NY) TERM 1yr	PREMIUM \$			
	RENEWAL INSTRUCTIONS: 1. EXPIRES 2. CONTINUOUS 3. CONTINUATION CERTIFICATE 4. NEW BOND DELIGEE (EXACT NAME)								
	ADDRESS								
	IF BOND DECLINED BY ANOTHER COMPANY, GIVE NAME OF COMPANY AND REASON FOR DECLINATION								
	DATE								
	Agent's Signature (Principal – Indemnitor's Signature on Reverse Side of Form)								
LICENSE OR PERMIT BOND Financial statement and signature required if credit or financial guarantee. If bond does not contain a cancellation provision – submit for prior approval.									
2	TYPE OF BOND ARC BOND				LENGTH OF TIME IN	N BUSINESS?			
-	PUBLIC LIABILITY AND P	ROPERTY DAMAGE IN	SURANCE	CARRIED?					
	IF NGM, POLICY #			WILL REI	NEWAL BE DESIRED?				
3 [MOTOR VEHICLE TITLE BOND								
J	IS PRINCIPAL OWNER WHO LOST TITLE?								
	DETAILS OF WHY TITLE	NOT AVAILABLE							
-	IF SALVAGE – PLEASE A	TTACH COPY OF BILL	OF SALE.						

FIDUCIARY PROBATE BOND

4	Kind of Bond: (Check Box)	PRINCIPAL'S (RINCIPAL'S OCCUPATION			RELATIONSHIP OF PRINCIPAL TO DECEASED/MINOR/WARD				
	☐ Administrator									
	☐ Executor	COURT OR CO	DUNTY WHERE B	OND IS FILED)					
	Guardian / Minor (over \$5,000 NGM Approval Required)	NAME OF DEC	EASED/MINOR/W	/ARD	ARD					
	☐ Conservator			I						
	Trustee	DATE OF DEA	TH (if applicable)	NUMBER O	F HEIRS		BIRTHDATEO	F MINOR OR WARD		
	Receiver	NAME OF ATT	ORNEY (if none, p	lease obtain a	innroval)		(if applicable) PHONE NUMBER			
	☐ Sale of Real Estate	NAME OF ATT	Oltive: (ii florie, p	icase obtain a	ippiovai)		PHONE NOWBER			
	Other	ADDRESS								
	PLEASE CHECK CORRECT SQUARES									
	Yes No	·	Yes No							
	☐ ☐ Is going busine ☐ ☐ Has any party	had prior custody	of accets?				Is principal indebted to estate? Is principal successor fiduciary?			
		ssension among					principal succes	301 Huddiary:		
	IF ANSWER TO ANY OF THE AB			ILL DETAILS T	О СОМРА	NY FOR	APPROVAL BEF	ORE EXECUTING BOND		
	☐ ☐ Will joint contro	ol be exercised?	(if yes, by whom?)							
				FFICIAL BON						
)	☐ ELECTED TAX RO	_L OR DUPLICA	TE (TAX COLL. BO	OND ONLY)	OFFICIA	L TITL	E			
	TERM OF OFFICE BEGINS ENDS		OTHER OR PRE	/IOUS OCCU	PATION		PREMIUM TO E	BE PAID YEARS ADVANCE		
	BEGINS ENDS YES NO						ANTOALLI			
	☐ ☐ Has he/she previous	sly occupied this	nosition? If so fron	n						
	☐ ☐ Is this bond required									
			oncern? YES					or full evaluation		
	Date of Last Audit:	_ Arry areas or co			o, piease	allacii	separate sheet it	л тип ехріанаціон.		
	(Latest Fisca	al Year End Finar	CONTR ncial Statement Re	ACT BOND quired – Signa	ature Regi	uired o	n Back of Applica	tion)		
6	☐ BID BOND ☐	PERFORMANCE	BOND			uu u.	T Back of 7 (ppiloa			
CONTRACT OR BID PRICE: \$										
	BID DATE	DATE	CONTACT AWAR	DED		ESIII	MATED STARTIN	RTING DATE		
	DESCRIPTION AND LOCATION OF WORK (ATTACH COPY OF CONTRACT)									
	COMPLETION PENALT	SUBCONTRACTED PORTIONS OF JOB			NS OF JOB	AMOUNT				
				1						
	MAINTENANCE PERIOD		HAVE NECESSAR							
	EQUIP? 3									
	SPECIAL HAZARDS IF ANY									
	BID RESULTS NAME		AMOUNT	CONTRACT	TORS UNC	OMPLE	TED WORK-ON-H	AND AS OF		
	Low:						AMOUNT	ESTIMATED		
	2 nd :			CONTRACT	ΓNAME	U۱	COMPLETED	COMPLETION DATE		
	3 rd :			_						
	If not in top 3, Bid Amount: \$									
	CONTRACTOR'S EXPERIENT PRESENT FIRM:	-								
	LARGEST AGGREGATE WO									
		_	AR							
	LARGEST SINGLE JOB									
		YE	AR							
				USE SEPAR	ATE SCHE	DULE (68-4039) EXCEPT F	FOR MINIMAL AMOUNTS		

	/-		_	URT BOND				
7	(Financial Statement Required- Signature Required on Back of Application) TYPE OF BOND							
	NAME OF DIAINTIES							
	NAME OF PLAINTIFF DEFENDANT							
	DESCRIBE NATURE OF ACTION A	CTION AND PROPERTY INVOLVED PROPE				ERTY VALUE		
	COURT OR COUNTY WHERE BOI	ND FILED						
	NAME AND ADDRESS OF ATTOR	NEY						
				CURITIES BOND red on Back of Application)				
8	FULL DESCRIPTION OF LOST INS	TRUMENT						
	HOW DID INSTRUMENT BECOME	LOST OR	DESTROYED?					
	IS DUPLICATE TO BE ISSUED OR	PAYMENT	MADE ON LOS	T INSTRUMENT?	AMO	DUNT		
	HAS NOTICE OF LOSS BEEN GIV	EN? (EXPL	AIN)					
	ARE SECURITES: ☐ REGIS	TERED TO	WHOM:					
		LE TO WHO						
	AMOUNT DATE OF	ISSUE						
	DATE OF OWNERSHIP	NO OF	SHARES	PER VALUE	MARKET VALUE			
	DATE OF OWNERORIII	140. 01	SHARLS	I LIN VALUE	IVIAIXIXL	IT VALUE		
	HAVE SECURITIES BEEN ENDOR	SED, ASSI	GNED, HYPOTH	ECATED, PLEDGED OR OT	HERWISE DISPOSE	D OF? (EXPLAIN)		
				TUED DOLLDO				
			(Miscellaneou	THER BONDS s Surety, Federal, etc.)				
9	(Finar TYPE OF BOND:	cial Stateme	nt MAY be Require	d - Signature Required on Back of SPECIAL FORM TYPE		NO.		
-	DESCRIPTION OF OBLIGATION V	/ITH COMP	LETE DETAILS:		23 (attach copy) [] i	10		
_								
-								
-								
				AL STATEMENT				
10 i	(Attach a Copy of Your Late FULL NAME	est Audit Rep	ort or Complete th	s Balance Sheet – Attach Suppo				
	STATEMENT OF ASSETS AND LIABIL		FISCAL YEAR END NET PROFIT FOR YEAR?					
	ASSETS		(MONTH TOTAL	DAY YEAR) LIABILIT	IES	TOTAL		
	Cash in	Bank		Notes payable to Bank (Mo		\$		
	Cash in	Bank	-	Notes payable to Bank (Mo		7		
	Cash on hand			Notes payable to others (M	•			
	Stocks, Bonds, etc.			Accounts payable				
	Notes Receivable			Accruals				
	Accounts receivable			Taxes				
	Merchandise in stock			Mortgage on real estate (M				
	Real estate – Homestead			Equipment encumbrance (I	vionthly \$)			
	Real estate – Business			Other liabilities – Describe				
	Equipment							
	Furniture and fixtures							
	Other assets – Describe			Tatal Link Wein-				
				Total Liabilities				
				Capital Stock (Paid In)				
	TOTAL		\$	Surplus or Net Worth TOTAL		\$		

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SPECIFIC INDEMNITY AGREEMENT

- NOW, THEREFORE, the undersigned, hereinafter called the Indemnitor(s) (if there be more than one Indemnitor they jointly and severally and for each other do) hereby undertake, represent, warrant and agree as follows:
- 1. That the foregoing statements made and answers given in this application are the truth without reservation, and are made for the purpose of inducing the Old Dominion Insurance Company, hereinafter referred to as the Company, to execute or procure the execution of a certain bond or undertaking herein applied for.
- 2. That this Agreement shall apply to the bond or undertaking herein applied for, and any and all extensions, increases, modifications or renewals thereof, or additions or substitutions therefore, any and all such instruments separately and collectively being hereinafter called the Bond.
- 3. That the Company is hereby authorized to confirm the bank balance claimed in the financial statement and to verify all other items in said statement.
- 4. That the Indemnitor(s) shall pay the Company in advance the initial premium for the Bond, and any renewal or additional premium charges (all such premiums shall be in accord with the applicable schedule of rates published by the Company) as may become due until the Company shall be discharged and released from any and all liability and responsibility under the Bond and until the Indemnitor(s) shall deliver to the Company competent written evidence satisfactory to the Company of such discharge and release.
- 5. That the Indemnitor(s) shall at all times indemnify, save the Company harmless from, and place the Company in funds to meet any claim, demand, loss, liability, cost, charge, attorneys' fee, expense, suit, order, judgment, or adjudication arising from the existence of the Bond.
- 6. That if the Company shall set up a reserve to cover any claim, demand, loss, liability, cost, charge, attorneys' fee, expense, suit, order, judgment or adjudication arising from the existence of the Bond the Indemnitor(s) shall, immediately upon demand, deposit with the Company a sum of money equal to such reserve, such sum to be held by the Company as collateral security for the Bond obligation.
- 7. That the Company shall have the exclusive right to determine for itself and the Indemnitor(s) whether any claim or suit brought against the Company or the Principal, as a result of the existence of the Bond, shall be settled or defended and its decision shall be binding and conclusive upon the Indemnitor(s).
- 8. That this Agreement shall bind the heirs, executors, administrators, successors and assigns of the Indemnitor(s).
- 9. That nothing herein contained shall be in derogation of any right or remedy which the Company might have independently hereof.
- 10. That if the Bond be given in connection with a bid or contract, the Company is hereby authorized, but not required, to consent to any change in the contract or in the plans or specifications relating thereto: to make or guarantee advances or loans for the purposes of the contract without the necessity of seeing to the application thereof, it being understood that the amount of all such advances or loans, unless repaid with legal interest to the Company when due, shall be conclusively presumed to be a loss hereunder; in the event of abandonment, forfeiture or breach of the contract, or the breach of any bond given in connection therewith, or the failure, neglect or refusal to pay for labor or materials used in the prosecution of the contract, to take possession of the work under the contract and, at the expense of the Indemnitor(s) to complete the contract, or cause, or consent, to the completion thereof. The Indemnitor(s) hereby assigns, transfers, and sets over to the Company (to be effective as of the date of the Bond, but only in the event of a default as aforesaid), all right, title and interest of the Indemnitor(s) in and to all the tools, plant, equipment and materials of every nature and description that the Indemnitor(s) may have upon the work provided for in the contract covered by the Bond, or in, on or about the site thereof, including as well materials purchased for, or chargeable to such contract, which may be in the process of construction, in storage elsewhere, or in transportation to said site, and the Indemnitor(s) rights in and to all sub-contracts which may be entered into and the materials embraced therein appertaining to said contract; and the Indemnitor(s) further agrees in the event of any breach or default on its part in any of the provisions of the contract or the Bond that the said Company shall be subrogated to all the rights and properties of the Indemnitor(s) in such contract, including deferred and reserved payments, current and earned estimates and final payments, and any and all monies and securities that may be due and payable at the time of such default on this or any other contract of the Indemnitor(s) or any one or more of them on which the Company is or may become Surety, or on account of extra work or materials supplied in connection therewith, or that may thereafter become due and payable on account of said contract or any other contract of the Indemnitor(s) or any one or more of them on which the Company is or may become Surety. And the Indemnitor(s) hereby authorize the Company to endorse in the name of the payee, and to collect any check, draft, warrant or other instrument made or issued in payment of any monies due on such contracts and to disburse the proceeds thereof.
- 11. That the word Indemnitor(s) as used herein, or personal pronouns used to refer to said work, shall apply regardless of number or gender, and to individuals, partnerships or corporations, as the circumstances require.

"ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER FILES A STATEMENT OF CLAIM OR APPLICATION CONTAINING ANY FALSE, INCOMPLETE, OR MISLEADING INFORMATION IS GUILTY OF A FELONY OF THE THIRD DEGREE."

① Signed, Sealed and DATED this	,,,,	•
	(Type Business Name)	
2	SIGNED:	③ (Seal)
ATTEST OR WITNESS	(INDEMNITOR – BUSINESS)	
	Typed Name & Title:	
2	SIGNED:	3
WITNESS	(INDEMNITOR – INDIVIDUALLY) and SOCIAL SECURITY #	
	Typed Individual Indemnitor Name:	
	Individual Indemnitor Address:	
2	SIGNED:	3
WITNESS	(INDEMNITOR – INDIVIDUALLY) and SOCIAL SECURITY #	
	Typed Individual Indemnitor Name:	
	Individual Indemnitor Address:	
Indemnity Agreement Must Be: ① Dated	② Witnessed ③ Signed by Principal / Indemnitors	